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JOURNALS

OF THE

HOUSE OF COMMONS

OF

CANADA

VOLUME XXVIII.

JOURNALS

OF THE

HOUSE OF COMMONS

OF THE

DOMINION OF CANADA

FROM THE 15TH OF MARCH TO THE 23RD OF JULY, 1894, BOTH DAYS INCLUSIVE.

In the Fifty-seventh and Fifty-eighth Years of the Reign of Our Sovereign Lady, Queen Victoria.

BEING THE 4TH SESSION OF THE 7TH PARLIAMENT OF CANADA.

SESSION, 1894.

PRINTED BY ORDER OF THE HOUSE OF COMMONS.

VOLUME XXVIII.

PROCLAMATIONS

CANADA



STANLEY OF PRESTON.

[L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—Greeting:

WHEREAS Our Parliament of Canada stands prorogued to the ELEVENTH day of the month of May, instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking, and by these presents enjoining you, and each of you, that on Tuesday, the Twentieth day of the month of June next, you meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. Herein Fail Not.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved the Right Honourable Sir Frederick Arthur Stanley, Baron Stanley of Preston, in the County of Lancaster, in the Peerage of the United Kingdom; Knight Grand Cross of Our Most Honourable Order of the Bath, Governor General of Canada, and Vice-Admiral of the same.

At Our Government House, in Our CITY OF OTTAWA, this FIFTH day of MAY, in the year of Our Lord. One thousand eight hundred and ninety-three, and in the Fifty-sixth year of Our Reign.

By Command,

Saml. E. St. O. Chapleau, Clerk of the Crown in Chancery, Canada.

DERBY.

[L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—Greeting:

WHEREAS Our Parliament of Canada stands prorogued to the TWENTIETH day of the month of June, instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking, and by these presents enjoining you, and each of you, that on Monday, the Thirty-first day of the month of July next, you meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. Herein Fail Not.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. Witness, Our Right Trusty and Well-Beloved Cousin and Councillor, Frederick Arthur, Earl of Derby, Baron Stanley of Bickerstaffe, Baron Stanley of Preston; Knight Grand Cross of Our Most Honourable Order of the Bath, Governor General of Canada.

At Our Government House, in Our CITY OF OTTAWA, this SIXTEENTH day of June, in the year of Our Lord, One thousand eight hundred and ninety-three, and in the Fifty-sixth year of Our Reign.

By Command,

SAML. E. St. O. CHAPLEAU, Clerk of the Crown in Chancery, Canada.

JOHN J. McGEE,

Deputy Governor.

[L.S.]

VICTOBIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Quben, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—Greeting:

WHEREAS Our Parliament of Canada stands prorogued to the Thirty-First day of the month of July, instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for

Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking, and by these presents enjoining you, and each of you, that on Monday, the Eleventh day of the month of September next, you meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. Herein Fail Not.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, JOHN J. McGee, Esquire, Deputy of Our Right Trusty and Well-Beloved Cousin and Councillor, Frederick Arthur, Earl of Derby, Baron Stanley of Bickerstaffe, Baron Stanley of Preston; Knight Grand Cross of Our Most Honourable Order of the Bath, Governor General of Canada.

At Our Government House, in Our CITY OF OTTAWA, this FIFTEENTH day of JULY, in the year of Our Lord, One thousand eight hundred and ninety-three, and in the Fifty-seventh year of Our Reign.

By Command,

Saml. E. St. O. Chapleau, Clerk of the Crown in Chancery, Canada.

A. MONTGOMERY-MOORE.

Lieutenant-General, Administrator.

[L.S.]

VICTOBIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c.,

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—Greeting:

WHEREAS Our Parliament of Canada stands prorogued to the ELEVENTH day of the month of September, instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know Ye, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking, and by these presents enjoining you, and each of you, that on Monday, the Twenty-third day of the month of October next, you meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. Herein Fail Not.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. Witness, Our Trusty and Well-Beloved Lieutenant-General, Alexander George Montgomery-Moore, Administrator of the Government of Canada and Commander of Our Forces therein, &c., &c.

At Our City of Halifax, in Our said Dominion, the Eighth day of September, in the year of Our Lord, One thousand eight hundred and ninety-three, and in the Fifty-seventh year of Our Reign.

By Command,

SAML. E. St. O. CHAPLEAU, Clerk of the Crown in Chancery, Canada.

A. MONTGOMERY-MOORE,

Lieutenant-General, Administrator.

[L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c.,

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—Greeting:

WHEREAS Our Parliament of Canada stands prorogued to the Twenty-third day of the month of October, instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know Ye, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking, and by these presents enjoining you, and each of you, that on Monday, the Fourth day of the month of December next, you meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. Herein Fail Not.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. Witness, Our Trusty and Well-Beloved Lieutenant-General, Alexander George Montgomery-Moore, Administrator of the Government of Canada and Commander of Our Forces therein, &c., &c.

At Our City of Halifax, in Our said Dominion, the TWENTIETH day of October, in the year of Our Lord, One thousand eight hundred and ninety-three, and in the Fifty-seventh year of Our Reign.

By Command,

SAML. E. St. O. CHAPLEAU, Clerk of the Crown in Chancery, Canada.

ABERDEEN.

[L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—Greeting:

WHEREAS Our Parliament of Canada stands prorogued to the Fourth day of the month of December, instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know Ye, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking, and by these presents enjoining you, and each of you, that on Monday, the Fifteenth day of the month of January next, you meet Us in Our

Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. Herein Fail Not.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. Witness, Our Right Trusty and Well-Beloved Cousin and Councillor, the Right Honourable Sir John Campbell Hamilton-Gordon, Earl of Aberdeen; Viscount Formartine, Baron Haddo, Methlic, Tarves and Kellie, in the Peerage of Scotland; Viscount Gordon of Aberdeen, County of Aberdeen, in the Peerage of the United Kingdom; Baronet of Nova Scotia, &c., &c., Governor General of Canada.

At Our Government House, in Our CITY OF OTTAWA, this FIRST day of DECEMBER, in the year of Our Lord, One thousand eight hundred and ninety-three, and in the Fifty-seventh year of Our Reign.

By Command,

Saml. E. St. O. Chapleau, Clerk of the Crown in Chancery, Canada.

ABERDEEN.

[L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—Greeting:

WHEREAS Our Parliament of Canada stands prorogued to the Fifteenth day of the month of January, instant, at which time, at Our City of Ottawa, you were held and constrained to appear; Now Know YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our Loving Subjects, We have thought fit, by and with the advice of Our Privy Council for Canada, to relieve you, and each of you, of your attendance at the time aforesaid, hereby convoking, and by these presents enjoining you, and each of you, that on Monday, the Twenty-sixth day of the month of February next, you meet Us in Our Parliament of Canada, at Our City of Ottawa, there to take into consideration the state and welfare of Our said Dominion of Canada, and therein to do as may seem necessary. Herein Fail Not.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. Witness, Our Right Trusty and Well-Beloved Cousin and Councillor, the Right Honourable Sir John Campbell Hamilton-Gordon, Earl of Aberdeen; Viscount Formartine, Baron Haddo, Methlic, Tarves and Kellie, in the Peerage of Scotland; Viscount Gordon of Aberdeen, County of Aberdeen, in the Peerage of the United Kingdom; Baronet of Nova Scotia, &c., &c., Governor General of Canada.

At Our Government House, in Our CITY OF OTTAWA, this TWELFTH day of January, in the year of Our Lord, One thousand eight hundred and ninety-four, and in the Fifty-seventh year of Our Reign.

By Command,

SAML. E. ST. O. CHAPLEAU,

Clerk of the Crown in Chancery, Canada.

ABERDEEN.

[L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c., &c.

To Our Beloved and Faithful the Senators of the Dominion of Canada, and the Members elected to serve in the House of Commons of Our said Dominion, and to each and every of you,—GREETING:

WHEREAS the meeting of Our Parliament of Canada stands prorogued to the Twenty-sixth day of February, instant, Nevertheless, for certain causes and considerations, We have thought fit further to prorogue the same to Thursday, the Fifteenth day of the month of March next, so that neither you, nor any of you on the said Twenty-sixth day of February, instant, at Our City of Ottawa to appear are to be held and constrained: for We do will that you and each of you, be as to Us, in this matter, entirely exonerated; commanding, and by the tenor of these presents, enjoining you, and each of you, and all others in this behalf interested, that on Thursday, the Fifteenth day of the month of March next, at Our City of Ottawa aforesaid, personally you be and appear, for the Despatch of Business, to treat, do, act and conclude upon those things which in Our said Parliament of Canada, by the Common Council of Our said Dominion, may, by the favour of God, be ordained.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. Witness, Our Right Trusty and Well-Beloved Cousin and Councillor, the Right Honourable Sir John Campbell Hamilton-Gordon, Earl of Aberdeen; Viscount Formartine, Baron Haddo, Methlic, Tarves and Kellie, in the Peerage of Scotland; Viscount Gordon of Aberdeen, County of Aberdeen, in the Peerage of the United Kingdom; Baronet of Nova Scotia, &c., &c., Governor General of Canada.

At Our Government House, in Our CITY OF OTTAWA, in Our said Dominion, this Twelfth day of February, in the year of Our Lord, One thousand eight hundred and ninety-four, and in the Fifty-seventh year of Our Reign.

By Command,

Saml. E. St. O. Chapleau, Clerk of the Crown in Chancery, Canada.

JOURNALS

OF THE

HOUSE OF COMMONS

OF

CANADA.

FOURTH SESSION, SEVENTH PARLIAMENT, 1894.

Thursday, 15th March, 1894.

This being the day on which Parliament is convoked by Proclamation (hereto annexed) for the Despatch of Business, and the Members of The House being assembled;

PRAYERS.

Mr. Speaker communicated to The House the following letter:-

Office of the Governor General's Secretary, Ottawa, 12th March, 1894.

SIR,

I have the honour to inform you that His Excellency the Governor General will proceed to the Senate Chamber to open the Session of the Dominion Parliament, on Thursday, the 15th instant, at Three o'Clock, P.M.

I have the honour to be, Sir, Your obedient servant,

ARTHUR GORDON,
Governor General's Secretary.

The Honourable

The Speaker of the House of Commons.

A Message was brought by Réné E. Kimber, Esquire, Gentleman Usher of the Black Rod:—

Mr. Speaker:

His Excellency the Governor General desires the immediate attendance of this Honourable House in the Senate Chamber.

Accordingly, Mr. Speaker, with The House, went up to the Senate Chamber and having returned;

1

Mr. Speaker informed The House, That he had received from the Judges selected for the trial of Election Petitions, pursuant to "The Dominion Controverted Elections Act," Certificates and Reports relating to the Elections:—

For the Electoral District of Soulanges:
For the Electoral District of L'Islet, and:

For the Electoral District of Vaudreuil:

And the same were read, and ordered to be entered in the Journals of this House, and are as follow:—

(Translation.)

SOULANGES CONTROVERTED ELECTION.

Canada,
Province of Quebec,
District of Montreal.

In the Superior Court.

DOMINION CONTROVERTED ELECTIONS ACT AND AMENDMENTS.

In re the Election of a Member of the House of Commons of Canada, for the Electoral District of Soulanges, in the Judicial District of Montreal, holden on the 6th and 13th days of December, 1892, being the nomination day and the polling day, respectively.

(No. 1.)

The 22nd May, 1893.

Present:

The Honourable Mr. Justice Gill.

ELIE PILON, day labourer, of the Village of Coteau Landing, in the Electoral District of Soulanges, in the Judicial District of Montreal,

Petitioner;

and

James W. Bain, merchant, of the Parish of St. Polycarpe, in the said District,

Respondent.

The Court having heard the Petitioner and Respondent by their respective Attorneys, on the preliminary objections filed in this case, examined the record and procedure and deliberated:

Considering that the said Petitioner being called upon to proceed, declareth

that he has no evidence to produce;

Doth maintain the preliminary objections of the said Respondent and dismiss the Election Petition, in default of proof of Petitioner's qualification, which is specially denied by the said preliminary objections, with costs against the said Petitioner.

(A true copy.)

L. H. COLLARD, Deputy Prothonotary, S.C. Montreal, 1st June, 1893.

To the Honourable Peter White, Speaker, House of Commons, Ottawa.

SIR,—I have the honour to transmit you herewith a copy of judgment, rendered on the Twenty-second of May last, 1893, maintaining preliminary objections and dismissing the Election Petition re election of the Electoral District of Soulanges, Elie Pilon vs. J. W. Bain.

I have the honour to be, Sir,

Your obedient servant,

L. H. COLLARD,

Deputy Prothonotary, S.C.

(Translation.)

L'ISLET CONTROVERTED ELECTION.

Canada,
Province of Quebec,
District of Montmagny.

In the Superior Court.

(No. 11.)

DOMINION CONTROVERTED ELECTIONS ACT.

Election of a Member of the House of Commons of Canada, for the Electoral District of L'Islet, holden on the 29th day of December, 1892, for the nomination of candidates, and the 5th day of January, 1893, for the polling.

CHARLES FRANÇOIS LECLERC, surveyor, of the Parish of St. Jean Port Joli,

Petitioner;

and

JOSEPH ISRAEL TARTE, of the City of Montreal, notary and journalist,

Respondent.

The 22nd day of May, 1893.

Present:

The Honourable Mr. Justice H. C. Pelletier.

The parties having been heard through their respective Advocates, on the merits of the preliminary objections filed by Respondent against the Petition in this case, and

Considering that Petitioner hath declared that he has no evidence to produce, as

to the quality and qualification of the Petitioner, and

Considering that the quality of elector assumed by the said Petitioner has not been proved: I, the undersigned, one of the Judges of the Superior Court of the Province of Quebec, specially charged with the administration of justice in the District of Montmagny and with this said Election Petition, do maintain the said preliminary objections, in so far as regards the qualification of the said Petitioner, and do in consequence dismiss the said Petition, without costs.

(Signed) H. C. PELLETIER, J. S. C.

(A true copy.)

BENDER AND MARTINEAU,

P. S. C. My.

Canada,
Province of Quebec,
District of Montmagny.

In the Superior Court.

(No. 12.)

DOMINION CONTROVERTED ELECTIONS ACT.

Election of a Member of the House of Commons of Canada, for the Electoral District of L'Islet, held on the 29th day of December, 1892, for the nomination of candidates, and the 5th January, 1893, for the polling.

JOSEPH ISBAEL TARTE, of the City of Montreal, notary and journalist,

Petitioner:

and

Joseph Adolphe Dionne, of the City of Quebec, advocate, Respondent;

The 22nd May, 1893.

Present:

The Honourable H. C. PELLETIER.

Parties heard on preliminary objections filed by Respondent to the counter Election Petition of Israel Tarte, Esquire, by their respective Advocates, and considering that Petitioner has admitted that no duly certified copy of the said counter-Petition was served on Respondent according to law; and considering that that omission is the omission of an essential formality: I, the undersigned, one of the Judges of the Superior Court of the Province of Quebec, specially charged with the administration of Justice, in the District of Montmagny and with this present counter-Election Petition, maintain the said preliminary objections as regards the service of the said Election Petition, and, in consequence, dismiss the said counter-Petition, without costs.

(Signed) H. C. PELLETIER, J. S. C.

(A true copy.)
BENDER AND MARTINEAU,

P. S. C. My.

Canada,
Province of Quebec,
District of Montmagny.
(No 11.)

In the Superior Court.

DOMINION CONTROVERTED ELECTIONS ACT.

Election of a Member of the House of Commons of Canada, for the Electoral District of L'Islet held on the 29th December, 1892, for the nomination of candidates, and the 5th January, 1893, for the polling.

C. F. LECLERC,

Petitioner;

and

J. I. TARTE.

Respondent;

and

J. I. TARTE,

Counter Petitioner ;

and

J. A. DIONNE,

Respondent.

To the Honourable Peter White.

Speaker of the House of Commons of Canada.

Sir,—I have the honour to transmit to you a certified copy of my decision in the matter of the Election Petition and counter-Petition above designated, which were dismissed on preliminary objections,—the first named because the qualification of the Petitioner was not proved; and the second for lack of service according to law. No proof of corrupt practices was submitted to me in these two cases.

I have the honour to be, sir, Your obedient servant.

H. C. PELLETIER.

One of the Judges of the Superior Court of the Province of Quebec, specially charged with the administration of Justice in the District of Montmagny, wherein is situate the Electoral District of L'Islet.

VAUDREUIL CONTROVERTED ELECTION.

Province of Quebec. District of Montreal.

Superior Court.

Dominion Controverted Elections Act and Amendments.

The 27th day of December, 1893.

Present:

The Honourable Judge Gill.

do

LORANGER.

(No. 2.)

In re the Election of a Member of the House of Commons of Canada, for the Electoral District of Vaudreuil, in the Judicial District of Montreal, held on the 5th and 12th days of April last, being respectively the days of nomination and polling.

> GUILLAUME, alias WILLIAM EMOND, farmer, of the Parish of St. Michel de Vaudreuil, in the Electoral District of Vaudreuil, in the Judicial District of Montreal,

> > Petitioner;

and

HENRY STANISLAUS HARWOOD, SURVEYOR, of the Village of Vaudreuil, in the said District,

Respondent.

We, the undersigned Judges of the Superior Court for the Province of Quebec, sitting in and for the District of Montreal, for the trial and adjudication of the Election Petition in this matter, after having heard Petitioner and Respondent at the time and place appointed for the trial, examined the record and procedure and deliberated:

Considering that the said Petitioner has not proved the allegations of the said Election Petition;

Do dismiss the said Petition with costs against the said Petitioner.

(Signed)

CHARLES GILL, J.S.C.

do

L. O. LORANGER,

J.S.C.

(A true copy.)

L. H. COLLARD, Deputy Prothonotary.

Montreal, 5th January, 1894.

The Honourable Peter White. Speaker. House of Commons, Ottawa.

SIR,—We have the honour to inclose a certified copy of final judgment by us, rendered on the 27th December last, dismissing the Election Petition tried before us, in pursuance of the Dominion Controverted Elections Act and Amendments, in re the Election for the Electoral District of Vaudreuil.

We have further the honour to report to you:

That it was not proved that any corrupt practice was committed at the said election by any of the candidates thereat, or by any of their agents, or by any person whomsoever.

We have the honour to be, Mr. Speaker,

Your obedient servant, CHARLES GILL, J.S.C.

(Signed)

do

L. O. LORANGER, J.S.C.

Mr. Speaker informed The House, That during the Recess, he had received communications from several Members notifying him that the following vacancies had occurred in the representation of the Electoral Districts of Vancouver, Winnipeg and City of Ottawa; and that he had issued his Warrants to the Clerk of the Crown in Chancery to make out new Writs of Elections for the said Electoral Districts,respectively.

Dominion of Canada, House of Commons.

To the Honourable

The Speaker of the House of Commons.

We, the undersigned, hereby give Notice that a vacancy hath occurred in the representation in the House of Commons, for the Electoral District of Vancouver, in the Province of British Columbia, by reason of the demise of David William Gordon, Esquire.

Given under our hands and seals, at the City of Ottawa, this 3rd day of April,

1893.

THOMAS EARLE.

[L.S.]

Member for the Electoral District of Victoria, B.C.

A. W. ROSS,

[L.S.]

Member for the Electoral District of Lisgar, Manitoba.

Winnipeg, Manitoba, 4th May, 1893.

To the Honourable Peter White,

Speaker of the House of Commons, Ottawa.

Sir,-I hereby declare that it is my intention to resign, and I do hereby resign my Seat in the House of Commons, of Canada, as Member for the Electoral District of Winnipeg.

In witness whereof I have hereunto set my hand and seal on the day and year above written.

Signed and sealed in the presence of WILLIAM J. TUPPER, F. H. PHIPPEN.

HUGH J. MACDONALD. [L.S.] Dominion of Canada, to Wit:

To the Honourable

The Speaker of the House of Commons.

We, the undersigned, hereby give Notice that a vacancy hath occurred in the representation in the House of Commons, for the Electoral District of the City of Ottawa through the acceptance of an office of emolument under the Crown by one of the sitting Members thereof, viz., Charles H. Mackintosh.

Given under our hands and seals, at the City of Ottawa, this Tenth day of

November, 1893.

JOHN HAGGART. [L.S.]

Member for the Electoral District of the South Riding of Lanark.

J. C. PATTERSON. [L.S.]

Member for the Electoral District of the West Riding of Huron.

Mr. Speaker further informed The House, that during the Recess, the Clerk of the House had received from the Clerk of the Crown in Chancery the following Certificates:—

Office of the Clerk of the Crown in Chancery, Canada.
Ottawa, 5th October, 1893.

This is to certify that in virtue of a Writ of Election dated the Sixth day of April last, issued by His Excellency the Governor General, and addressed to Marshal Bray, Esquire, of Nanaimo, B.C., as Returning Officer for the Electoral District of Vancouver, in the Province of British Columbia, for the Election of a Member to represent the said Electoral District in the House of Commons of Canada, in the present Parliament in the room of David William Gordon, Esquire, deceased; Andrew Haslam, Esquire, of Nanaimo, B.C., mill-owner, has been duly returned as such representative, as appears by the Return to the said Writ, deposited of record in my office.

SAML. E. St. O. CHAPLEAU, [L.S.]
Clerk of the Crown in Chancery, Canada.

To J. G. Bourinot, Esquire, C.M.G., LL.D., Clerk of the House of Commons, of Canada.

Office of the Clerk of the Crown in Chancery, Canada.
Ottawa, 5th October, 1893.

This is to certify that in virtue of a Writ of Election dated the Fifteenth day of March last, issued by His Excellency the Governor General, and addressed to François de Sales Bastien, Esquire, of Vaudreuil, P.Q., as Returning Officer for the Electoral District of Vaudreuil, in the Province of Quebec, for the Election of a Member to represent the said Electoral District in the House of Commons of Canada, in the present Parliament in the room of Hugh McMillan, Esquire, whose election hath been declared void; Henry Stanislaus Harwood, Esquire, Provincial Land Surveyor, of Vaudreuil, P.Q., has been duly returned as such representative, as appears by the Return to the said Writ, deposited of record in my office.

SAML. E. St. O. CHAPLEAU, [L.S.]
Clerk of the Crown in Chancery, Canada.

To J. G. Bourinot, Esquire, C.M.G., LL.D., Clerk of the House of Commons, of Canada. Office of the Clerk of the Crown in Chancery, Canada.

Ottawa, 27th November, 1893.

This is to certify that in virtue of a Writ of Election dated the Fourth day of November, instant, issued by His Excellency the Governor General, and addressed to Frank I. Clarke, Esquire, of Winnipeg, Manitoba, as Returning Officer for the Electoral District of Winnipeg, in the Province of Manitoba, for the Election of a Member to represent the said Electoral District in the House of Commons of Canada, in the present Parliament in the room of Hugh John Macdonald, Esquire, who hath resigned his seat; Joseph Martin, Esquire, of the City of Winnipeg, Manitoba, Barrister-at-Law, has been duly returned as such representative, as appears by the Return to the said Writ, deposited of record in my office.

SAML. E. St. O. CHAPLEAU, [L.S.]
Clerk of the Crown in Chancery, Canada.

To J. G. Bourinot, Esquire, C.M.G., LL.D., Clerk of the House of Commons, of Canada.

> Office of the Clerk of the Crown in Chancery, Canada, Ottawa, December 15th, 1893.

This is to certify that in virtue of a Writ of Election dated the Twenty-seventh day of November last, issued by His Excellency the Governor General, and addressed to John Sweetland, Esquire, Sheriff of the City of Ottawa, Ontario, as Returning Officer for the Electoral District of the City of Ottawa, in the Province of Ontario, for the Election of a Member to represent the said Electoral District in the House of Commons of Canada, in the present Parliament in the room of Charles H. Mackintosh, Esquire, who hath accepted an office of emolument under the Crown; Sir James A. Grant, of the City of Ottawa, Ontario, Physician, has been duly returned as such representative, as appears by the Return to the said Writ, deposited of record in my office.

Saml. E. St. O. Chapleau, [L.S.]
Clerk of the Crown in Chancery, Canada.

To J. G. Bourinot, Esquire, C.M.G., LL.D. Clerk of the House of Commons of Canada.

Sir James A. Grant, K.C.M.G., Member for the Electoral District of the City of Ottawa; Henry Stanislaus Harwood, Esquire, Member for the Electoral District of Vaudreuil; Joseph Martin, Esquire, Member for Electoral District of Winnipeg; and Andrew Haslam, Esquire, Member for the Electoral District of Vancouver, having previously taken the Oath according to Law, and subscribed before the Commissioners the Roll containing the same, took their seats in the House.

Ordered, That Sir John Thompson have leave to bring in a Bill respecting the administration of Oaths of Office.

He accordingly presented the said Bill to the House, and the same was received and read the first time.

Mr. Speaker reported, That when The House did attend His Excellency the Governor General this day in the Senate Chamber, His Excellency was pleased to make a Speech to both Houses of Parliament, of which Mr. Speaker said he had, to prevent mistakes, obtained a copy, which he read to the House, as followeth:—

Honourable Gentlemen of the Senate:

Gentlemen of the House of Commons:

In the Queen's name I greet you, for the first time since assuming the high functions intrusted to me by Her Majesty; and it is with feelings of the liveliest satisfaction that I thus meet you assembled for the labours of another session of Parliament.

This feeling of satisfaction is enhanced by the opportunities which I have already enjoyed of visiting, and in my official capacity renewing acquaintance with several of the chief centres of the enterprise and activity of this Dominion; nor need I refrain from assuring you that I have been deeply impressed by the heartiness of the reception accorded to me as Her Majesty's Viceroy and Representative, a reception which has once more manifested the loyalty, the cordiality and the public spirit of the Canadian people.

My predecessor was able to express gratification to you last year, on an increase in trade and on the continued progress of the Dominion. It is gratifying to me to observe that the expectation which was then formed—that the volume of trade during the then current year would exceed that of any year in the history of the Dominion—has been fully realized and that Canada's progress continues, with every

mark of stability and permanence.

It may be observed with satisfaction that a large proportion of this increase is

shown to have been due to an extension of our commerce with Great Britain.

It is a cause of thankfulness that our people have been spared in a very great degree from the sufferings which have visited the populations of some other countries during many months past, and that while the commercial depression prevailing abroad could not but affect the activity of business in the Dominion, we have been free from any extensive financial disaster or widespread distress.

The revenues of the year have been ample for the services which you provided for, and have met the expectations on which the appropriations of last year were

based.

The peaceful conclusion, by the award of the arbitrators at *Paris*, of the controversy which had prevailed so long, with respect to the Seal Fisheries in the *Pacific* Ocean, and the rights of British subjects in *Behring* Sea, has removed the only source of contention which existed between *Great Britain* and the *United States* with regard to *Canada*. There is every reason to believe that Her Majesty's Government will obtain redress for those Canadian subjects of Her Majesty who were deprived of their property and liberty without just cause while the controversy was in progress.

At an early date a measure will be laid before you having for its object a revision of the Duties of Customs with a view to meet the changes which time has effected in business operations of all kinds throughout the Dominion. While my Ministers do not propose to change the principles on which the existing enactments on this subject are based, the amendments which will be offered for your consideration are designed to simplify the operation of the tariff and to lessen, as far as can be done, consistently with those principles and with the requirements of the Treasury, the imposts which are now in force.

There will also be laid before you a measure on the subject of Bankruptcy and Insolvency which will, it is hoped, make more adequate provision than now exists on that subject for the increasing trade and commerce of the country and for the

greatly expanded trade between the several Provinces of Canada.

Measures will also be submitted to you making more effective provisions for our lines of steam communication on the Atlantic and Pacific Oceans, for improving the law with regard to Dominion Lands and with regard to the management of Indian Affairs; also, a Bill respecting Joint Stock Companies, another with respect to the Fisheries, and several less important measures which experience has suggested with regard to various matters under your control.

Gentlemen of the House of Commons:

The Public Accounts will be submitted to you at an early date, and also the Estimates of the expenditure which has been considered necessary for the ensuing year.

Honourable Gentlemen of the Senate:

Gentlemen of the House of Commons:

While it is hoped that the public measures which will demand your attention will not be very numerous some of them will be of great weight and importance, and it is my earnest hope and prayer that the care and zeal which you will apply to the deliberations of the Session may be aided by the abundant blessing of the Almighty.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Ordered, that the Speech of His Excellency the Governor General to both Houses of the Parliament of the Dominion of Canada, be taken into consideration Tomorrow.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Resolved, That Select Standing Committees of this House for the present Session be appointed for the following purposes:—1. On Privileges and Elections.— 2. On Expiring Laws.—3. On Railways, Canals and Telegraph Lines.—4. On Miscellaneous Private Bills.—5. On Standing Orders.—6. On Printing.—7. On Public Accounts, -8. On Banking and Commerce, -9. On Agriculture and Colonization, which said Committees shall be severally empowered to examine and inquire into all such matters and things as may be referred to them by the House; and to report from time to time their observations and opinions thereon; with power to send for persons, papers and records.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron.

Resolved, That a Select Committee composed of Messieurs Beausoleil, Béchard, Cameron, Charlton, Davin, Hazen, Innes, LaRivière, Lépine, Prior, Scriver, Somerville, Taylor, Weldon and White (Cardwell), be appointed to supervise the Official Report of the Debates of this House during the present Session; with power to report from time to time.

Mr. Speaker communicated to The House, the Report of the Joint Librarians of Parliament, on the state of the Library of Parliament. (Sessional Papers No. 17.)

And then The House adjourned till To-morrow.

Friday, 16th March, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-

By Mr. Hazen,-The Petition of C. E. Baring Young and others, of London, England.

By Mr. Coatsworth,—The Petition of the Clifton Suspension Bridge Company; the Petition of Bookbinders Union, No. 28, Toronto; two Petitions of Stone Cutters' Union, Toronto; and four Petitions of Toronto Union, No. 27, United Brotherhood of Carpenters and Joiners of America.

By Mr. Henderson,—The Petition of the County Council of the County of Halton, Ontario.

By Mr. Bergeron,—The Petition of Olivier M. Augé, Q.C., Advocate and others, of the City of Montreal, Quebec.

By Mr. Frémont—Five Petitions of Sillery Assembly, No. 1007, Knights of Labour, Quebec.

By Mr. Prior,—Five Petitions of Journeymen Stone Cutters' Association of North America, Victoria Branch, British Columbia.

By Mr. Bowman,—The Petition of the Ontario Mutual Life Assurance Company. By Mr. Ross, (Lisgar),—The Petition of the Winnipeg and Hudson Bay Railway Company.

By Mr. Metcalfe,—Five Petitions of Limestone Typographical Union, No. 204,

Kingston, Ontario.

By Mr. McGregor,—The Petition of the Municipal Council of the Township of Sandwich West, County of Essex; and the Petition of the Municipal Council of the City of Windsor, all of Ontario.

By Mr. Paterson, (Brant),—Five Petitions of Iron Moulders' Union, of Brantford,

Ontario.

By Mr. Martin,—The Petition of W. A. Doyle and others, of the Municipality

of Miniota, Manitoba.

By Sir John Carling,—The Petition of W. H. Ferguson and others, retail grocers; the Petition of A. Sharp and others, dry goods merchants; and the Petition of E. Jarmain and others, butchers, all of the City of London, Ontario.

Sir James Grant moved, seconded by Mr. Lachapelle, and the Question being proposed; That an humble Address be presented to His Excellency the Governor General to offer the respectful thanks of this House to His Excellency for the gracious Speech he has been pleased to make to both Houses of Parliament, namely:—

To His Excellency the Right Honourable Sir John Campbell Hamilton-Gordon; Earl of Aberdeen; Viscount Formartine, Baron Haddo, Methlic, Tarves and Kellie, in the Peerage of Scotland; Viscount Gordon of Aberdeen, County of Aberdeen, in the Peerage of the United Kingdom; Baronet of Nova Scotia, &c., &c., Governor General of Canada, and Vice-Admiral of the same.

MAY IT PLEASE YOUR EXCELLENCY:-

We, Her Majesty's dutiful and loyal subjects, the Commons of Canada in Parliament assembled, humbly thank Your Excellency for your gracious Speech at the

opening of the Session.

We gratefully acknowledge the greeting which Your Excellency has given us in the Queen's name, for the first time since assuming the high functions intrusted to you by Her Majesty; and we rejoice to hear that it is with feelings of the liveliest satisfaction you thus meet us assembled for the labours of another session of Parliament.

We are deeply gratified to feel that this satisfaction is enhanced by the opportunities which Your Excellency has already enjoyed of visiting, and in your official capacity renewing acquaintance with several of the chief centres of the enterprise and activity of this Dominion; to receive your assurance that you have been deeply impressed by the heartiness of the reception accorded to you as Her Majesty's Viceroy and Representative; and that you recognize in this reception one more manifestation of the loyalty, the cordiality and the public spirit of the Canadian people.

Your Excellency's predecessor was able to express gratification to us last year, on an increase in trade and on the continued progress of the Dominion. It is gratifying to us to observe that the expectation then formed that the volume of trade during the current year would exceed that of any year in the history of the Dominion, has been fully realized, and that Canada's progress continues, with every mark of

stability and permanence.

We hear with satisfaction Your Excellency's statement that a large proportion of this increase is shown to have been due to an extension of our commerce with *Great Britain*.

We cordially agree with Your Excellency that it is a cause of thankfulness that our people have been spared in a very great degree from the sufferings which have visited the population of some other countries during many months past, and that while the commercial depression prevailing abroad could not but affect the activity of business in the Dominion, we have been free from any extensive financial disaster or widespread distress.

We are glad to be informed that the revenues of the year have been ample for the services which we provided for, and have met the expectations on which the

appropriations of last year were based.

We rejoice that the peaceful conclusion, by the award of the arbitrators at Paris, of the controversy which had prevailed so long, with respect to the seal fisheries in the Pacific Ocean and the rights of British subjects in the Behring Sea, has removed the only source of contention which existed between Great Britain and the United States with regard to Canada. We are also pleased to be informed that there is every reason to believe that Her Majesty's Government will obtain redress for those Canadian subjects of Her Majesty who were deprived of their property and liberty without just cause while the controversy was in progress.

We thank Your Excellency for informing us that at an early date a measure will be laid before us having for its object a revision of the Duties of Customs with a view to meet the changes which time has effected in business operations of all kinds throughout the Dominion; and that while Your Excellency's Ministers do not propose to change the principles on which the existing enactments on this subject are based, the amendments which will be offered for our consideration are designed to simplify the operation of the tariff, and to lessen, so far as can be done, consistently with those principles and with the requirements of the Treasury, the imposts which are now in force.

We also thank Your Excellency for the information that there will also be laid before us a measure on the subject of Bankruptcy and Insolvency, to make more adequate provision than now exists on that subject for the increasing trade and commerce of the country, and for the greatly expanded trade between the several Pro-

vinces of Canada.

Your Excellency having been pleased to inform us that measures will also be submitted to us making more effective provisions for our lines of steam communication on the Atlantic and Pacific Oceans, for improving the law with regard to Dominion Lands, and with regard to the management of Indian Affairs; also, a Bill respecting Joint Stock Companies, another with respect to the Fisheries, and several less important measures which experience has suggested with regard to various matters under our control, we respectfully assure Your Excellency that all these measures shall receive our most attentive consideration.

Our thanks are due to Your Excellency for the information that the Public Accounts will be submitted to us at an early date, and also the Estimates of the

expenditure which has been considered necessary for the ensuing year.

We respectfully concur in Your Excellency's opinion that of the public measures which will demand our attention some will be of great weight and importance, and we sincerely share Your Excellency's earnest hope and prayer that the care and zeal which we will apply to the deliberations of the Session may be aided by the abundant blessing of the Almighty.

And a Debate arising thereupon;

On motion of Mr. Macdonald (Huron), seconded by Mr. Perry, Ordered, That the Debate be adjourned.

And then The House adjourned till Monday next.

Monday, 19th March, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—

By Mr. Gibson,—Five Petitions of Bricklayers' and Masons' Union, No. 4; and

five Petitions of Carpenters' Union No. 38, all of St. Catharines, Ontario.

By Sir James Grant,—The Petition of the Honourable Francis Clemow and others, of the City of Ottawa; the Petition of the Ottawa Gas Company; the Petition of the Chaudière Electric Light and Power Company (Limited); the Petition of Albert Hudson and others, of Ottawa and other places; the Petition of the Municipality of the Town of Edmonton, District of Alberta, North-west Territories; and five Petitions of Chaudière Assembly, No. 2966, Ottawa, Ontario.

By Mr. Scriver,—The Petition of the Dominion Woman's Christian Temperance

By Mr. Innes,-The Petition of the Synod of Toronto and Kingston of the Presbyterian Church in Canada; and four Petitions of Iron Moulders' Union, No.

212, Guelph, Ontario.

By Mr. Denison,—The Petition of Bookbinders' Union, No. 28; two Petitions of Waiters' Association, all of Toronto; four Petitions of Toronto Trades and Labour Council; and four Petitions of Toronto Union, No. 3, Brotherhood of Painters and Decorators of America.

By Mr. Coatsworth,—Three Petitions of the Federated Council of Building Trades, Toronto; and four Petitions of Toronto Local Assembly, No. 30, Upholsterers'

International Union.

By Mr. Moncrieff,—The Petition of the Ontario Loan and Debenture Company. By, Mr. McKay,—Three Petitions of Cigar Makers' Union, No. 55, Hamilton, Ontario.

By Mr. McGregor,—The Petition of the Municipal Council of the Township of

Sandwich East, County of Essex, Ontario.

By Mr. Lowell, The Petition of the Municipal Council of the County of Welland; and the Petition of the Council of the Corporation of the County of Welland, Ontario.

By Mr. Hazen,—Two Petitions of the Ship Labourers' Union, of St. John, New

Brunswick.

By Mr. Tisdale,—The Petition of William C. Baxter and others.

By Mr. Carpenter,—The Petition of the County Council of Wentworth, Ontario. By Mr. Cochrane,—The Petition of the County Council of the United Counties of Northumberland and Durham, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of C. E. Baring Young and others, of London, England; praying for an Act of Incorporation under the name of "The Elgin and Havelock Railway Company."

Of the Clifton Suspension Bridge Company; praying for the passing of an Act empowering them to issue Mortgage Bonds to meet certain contemplated expenditures and improvements in connection with such Bridge, and to authorize the build-

ing of another Bridge over the Niagara River, and for other purposes.

Of the County Council of the County of Halton, Ontario; praying that such amendments be made to the several Railway Charters of all Railways seeking charters in Ontario, as to require first-class passengers to be carried at two cents, and second class passengers at one and a quarter cents per mile over said railways.

Of the Ontario Mutual Life Assurance Company; praying for the passing of an Act granting them additional corporate powers, for the purpose of extending their business to States and Countries cutside of Canada.

Of Olivier M. Augé, Q.C., President, and others, all of the City of Montreal, Quebec; praying that the Railway of the Montreal Island Belt Railway Company, incorporated under an Act of the Legislature of Quebec, may be declared to be a work for the general advantage of Canada, and that the Provincial charter of the said Company may be confirmed and its powers extended.

Of the Winnipeg and Hudson Bay Railway Company; praying for the passing of an Act to extend the time for the completion of the main line of their Railway, and to change its name to that of "The Winnipeg Great Northern Railway

Company."

Of the Municipal Council of the Township of Sandwich West, County of Essex, Ontario: praying that the fishery laws, license system and restrictions at present in force may be abolished, so as to encourage the fishing industry and place Canadian

fishermen on an equal footing with American competitors.

Of the Municipal Council of the City of Windsor, Ontario; praying that the fishery laws and regulations should be so amended as to do away with the license system and restrictions at present in force, thereby enabling Ontario fishermen to compete on equal terms with those of the States of Michigan, Ohio and Wisconsin bordering on the international lakes and rivers adjoining.

Of W. A. Doyle and others, of the Municipality of Miniota, Manitoba; praying that the district may be afforded greater railway facilities, and that the further construction of the Great North-west Central Railway would be the means of affording

such railway accommodation.

Of W. H. Ferguson and others, retail grocers; of A. Sharp and others, dry goods merchants; and of E. Jarmain and others, butchers, all of the City of London, Ontario; severally praying that an Act may be placed on the Statutes whereby money in the hands of the Government, payable to their employees, may be recover-

able the same as the salaries or moneys of employees in general.

Of Journeymen Stone Cutters' Association of North America, Victoria Branch, British Columbia; of Sillery Assembly, No. 1007, Knights of Labour, Quebec; of Iron Moulders' Union, of Brantford; and of Limestone Typographical Union, No. 204, of Kingston, all of Ontario; severally praying that the questions of the maintenance of our present Colonial Status, Imperial Federation, Canadian Independence, and Political Union with the United States, may be submitted to a vote of the people.

Of Toronto Union, No. 27, United Brotherhood of Carpenters and Joiners of America; of Journeymen Stone Cutters' Association of North America, Victoria Branch, British Columbia; of Sillery Assembly, No. 1007, Knights of Labour, Quebec; of Iron Moulders' Union, of Brantford; and of Limestone Typographical Union, No. 204, of Kingston, all of Ontario; severally praying that the Railway laws of the Dominion may be so amended, as to provide for a passenger rate not

exceeding two cents per mile.

Of Toronto Union, No. 27, United Brotherhood of Carpenters and Joiners of America; of Journeymen Stone Cutters' Association of North America, Victoria Branch, British Columbia; of Sillery Assembly, No. 1007, Knights of Labour, Quebec; of Iron Moulders' Union of Brantford; and of Limestone Typographical Union, No. 204, of Kingston, all of Ontario; severally praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes

and lockouts prevailing in the Dominion.

Of Toronto Union, No. 27, United Brotherhood of Carpenters and Joiners of America; of Journeymen Stone Cutters' Association of North America, Victoria Branch, British Columbia; of Sillery Assembly, No. 1007, Knights of Labour, Quebec; of Stone Cutters' Union, Toronto; of Iron Moulders' Union of Brantford; and of Limestone Typographical Union, No. 204, of Kingston, all of Ontario; severally praying for the passing of an Act making the first Monday in September in each year a Statutory Holiday, and to be known as "Labour Day."

Of Toronto Union, No. 27, United Brotherhood of Carpenters and Joiners of America; of Journeymen Stone Cutters' Association of North America, Victoria Branch, British Columbia; of Sillery Assembly, No. 1007, Knights of Labour, Quebec; of Stone Cutters' Union, Toronto; of Iron Moulders' Union, of Brantford; of Limestone Typographical Union, No. 204, of Kingston; and of Bookbinders' Union, No. 28, Toronto, all of Ontario; severally praying that the law be so amended as to allow withdrawal of deposits from the Post Office Savings Banks without notice.

On motion of Sir John Thompson, seconded by Mr. Foster,

Ordered, That Notices of Motions be postponed until after the consideration of the Order of the Day for resuming adjourned Debate on the Motion for an Address to His Excellency the Governor General in answer to His Speech at the opening of the Session.

On motion of Sir John Thompson, seconded by Mr. Foster,

Resolved. That when this House adjourns on Wednesday next, the 21st instant, it do stand adjourned until Tuesday, the 27th instant, at Three o'Clock, P.M.

Ordered, That Mr. Charlton have leave to bring in a Bill to secure the better observance of the Lord's Day commonly called Sunday.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Charlton have leave to bring in a Bill to repeal the Electoral Franchise Act and to make certain provisions in place thereof.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Coatsworth have leave to bring in a Bill to make further provision as to the prevention of cruelty to animals, and to amend the Criminal Code, 1892.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Daly have leave to bring in a Bill further to amend the North-west Territories Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Weldon have leave to bring in a Bill to disfranchise Voters who have taken bribes.

He accordingly presented the Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Martin have leave to bring in a Bill to extend the Ballot to the North-west Territories.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for resuming the adjourned Debate on the Question, which was on Friday last, proposed, That an humble Address be presented to His Excellency the Governor General to offer the respectful thanks of this House to His Excellency for the gracious Speech he has been pleased to make to both Houses of Parliament, namely:—

To His Excellency the Right Honourable Sir John Campbell Hamilton-Gordon; Earl of Aberdeen; Viscount Formartine, Baron Haddo, Methlic, Tarves and Kellie, in the Peerage of Scotland; Viscount Gordon of Aberdeen, County of Aberdeen, in the Peerage of the United Kingdom; Baronet of Nova Scotia, &c., &c., Governor General of Canada and Vice-Admiral of the same.

MAY IT PLEASE YOUR EXCELLENCY:-

We, Her Majesty's dutiful and loyal subjects, the Commons of Canada in Parliament assembled, humbly thank Your Excellency for your gracious Speech at the

opening of the Session.

We gratefully acknowledge the greeting which Your Excellency has given us in the Queen's name, for the first time since assuming the high functions intrusted to you by Her Majesty; and we rejoice to hear that it is with feelings of the liveliest satisfaction you thus meet us assembled for the labours of another session of Parliament.

We are deeply gratified to feel that this satisfaction is enhanced by the opportunities which Your Excellency has already enjoyed of visiting, and in your official capacity renewing acquaintance with several of the chief centres of the enterprise and activity of this Dominion; to receive your assurance that you have been deeply impressed by the heartiness of the reception accorded to you as Her Majesty's Viceroy and Representative; and that you recognize in this reception one more manifestation of the loyalty, the cordiality and the public spirit of the Canadian people.

Your Excellency's predecessor was able to express gratification to us last year, on an increase in trade and on the continued progress of the Dominion. It is gratifying to us to observe that the expectation then formed that the volume of trade during the then current year would exceed that of any year in the history of the Dominion, has been fully realized and that Canada's progress continues, with every

mark of stability and permanence.

We hear with satisfaction Your Excellency's statement that a large proportion of this increase is shown to have been due to an extension of our commerce with *Great Britain*.

We cordially agree with Your Excellency that it is a cause of thankfulness that our people have been spared in a very great degree from the sufferings which have visited the populations of some other countries during many months past, and that while the commercial depression prevailing abroad could not but affect the activity of business in the Dominion, we have been free from any extensive financial disaster or widespread distress.

We are glad to be informed that the revenues of the year have been ample for the services which we provided for, and have met the expectations on which the

appropriations of last year were based.

We rejoice that the peaceful conclusion, by the award of the arbitrators at Paris, of the controversy which had prevailed so long, with respect to the Seal Fisheries in the Pacific Ocean and the rights of British subjects in the Behring Sea, has removed the only source of contention which existed between Great Britain and the United States with regard to Canada. We are also pleased to be informed that there is every reason to believe that Her Majesty's Government will obtain redress for those Canadian subjects of Her Majesty who were deprived of their property and liberty without just cause while the controversy was in progress.

We thank Your Excellency for informing us that at an early date a measure will be laid before us having for its object a revision of the Duties of Customs with a view to meet the changes which time has effected in business operations of all kinds throughout the Dominion; and that while Your Excellency's Ministers do not propose to change the principles on which the existing enactments on this subject are based, the amendments which will be offered for our consideration are designed to simplify the operation of the tariff and to lessen, so far as can be done, consistently

with those principles and with the requirements of the Treasury, the imposts which are now in force.

We also thank Your Excellency for the information that there will also be laid before us a measure on the subject of Bankruptcy and Insolvency, to make more adequate provision than now exists on that subject for the increasing trade and commerce of the country and for the greatly expanded trade between the several Provinces of Canada.

Your Excellency having been pleased to inform us that measures will also be submitted to us making more effective provisions for our lines of steam communication on the Atlantic and Pacific Oceans, for improving the law with regard to Dominion Lands, and with regard to the Management of Indian Affairs; also, a Bill respecting Joint Stock Companies, another with respect to the Fisheries, and several less important measures which experience has suggested with regard to various matters under our control, we respectfully assure Your Excellency that all these measures shall receive our most attentive consideration.

Our thanks are due to Your Excellency for the information that the Public Accounts will be submitted to us at an early date and also the Estimates of the ex-

penditure which has been considered necessary for the ensuing year.

We respectfully concur in Your Excellency's opinion that of the public measures which will demand our attention some will be of great weight and importance, and we sincerely share Your Excellency's earnest hope and prayer that the care and zeal which we will apply to the deliberations of the Session may be aided by the abundant blessing of the Almighty.

And the Question being again proposed:—The House resumed the said ad-

journed Debate.

And the Question being put on the Motion; the House divided: and it was resolved in the Affirmative.

Ordered, That the said Address be engrossed.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Sir John Thompson, seconded by Mr. Costigan, Resolved, That this House will, on Wednesday next, resolve itself into a Committee to consider of the Supply to be granted to Her Majesty.

On motion of Sir John Thompson, seconded by Mr. Costigan, Resolved, That this House will, on Wednesday next, resolve itself into a Committee to consider of Ways and Means for raising the Supply to be granted to Her Majesty.

On motion of Sir John Thompson, seconded by Mr. Costigan,

Resolved, That a Special Committee of seven Members be appointed to prepare and report with all convenient speed, Lists of Members to compose the Select Standing Committees ordered by this House on Thursday last, the 15th instant, and that Sir John Thompson, Sir Adolphe P. Caron, Sir Richard J. Cartwright and Messieurs Costigan, Haggart, Laurier and Mills (Bothwell) do compose the said Committee.

And then The House adjourned till To-morrow.

Tuesday, 20th March, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-

By Mr. Coatsworth,—Four Petitions of Typographical Union, No. 91, Toronto,

By Mr. White (Cardwell),-The Petition of the Bell Telephone Company of Canada.

By Mr. Wilson,—The Petition of Francis Van de Bogart and others.

By Mr. Campbell,—Six Petitions of Journeymen Tailors' Union, No. 82, Chatham, Ontario.

By Mr. Fraser,—The Petition of Joshua Nicholas Filman, of the Township of East Flamboro', in the County of Wentworth, and Province of Ontario, Yeoman.

By Mr. Sproule,—The Petition of James St. George Dillon, of the City of Montreal, in the District of Montreal, in the Province of Quebec, merchant; and the Petition of the Dominion Burglary Guarantee Company, Limited.

By Mr. Laurier,-Five Petitions of Papineau Assembly, No. 713, Knights of

Labour, Quebec.

By Mr. Boston,—The Petition of the County Council of the County of Middlesex, Ontario.

By Mr. Devlin,-Five Petitions of Hull Assembly, No. 3724, Quebec.

Sir John Thompson, a Member of the Queen's Privy Council, laid before the House.—Report of the Commissioner Dominion Police Force, for the year 1893, under Revised Statutes of Canada, Chapter 184, section 5. (Sessional Papers, No. 22.)

Also, laid before the House, by command of His Excellency the Governor General,—Report of the Minister of Justice as to Penitentiaries in Canada, for the year ended 30th June, 1893. (Sessional Papers, No. 18.)

Mr. Haggart, a Member of the Queen's Privy Council, presented,-Return to an Order of this House, dated 15th March, 1893, for a Return, showing the number of employees dismissed from the Prince Edward Island Railway since the 1st day of March, 1892, the name of each employee dismissed, the date of each dismissal, the reasons for such dismissals; also, the names of employees reinstated, if any. (Sessional Papers, No. 23.)

Also, Return to an Order of this House, dated 20th March, 1893, for copies of all documents, claims, petitions, correspondence, reports of the Superintendent of the Chambly Canal, reports of experts and others, plans, agreements, proposals, and decisions of the Government in relation to the claim of Joseph Lacouture, of the Parish of St. Luc, for damages caused to his property by the waters of the Chambly

Canal. (Sessional Papers, No. 24.)

Mr. Foster, a Member of the Queen's Privy Council, laid before the House,-Statement of all superannuations and retiring allowances in the Civil Service, giving the name and rank of each person superannuated or retired, his salary, age and length of service; his allowance and cause of retirement, whether vacancy has been filled by promotion or new appointment, etc., for year ended 31st December, 1893. (Sessional Papers, No. 25.)

Also, Statement of Expenditure on account of Miscellaneous Unforeseen

Expenses, from 1st July, 1893, to date. (Sessional Papers, No. 26.)

Also, laid before the House, by command of His Excellency the Governor General,—The Public Accounts of Canada, for the fiscal year ended 30th June, 1893. (Sessional Papers, No. 2.)

Also,—Report of the Auditor General on Appropriation Accounts, for the year ended 30th June, 1893. (Sessional Paper, No. 1.)

Also, laid before the House, by command of His Excellency the Governor General,—Statement of Governor General's Warrants issued since last Session of Parliament, on account of the fiscal years 1892-93, and 1893-94, in accordance with the Consolidated Revenue and Audit Act, section 32, Subsection b. (Sessional Papers No. 27.)

Also, papers and correspondence relative to the payment to the Canadian Pacific Railway Company of amounts deducted from their subsidy in the year 1883.

(Sessional Papers, No. 28.)

And also, Preliminary Abstract of the business of Canadian Life Insurance Companies, for the year ending 31st December, 1893; also, Preliminary Abstract for the year 1893, of the business of Canadian Life Insurance Companies which do business of Life Insurance on the assessment plan. (Sessional Papers, No. 4a.)

Mr. Wood (Brockville) laid before the House, by command of His Excellency the Governor General,—Report, Returns and Statistics of the Inland Revenues of the Dominion of Canada, for the fiscal year ended 30th June, 1893; Part I. Excise, etc. (Sessional Papers, No. 7).

Sir John Thompson, a Member of the Queen's Privy Council, delivered to Mr. Speaker, a Message from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker (all the Members of the House standing and being uncovered), and is as followeth:

ABERDEEN.

The Governor General transmits to the House of Commons, an approved Minute of Council, appointing the Honourable George Eulas Foster, Minister of Finance, the Honourable Sir Charles Hibbert Tupper, Minister of Marine and Fisheries, the Honourable John Graham Haggart, Minister of Railways and Canals, and the Honourable Joseph Aldric Ouimet, Minister of Public Works, to act with the Speaker of the House of Commons, as Commissioners for the purposes and under the provisions of the 13th Chapter of the Revised Statutes of Canada, intituled: "An Act respecting the House of Commons."

GOVERNMENT HOUSE,

Ottawa, 19th March, 1894.

On motion of Mr. Davies, seconded by Sir Richard J. Cartwright,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of papers and correspondence relating to charges made against Mr. Justice Palmer, or to his resignation and acceptance thereof.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated this day, for copies of papers and correspondence relating to charges made against Mr. Justice Palmer, or to his resignation and acceptance thereof. (Sessional Papers, No. 29.)

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Ordered, That Mr. Mulock have leave to bring in a Bill respecting Ocean Freight Rates on Cattle.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Charlton have leave to bring in a Bill further to amend the Acts respecting the Duties of Customs.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. McCarthy have leave to bring in a Bill further to amend the

Acts respecting the North-west Territories.

He accordingly presented the said Bill to the House, and the Question being put, That the Bill be now read the first time; the House divided: and it was resolved in the Affirmative.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

Mr. Foster, a Member of the Queen's Privy Council, delivered to Mr. Speaker a Message from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker (all the Members of the House standing and being uncovered), and is as followeth:—

ABERDEEN.

The Governor General transmits to the House of Commons, Estimates of sums required for the service of the Dominion for the year ending 30th June, 1895, and in accordance with the provisions of "The British North America Act, 1867," the Governor General recommends these Estimates to the House of Commons. (Sessional Papers, No. 2a.)

GOVERNMENT HOUSE.

Ottawa, 19th March, 1894.

On motion of Mr. Foster, seconded by Sir John Thompson,

Ordered, That the said Message, together with the Estimates accompanying the same, be referred to the Committee of Supply.

Mr. Daly, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Annual Report of the Department of Indian Affairs, for the year ended 31st December, 1893. (Sessional Papers, No. 14.)

Also, laid before the House,—Summary Report of the Geological Survey Department, for the year 1893. (Sessional Papers, No. 13a.)

On motion of Mr. Davies, seconded by Mr. Charlton,

Ordered, That there be laid before this House, a Return of all rates, general or special, charged on the Intercolonial Railway on through freight from Lévis to Halifax; with the dates when such existing general or special rates came into force, and in cases where such rates have been altered, specifying the alteration.

On motion of Mr. Mulock, seconded by Mr. Charlton.

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, a Statement showing copies of all petitions or communications to the Government or to any Member thereof, or to His Excellency, asking for any interference with the sentence passed by his Lordship the Honourable Mr. Justice Rose on Messieurs McGreevy and

Connolly, of all replies thereto and all correspondence between any Member of the Government and any other person on the subject of commutation of such sentence; of all medical reports made in regard to either said McGreevy or Connolly, whilst undergoing such sentence; of all reports or recommendations on the said subject, by any Member of the Government to His Excellency, and of all replies thereto and of all Orders in Council in any wise bearing upon the subject of the commutation of said sentences.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. Edgar, seconded by Mr. Mills, (Bothwell).

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, all correspondence and other papers relating to the copyright question which have not been already brought down.

Ordered. That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

Mr. Mulock moved, seconded by Mr. Charlton, and the Question being proposed, That Binder Twine be placed on the Free List;

And a Debate arising thereupon; On motion of Sir John Thompson, seconded by Mr. Daly, Ordered, That the Debate be adjourned.

On motion of Mr. Charlton, seconded by Mr. Mulock.

Ordered, That there be laid before this House, a Return showing the dates in each year since May 5th, 1887, when the Public Accounts, the Appropriation Accounts, and the Trade and Navigation Returns of Canada, for the next preceding fiscal year, have been published and ready for distribution; and when the said accounts and returns have been issued to the Senators and Members of the House of Commons of Canada in each of the years aforesaid.

On motion of Sir Richard J. Cartwright, seconded by Mr. Davies.

Ordered. That there be laid before this House, a Return, in the form used in the statement usually published in the Gazette, of the Exports and Imports from the first day of July, 1893, to the first day of March, 1894; distinguishing the products of Canada and those of other countries; and comparative statements from the first day of July, 1892, to the first day of March, 1893.

Mr. Costigan a Member of the Queen's Privy Council laid before the House,-Return of applications for registration under the provisions of Chapter 131, Revised Statutes of Canada, intituled: "An Act respecting Trade Unions." (Sessional Papers,

Also, List of Public Officers to whom Commissions have been issued under Chapter 19 of the Revised Statutes of Canada, during the past year 1893. (Sessional Papers, No. 31.)

Also, The Civil Service List of Canada, 1893. (Sessional Papers, No. 16a.) Also, Order establishing certain Rules in respect of matters therein mentioned, in the Exchequer Court of Canada. (Sessional Papers, No. 32.)

Mr. Costigan also laid before the House, by command of His Excellency the Governor General,—Report of the Secretary of State of Canada, for the year ended 31st December, 1893. (Sessional Papers, No. 16.)

And then The House adjourned till To-morrow.

Wednesday, 21st March, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-

By Mr. Montague,—The Petition of Alexander Nelson and others of Toronto, and others of other places; and the Petition of the Municipal Corporation of the Town of Niagara Falls, all of Ontario.

By Mr. Coatsworth, -Four Petitions of the International Association of Machinists,

Toronto, Ontario.

By Mr. Tyrwhitt,-The Petition of the County Council of the County of Sim-

coe, Ontario.

By Mr. White (Shelburne),—The Petition of the Windsor and Annapolis Railway Company (Limited).

By Mr. Ryckman,—Two Petitions of Hamilton Typographical Union.

By Mr. McInerney,—The Petition of Lewis G. de Bertram, President, and others, Directors of the Moncton and Prince Edward Island Railway and Ferry Company.

By Mr. Hughes,—The Petition of the Municipal Council of the County of Vic-

toria, Ontario.

By Mr. Robillard,—The Petition of the Ottawa City Passenger Railway Company; the Petition of the Ottawa City Railway Company, and the Ottawa Electric Street Railway Company (Limited); and the Petition of the Ottawa City Passenger Railway Company, the Ottawa Electric Street Railway Company (Limited) and the Corporation of the City of Ottawa.

By Mr. Baker,—The Petition of the Atlantic and North-west Railway Company. By Mr. Lépine,—Five Petitions of Ville Marie Assembly, No. 3484, Knights of Labour; five Petitions of Jacques-Cartier Typographical Union, No. 145; five Petitions of Mount Royal Assembly, No. 5204. Knights of Labour; five Petitions of Grande Hermine Assembly, No. 7906, Knights of Labour; and five Petitions of Co-operative Assembly, No. 6023, Knights of Labour, all of Montreal, Quebec.

By Mr. Curran,-Five Petitions of Local Assembly, No. 7628, Knights of

Labour, Montreal, Quebec.

By Mr. Campbell,—The Petition of the Municipal Council of the Townships of Romney and Tilbury East, in the County of Kent, and of Mersea, Tilbury West and North, in the County of Essex; the Petition of the Municipal Council of the County of Kent; and the Petition of the County Council of the County of Kent, all of Ontario

By Mr. Denison,—Five Petitions of the Webb Pressmen's Union, No. 1, Toronto, Ontario.

By Mr. Laurier,—Five Petitions of Machine Shoemakers' Aid and Protective

Union, Quebec.

By Mr. Reid,—The Petition of the County Council of the United Counties of Leeds and Grenville; and the Petition of the Council of the Corporation of the United Counties of Leeds and Grenville, all of Ontario.

By Mr. Davis,—The Petition of the Calgary Irrigation Company; the Petition of Victor Joseph Beaupré and others, of Gleichen; and the Petition of the Honourable James A. Lougheed, Q.C., and others of Calgary, all of the District of Alberta, Northwest Territories.

By Mr. Lowell,—The Petition of the County Council of the County of Welland,

By. Mr. McGregor,—Two Petitions of the County Council of the County of Essex, Ontario.

By Mr. Cockburn,—The Petition of the Eric and Huron Railway Company; two Petitions of Waiters' Association; four Petitions of Varnishers' and Polishers' Local Union, No. 19; four Petitions of Plumbers', Steam and Gas Fitters' Association; and four Petitions of Journeymen Tailors' Union, No. 132, all of Toronto, Ontario.

By Mr. McKay,—Two Petitions of Typographical Union No. 129, Hamilton, Ontario.

By Mr. Masson,—The Petition of Joseph Powell and others; and the Petition of the County Council of the County of Grey, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received.

Of the Honourable Francis Clemow and others, of the City of Ottawa, Ontario; praying for the passing of an Act empowering them to manufacture, produce, sup-

ply, and dispose of Electricity, for light, heat, power and other purposes.

Of the Ottawa Gas Company; praying for an amendment of their Act of Incorporation, empowering them to borrow to the extent of fifty per cent of their paid up capital, by issuing debentures secured by mortgage on their property, and otherwise to amend their charter.

Of the Chaudière Electric Light and Power Company (Limited); praying for the passing of an Act confirming its charter, changing its name, granting additional

corporate powers, and for other purposes.

Of Albert Hudson and others of Ottawa, and other places; praying for an Act of Incorporation for the purpose of carrying on the business of Fire and Accident Insurance, in all its branches, with its head office at the City of Ottawa.

Of the Municipality of the Town of Edmonton, District of Alberta, North-west Territories; praying for the passing of an Act confirming Ordinance Number (32) of 1893, of the North-west Territories, and to empower a Company to own, construct and operate a tramway.

Of the Dominion Woman's Christian Temperance Union; praying for an Act

of Incorporation.

Of the Municipal Council of the Township of Sandwich East, County of Essex, Ontario; praying that the fishery laws and regulations may be so amended as to do away with the license system and restrictions at present in force, thereby enabling Ontario fishermen to compete on equal terms with those of the States of Michigan, Ohio and Wisconsin, bordering on the international lakes and rivers adjoining.

Of the Ontario, Loan and Debenture Company; praying for authority to carry on business in all the Provinces and Territories of the Dominion of Canada, and for

other purposes.

Of the Municipal Council of the County of Welland, Ontario; praying that such legislation may be enacted as will prevent the dumping of dredgings and other

refuse from Buffalo Harbour into Niagara River.

Of the Council of the Corporation of the County of Welland, Ontario; praying for the passing of an Act compelling Railroad Companies, crossing public roads, to leave such in as good order as they were previous to crossing them, and to protect all such crossings.

Of the County Council of the County of Wentworth; and of the County Council of the United Counties of Northumberland and Durham, all of Ontario; severally praying that such amendments be made to the several Railway charters and all Railways seeking charters in Ontario, as will require first class passengers to be carried at two cents, and second class passengers at one and one quarter cents per mile over said Railways.

Of the Synod of Toronto and Kingston, of the Presbyterian Church in Canada;

praying for the passing of a Prohibitory Liquor Law.

Of William C. Baxter and others; praying for an Act of Incorporation to construct and operate a Canal or Ship Canal from some point on Lake St. Clair in the township of West Tilbury, in the County of Essex, to some point on Lake Erie between Point Pelée and Rondeau Harbour, and for other purposes.

Of Chaudière Assembly, No. 2966, Ottawa; praying for the passing of an Act providing for the grouping of constituencies and the granting of the right of cumulative voting to electors of said constituencies.

Of Carpenters' Union, No. 38; and of Bricklayers' and Masons' Union, No. 4, all of St. Catharines, Ontario; severally praying that the questions of the maintenance of our present Colonial Status, Imperial Federation, Canadian Independence, and Political Union with the *United States*, may be submitted to a vote of the people.

Of Toronto Union, No. 3, Brotherhood of Painters and Decorators of America; of Carpenters' Union, No. 38; and of Bricklayers' and Masons' Union, No. 4, all of St. Catharines; of Chaudière Assembly, No. 2966; of Iron Moulders' Union, No. 212, Guelph; of Waiters' Association of Toronto; of Toronto Trades and Labour Council; of Cigar Makers' Union, No. 55, Hamilton; of Toronto Local Assembly, No. 30, Upholsterers' International Union; of the Federated Council of Building Trades, Toronto, all of Ontario; and of Ship Labourers' Union, of St. John, New Brunswick; severally praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate not exceeding two cents per mile.

Of Toronto Union, No. 3, Brotherhood of Painters and Decorators of America; of Toronto Local Assembly, No. 30, Upholsterers' International Union; of Carpenters' Union, No. 38, St. Catharines; of Toronto Trades and Labour Council; of Iron Moulders' Union, No. 212, Guelph; of Chaudière Assembly, No. 2966, Ottawa; and of Bricklayers' and Masons' Union, No. 4, St. Catharines, all of Ontario; severally praying for the passing of an Act providing for the appointment of Boards of Arbi-

praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes and lockouts prevailing in the Dominion.

Of Cigar Makers' Union, No. 55, Hamilton; of Carpenters' Union, No. 38; of Bricklayers' and Masons' Union, No. 4, all of St. Catharines; of the Federated Council of Building Trades; of Toronto Union, No. 3, Brotherhood of Painters and Decorators of America; of Toronto Trades and Labour Council; of Waiters' Association; of Bookbinders' Union, No. 28; of Toronto Local Assembly, No. 30, Upholsterers' International Union, all of Toronto; of Iron Moulders' Union, No. 212. Guelph; of Chaudière Assembly, No. 2966, Ottawa, all of Ontario; and of Shiplanders' Union of St. John New Brunswick: severally praying for the passing of Labourers' Union, of St. John, New Brunswick; severally praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

Of Toronto Union, No. 3, Brotherhood of Painters and Decorators of America; of Carpenters' Union, No. 38; and of Bricklayers' and Masons' Union, No. 4, all of St. Catharines; of the Federated Council of Building Trades, Toronto; of Cigar Makers' Union, No. 55, Hamilton; of Toronto Trades and Labour Council; of Iron Moulders' Union, No. 212, Guelph; of Chaudière Assembly, No. 2966, Ottawa; and of Toronto Local Assembly, No. 30, Upholsterers' International Union, all of Ontario; severally praying that the law be so amended as to allow withdrawal of deposits

from the Post Office Savings Banks without notice.

Mr. LaRivière, from the Select Committee appointed to supervise the Official Report of the Debates of this House during the present Session, presented to the House the First Report of the said Committee, which was read, as followeth:—

Your Committee recommend:-

1st. That Mr. Alexander Colin Campbell be appointed to fill the vacancy on the staff of the Official Reporters caused by the death of Mr. Thomas J. Richardson.

2nd. That a gratuity of \$1,000 be granted to the widow of the late Thomas J.

Richardson, one of the Official Reporters of the House of Commons.

3rd. That in view of the fact of an extra allowance of fifteen days' salary having been granted last Session to each of the sessional clerks, messengers and pages of the House, the same favour be extended to each of the amanuenses to the Official Reporters who were employed during the said Session.

4th. That the Quorum of your Committee be reduced from eight to five Members.

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, laid before the House,—Copy of an Order in Council of the 17th January, 1894, continuing for the current year the issue of licenses to *United States* Fishing Vessels to enter any ports on the Atlantic Coast for the purchase of bait, etc. (Sessional Papers, No. 33.)

Mr. Daly, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Annual Report of the Department of the Interior, for the year 1893. (Sessional Papers, No. 13.)

Also, a List of all lands sold by the Canadian Pacific Railway Company from

the 1st October, 1892, to the 1st October last. (Sessional Papers, No. 34.)

Sir Richard J. Cartwright moved, seconded by Mr. Davies, and the Question being put, That the House do now adjourn;

And a Debate arising thereupon;—The said Motion was, with leave of the

House, withdrawn.

Ordered, That Mr. Davies have leave to bring in a Bill to amend the Canada Temperance Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Tuesday next.

On motion of Mr. LaRivière, seconded by Mr. Dupont,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all petitions, memorials and correspondence, in reference to the appeal made in the name of the Roman Catholic minority of the Province of Manitoba, in reference to the School laws of that Province; also, copies of reports to and Orders in Council in reference to the same; also, copies of the case submitted to the Supreme Court of Canada, respecting aforesaid appeal, and including factums and all materials in connection therewith, and copies of all judgments rendered and answers given by said Court on or to the questions referred to them.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. LaRivière, seconded by Mr. Dupont.

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all School ordinances, School regulations or by-laws and amendments thereto, adopted by the Legislative Assembly, the Executive, and by any Board or Council of Education, in reference to the establishment, maintenance and administration of Schools in the North-west Territories since 1885;

Also, for copies of all petitions, memorials and correspondence in reference

thereto;

Also, for copies of all reports to and Orders in Council respecting the same. Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

Mr. Tarte moved, seconded by Mr. Guay, and the Question being proposed, That an humble Address be presented to His Excellency the Governor General, praying

His Excellency to cause to be laid before this House:—

1. Copies of all correspondence between His Grace Archbishop Taché, of St. Boniface, and any Member of the Government since last Session, and in particular of the memorial recently sent to the Governor General, or to the Prime Minister respecting the Manitoba Schools, and of the ordinances adopted by the Legislature of the North-west Territories in 1892, and now in force;

- 2. Copies of all memorials, petitions and letters addressed to the Governor General in Council, or to any Minister asking for the disallowance of the said ordi-
- 3. Of correspondence between the Lieutenant-Governor of the North-west Territories or the Executive Council of the said Territories, and the Dominion Government;
- 4. Copies of the instructions to the Lieutenant-Governor of the North-west Territories, and of communications sent to the Executive of the Territories in order to induce them to amend the ordinances of 1892.

And a Debate arising thereupon;

At Six o'Clock, P.M., Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question being put, That the House do now adjourn:—It was resolved in the Affirmative.

And then The House adjourned until Tuesday next, the 27th instant, at the hour of Three o'Clock, P.M.

Tuesday, 27th March, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—

By Mr. Fairbairn,—The Petition of Mossom M. Boyd and others, Provisional Directors of the Lindsay, Bobcaygeon and Pontypool Railway Company.

By Mr. Campbell.—The Petition of the Municipal Council of the Village of

Tilbury Centre, County of Kent, Ontario.

By Mr. Flint,—The Petition of E. Franklin Clements and Edgar M. Clements, of the Town of Yarmouth, Province of Nova Scotia, and Frank M. Kelly, of the City of New York.

By Mr. Coatsworth,—The Petition of the Woman's Christian Temperance Union of the Dominion of Canada; the Petition of the Synod of the Diocese of Montreal, in connection with the Church of England in Canada; and four Petitions of Journeymen Bakers' Union, No. 1, Toronto, Ontario.

By Mr. Hazen,—Three Petitions of Trades and Labour Council; and four Petitions of Carpenters and Joiners, all of St. John, New Brunswick.

By Mr. Prior,—Four Petitions of Journeymen Tailors' Union, of America, No.

142 Victoria Branch, British Columbia.

By Mr. Montague,-The Petition of the Canada and Michigan Tunnel Company. By Mr. Boyd,—The Petition of William Forbes Alloway and others, of the City of Winnipeg, Manitoba.

By Mr. Ryckman,-Four Petitions of Local Union, No. 27, Hamilton, Ontario.

Brotherhood of Painters and Decorators of America,

By Mr. Bowman, The Petition of the County Council of the County of Waterloo.

By Mr. Denison,—Four Petitions of Mailers' Union, No. 5, Toronto, Ontario. By Mr. Martin,—The Petition of Typographical Union, No. 191, Winnipeg; and four Petitions of Bricklayers' and Masons' Union, No. 1, all of Manitoba.

By Mr. Tisdale,—The Petition of the Council of the Corporation of the County of York; and the Petition of the County Council of the County of Norfolk, all of Ontario.

By Mr. Laurier,—Three Petitions of Labour Trades Union, No. 10,061; five Petitions of Trades and Labour Council; and five Petitions of Stone Cutters' Union,

all of Quebec.

By Mr. Ingram,—The Petition of the Canada Southern Railway Company and the Provisional Directors of the River St. Clair Railway Bridge and Tunnel Company; the Petition of the Niagara Grand Island Bridge Company; and the Petition of the Canada Southern Railway Company.

By Mr. Bergin,—The Petition of the Atlantic and Lake Superior Railway Com-

pany.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Bell Telephone Company, of Canada; praying for the passing of an Act to increase the bonding powers of the Company, to the amount of seventy-five per

cent of the actual paid-up capital of the Company.

Of Francis Van De Bogart and others; praying for the passing of an Act fixing the standard weight of onions, potatoes, carrots, turnips, beets and parsnips, at fifty pounds per bushel, and that a standard bag of each be seventy-five pounds, exclusive of bag, and that a standard barrel be one hundred and fifty pounds, exclusive of barrel.

Of Joshua Nicholas Filman, of the Township of East Flamboro', in the County of Wentworth, in the Province of Ontario, yeoman; praying for the passing of an Act to declare his marriage with Emma Matilda Filman, his wife, to be dissolved,

and that he be divorced from her.

Of James St. George Dillon, of the City of Montreal, in the District of Montreal, in the Province of Quebec, merchant; praying for the passing of an Act to declare his marriage with Dame Marie Catherine Charlotte Adrienne Barron, his wife, to be dissolved, and that he be divorced from her.

Of the County Council of the County of Simcoe, Ontario; praying that such amendments be made to the several Railway charters of all Railways seeking charters in Ontario, as to require first class passengers to be carried at two cents, and

second class passengers at one and one-half cents per mile over said railways.

Of the County Council of the County of Middlesex; of the County Council of the County of Kent; of the County Council of the United Counties of Leeds and Grenville; of the County Council of the County of Welland; of the County Council of the County of Essex; and of the County Council of the County of Grey, all of Ontario; severally praying that such amendments be made to the several Railway charters of all Railways seeking charters in Ontario, as to require first class passengers to be carried at two cents, and second class passengers at one and one-quarter cents per mile over said railways.

Of Alexander Nelson and others, of Toronto, Ontario, and others of other places; praying for an Act of Incorporation empowering them to build and maintain Electrical Railway bridges over the Niagara River, in the vicinity of Niagara Falls, and

also at the whirlpool rapids.

Of the Municipal Corporation of the Town of Niagara Falls, Ontario; praying for the passing of an Act authorizing a Company to build and maintain bridges for the passage of Electrical Railway cars, over the Niagara River, in the vicinity of Niagara Falls, and also at the whirlpool rapids.

Of the Dominion Burglary Guarantee Company (Limited); praying for the

passing of an Act to increase their corporate powers.

Of the Windsor and Annapolis Railway Company (Limited); praying for the passing of an Act to authorize and confirm the purchase of "The Yarmouth and Annapolis Railway;" also, to increase their capital stock, and to change their name to that of "The Dominion Atlantic Railway Company" and for other purposes.

Of Lewis G. de Bertram, President, and others, directors of the Moncton and Prince Edward Island Railway and Ferry Company; praying for an amendment to their Act of Incorporation by extending the time for the commencement and com-

pletion of their undertakings, and for other purposes.

Of the Municipal Council of the County of Victoria; and of the Council of the Corporation of the United Counties of Leeds and Grenville, all of Ontario; severally praying for the passing of an Act compelling Railway Companies, crossing public roads to leave such in as good order as they were previous to crossing them, and to protect all such crossings.

Of the Ottawa City Passenger Railway Company; praying for the passing of an Act authorizing them to increase their capital stock to \$1,000,000, to change the

name of the Company, and for other purposes.

Of the Ottawa City Railway Company, and the Ottawa Electric Street Railway Company (Limited), praying for the passing of an Act confirming and ratifying an agreement made between them on the 26th day of March, 1894, and declaring

the same to be valid and binding upon the parties thereto.

Of the Ottawa City Passenger Railway Company, the Ottawa Electric Street Railway Company (Limited), and the Corporation of the City of Ottawa; praying for the passing of an Act confirming and ratifying an agreement made between them on the 28th day of June, 1893, and declaring the same to be valid and binding upon the parties thereto.

Of the Atlantic and North-west Railway Company; praying for the passing of an Act granting a further extension of time for said Railway, and that said time for the completion of such Railway shall be within five years from the passing of such

Of the Municipal Council of the Townships of Romney and Tilbury East, in the; County of Kent, and of Mersea, Tilbury West and North, County of Essex, Ontario; praying for the passing of an Act, providing that all drainage works and all natural water-courses shall have free access and outlet into, and be kept from any invasion by the promoters of, the St. Clair and Erie Canal, throughout the district comprising said five Townships.

Of the Municipal Council of the County of Kent, Ontario; praying for the passing of an Act to protect the Draining interests of various municipalities through

which a canal is proposed to be constructed.

Of the Calgary Irrigation Company; praying for an amendment to their Act of Incorporation, by conferring the privilege of creating water power and transmitting such, and authorizing the directors to increase the capital stock of the Company, and for other purposes.

Of Victor Joseph Beaupré and others, of Gleichen, District of Alberta, Northwest Territories; praying for an Act of Incorporation under the name of Gleichen, Beaver Lake and Victoria Railway Company.

Of the Honourable James A. Lougheed, Q.C., and others, of Calgary, District of Alberta; praying for an Act of Incorporation under the name of "The Western

Canada Trust and Guarantee Corporation."

Of the County Council of the County of Essex, Ontario; praying that the Fishery laws, license system and restrictions at present in force may be abolished so as to encourage the fishing industry and place Canadian fishermen on an equal footing with American competitors.

Of the Erie and Huron Railway Company; praying for the passing of an Act to extend the time for the commencement and completion of their railway, and

for other purposes.

Of Joseph Powell and others; praying for an Act of Incorporation under the

name of "The Duluth, Nepigon and James Bay Railway Company.

Of Journeymen Tailors' Union, No. 82, Chatham; and of the Webb Pressmen's Union, No. 1, Toronto, all of Ontario; severally praying for the passing of an Act providing for the grouping of Constituencies and the granting of the right of cumulative voting to electors of said Constituencies.

Of Journeymen Tailors' Union, No. 82, Chatham, Ontario; of Machine Shoemakers' Aid and Protective Union, Quebec; of Hull Assembly, No. 3724; of Papineau Assembly, No. 713, Knights of Labour; of Co-operative Assembly, No. 6023, Knights of Labour; of Grande Hermine Assembly, No. 7906, Knights of Labour; of Jacques-Cartier Typographical Union, No. 145; of Local Assembly, No. 7628, Knights of Labour; of Mount Royal Assembly, No. 5204, Knights of Labour; and of Ville Marie Assembly, No. 3484, Knights of Labour, all of Montreal, Quebec; severally praying that the questions of the maintenance of our present Colonial Status, Imperial Federation, Canadian Independence, and Political Union with the United States, may be submitted to a vote of the people.

Of Journeymen Tailors' Union, No. 82, Chatham; of Typographical Union, No. 129, Hamilton; of the International Association of Machinists; of Journeymen Tailors' Union, No. 132; of Plumbers, Steam and Gas Fitters' Association; of Typographical Union, No. 91; of Varnishers' and Polishers' Local Union, No. 19; and of the Webb Pressmen's Union, No. 1, all of Toronto, Ontario; of Machine Shoemakers' Aid and Protective Union, Quebec; of Hull Assembly, No. 3724; of Papineau Assembly, No. 713, Knights of Labour; of Co-operative Assembly, No. 6023, Knights of Labour; of Grande Hermine Assembly, No. 7906, Knights of Labour; of Jacques-Cartier Typographical Union, No. 145; of Local Assembly, No. 7628, Knights of Labour; of Mount Royal Assembly, No. 5204, Knights of Labour; and of Ville Marie Assembly, No. 3484, Knights of Labour, all of Montreal, Quebec; severally praying that the Railway Laws of the Dominion may be so amended as to pro-

vide for a passenger rate not exceeding two cents per mile.

Of Journeymen Tailors' Union, No. 82, Chatham; of Typographical Union No. 129, Hamilton; of the International Association of Machinists; of Journeymen Tailors' Union, No. 132; of Plumbers, Steam and Gas Fitters' Association; of Typographical Union, No. 91; of Varnishers' and Polishers' Local Union, No. 19; of Waiters' Association; and of the Webb Pressmen's Union, No. 1, all of Toronto, Ontario; of Machine Shoemakers' Aid and Protective Union, Quebec; of Hull Assembly, No. 3724; of Papineau Assembly, No. 713, Knights of Labour; of Co-operative Assembly, No. 6023, Knights of Labour; of Grande Hermine Assembly, No. 7906, Knights of Labour; of Jacques-Cartier Typographical Union, No. 145; of Local Assembly, No. 7628, Knights of Labour; of Mount Royal Assembly, No. 5204, Knights of Labour; and of Ville Marie Assembly, No. 3484, Knights of Labour, all of Montreal, Quebec; severally praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes and lockouts prevailing

in the Dominion.

Of Journeymen Tailors' Union, No. 82, Chatham; of Typographical Union, Of Journeymen Tailors' Union, No. 82, Chatham; of Typographical Union, No. 129, Hamilton; of the International Association of Machinists; of Journeymen Tailors' Union, No. 132; of Plumbers' Steam and Gas Fitters' Association; of Typographical Union, No. 91; of Varnishers' and Polishers' Local Union, No. 19; and of the Webb Pressmen's Union, No. 1, all of Toronto, Ontario; of Machine Shoemakers' Aid and Protective Union, Quebec; of Hull Assembly, No. 3724; of Papineau Assembly, No. 713, Knights of Labour; of Co-operative Assembly, No. 6023, Knights of Labour; of Grande Hermine Assembly, No. 7906, Knights of Labour; of Jacques-Cartier Typographical Union, No. 145; of Local Assembly No. 7628, Knights of Labour; of Mount Royal Assembly, No. 5204, Knights of Labour; and of Ville Marie Assembly No. 3484 Knights of Labour all of Montreal. Labour; and of Ville Marie Assembly, No. 3484, Knights of Labour, all of Montreal, Quebec; severally praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

Of Journeymen Tailors' Union, No. 82, Chatham; of Typographical Union, No. 129, Hamilton; of the International Association of Machinists; of Journeymen Tailors' Union, No. 132; of Plumbers, Steam and Gas Fitters' Association; of Typographical Union, No. 91; of Varnishers' and Polishers' Local Union, No. 19; of Waiters' Association; and of the Webb Pressmen's Union No. 1, all of Toronto, Ontario; of Machine Shoemakers' Aid and Protective Union, Quebec; of Hull Assembly, No. 3724; of Papineau Assembly No. 713, Knights of Labour; of Co-

operative Assembly No. 6023, Knights of Labour; of Grande Hermine Assembly, No. 7906, Knights of Labour; of Jacques-Cartier Typographical Union, No. 145; of Local Assembly, No. 7628, Knights of Labour; of Mount Royal Assembly, No. 5204, Knights of Labour; and of Ville Marie Assembly, No. 3484, Knights of Labour, all of Montreal, Quebec; severally praying that the law may be so amended as to allow withdrawal of deposits from the Post office Savings Banks without notice.

Mr. Haggart, a Member of the Queen's Privy Council, laid before the House by command of His Excellency the Governor General,—Annual Report of the Minister of Railways and Canals, for the fiscal year, from the 1st July, 1892, to the 30th June, 1893. (Sessional Papers, No. 10.)

Mr. Daly, a Member of the Queen's Privy Council, laid before the House,-Return of Orders in Council, in accordance with subsection (d.) of Section 38 of the Regulations for the survey, administration, disposal and management of Dominion Lands within the 40-mile Railway Belt in the Province of British Columbia. (Sessional Papers, No. 35.)

Also, Return of Orders in Council of 1893, relating to the Department of the Interior, in accordance with Clause 91 of the Dominion Lands Act, Chapter 54,

Revised Statutes of Canada. (Sessional Papers, No. 35a.)

Mr. Daly also presented—Return to an Order of this House, dated 1st March, 1893, for copies of all reports, documents, maps, manuscripts and correspondence in relation to explorating expeditions heretofore made to James' Bay and Hudson Bay. (Sessional Papers, No. 36.)

Mr. Wallace laid before the House, by command of His Excellency the Governor General,—Tables of the Trade and Navigation of the Dominion of Canada, for the fiscal year ended the 30th June, 1893, compiled from Official Returns. (Sessional Papers, No. 6.)

Ordered, That Mr. Edgar have leave to bring in a Bill to amend the Electoral Franchise Act by providing for a residential qualification for all voters.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for the House in Committee to consider the Ways and Means for raising the Supply to be granted to Her Majesty;

Mr. Foster moved, seconded by Mr. Haggart, and the Question being proposed,

That Mr. Speaker do now leave the Chair;

And a Debate arising thereupon;

On motion of Sir Richard J. Cartwright, seconded by Mr. Davies.

Ordered, That the Debate be adjourned.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Ordered, That the adjourned Debate on the Motion for the House to go into Committee of Ways and Means, be made the first Order of the Day on Wednesday and subsequent days, until concluded, after Questions to be put by Members.

And then The House adjourned till To-morrow.

Wednesday, 28th March, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-

By Mr. Campbell,—The Petition of the Dominion Grange Patrons of Industry; the Petition of the Municipal Council of the Township of Tilbury North, County of Esssex, and the Township of Romney, County of Kent; and the Petition of the Municipal Council of the Townships of Tilbury East and Tilbury Centre, County of Kent, and the Township of Mersea, County of Essex, all of Ontario.

By Mr. Girouard (Jacques Cartier),—The Petition of the Richelieu and Ontario

Navigation Company.

By Mr. Davies,—The Petition of the Steam Boiler and Plate Glass Insurance

Company of Canada.

By Mr. Patterson (Huron),—The Petition of the Municipal Council of the Town of Chatham, Ontario.

By Mr. Haggart,—The Petition of the County Council of the County of Lanark, Ontario.

By Mr. McGregor,—The Petition of Alexander LaBute and others.

Mr. La Rivière moved, seconded by Mr. Davin, and the Question being proposed, That the first Report of the Select Committee appointed to supervise the Official Report of the Debates of this House during the present Session, be concurred in;

And a Debate arising thereupon:—The said Motion was, with leave of the

House, withdrawn.

Ordered, That Sir Charles Hibbert Tupper have leave to bring in a Bill to amend the Seamen's Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return under Resolution of the 20th February, 1882, in so far as the same is furnished by the Department of the Interior, respecting the Canadian Pacific Railway Company. (Sessional Papers, No. 34a.)

The Order of the Day being read, for resuming the adjourned Debate on the Question, which was yesterday proposed, That Mr. Speaker do now leave the Chair, (for the House in Committee to consider the Ways and Means for raising the Supply to be granted to Her Majesty);

And the Question being again proposed;

Sir Richard J. Cartwright moved, in amendment, seconded by Mr. Davies, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions proposed an admission to that extent of the "evils inflicted upon the people by the system of high protective duties, this House "is nevertheless of the opinion that the amendments suggested, being based upon the "principle of protection and not solely upon the requirements of public service, are "inadequate to afford satisfactory relief from the burdens of excessive and unfair "taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal "policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, econo"mical and efficient government, should have eliminated from it the principle of pro"tection to particular industries at the expense of the community at large and should
be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible upon, the necessaries of life and to promote freer trade with the whole world, particularly with *Great Britain* and the *United States*," inserted instead thereof;

And a Debate arising thereupon;

On motion of Mr. Wallace, seconded by Mr. Daly,

Ordered, That the Debate be adjourned.

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, laid before the House,—Statement in reference to Fishing Bounty Payments for 1892-93 required by Chapter 96 of the Revised Statutes of Canada. (Sessional Papers, No. 35b.)

And then The House adjourned till To-morrow.

Thursday, 29th March, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—

By Mr. LaRivière,—The Petition of the Vicar Superior and Superior of the Corporation of the Sacred Heart of Jesus, of the City of Montreal, Quebec.

By Mr. Girouard (Jacques-Cartier),—The Petition of the Montreal Park and

Island Railway Company.

By Sir Donald A. Smith,—The Petition of Messieurs H. and A. Allan and others

of Montreal, and others of other places.

By Mr. Coatsworth,—The Petition of Caroline Jane Downey, of the City of Toronto, in the County of York, in the Province of Ontario, the lawful wife of Donald Campbell Downey, heretofore of the Town of Whitby, in the County of Ontario, in the said Province, merchant.

By Mr. Turcotte,—The Petition of John Sharples, and others.

By Mr. McDonald (Assiniboia),—The Petition of the Wood Mountain and Qu'Appelle Railway Company.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Mossom M. Boyd and others, Provisional Directors of the Lindsay, Bobcaygeon and Pontypool Railway Company; praying for the passing of an Act to ex-

tend the time for the commencement and completion of their Railway.

Of the Municipal Council of the Village of Tilbury Centre, County of Kent, Ontario; praying that an Act may be passed empowering a Company to construct a canal from some point on Lake St. Clair in the Township of West Tilbury, County of Essex, to some point on Lake Erie between Point Pelée and Rondeau Harbour.

Of E. Franklin Clements and Edgar M. Clements, of the Town of Yarmouth, Province of Nova Scotia, and Frank M. Kelly, of the City of New York; praying for an Act of Incorporation under the name of "The New York, New England and Canada Company."

Of the Woman's Christian Temperance Union of the Dominion of Canada; praying that a proposed Treaty with France, providing for the importation of certain

forms of intoxicating liquors, may not be ratified.

Of the Synod of the Diocese of *Montreal*, in connection with the Church of *England* in *Canada*; praying for the introduction, promotion, and enactment of a "Sunday Observance Bill".

Of the Canada and Michigan Tunnel Company; praying for the passing of an

Act to extend the time for the completion of said Tunnel.

Of William Forbes Alloway and others, of the City of Winnipeg, Manitoba; praying for an Act of Incorporation under the name of "The Lac Seul Railway

Company".

Of the Canada Southern Railway Company, and the Provisional Directors of the River St. Clair Railway Bridge and Tunnel Company; praying for the passing of an Act to extend the time for the completion of the St. Clair Railway Bridge and Tunnel.

Of the Niagara Grand Island Bridge Company; praying for the passing of an

Act to extend the time for the completion of their Bridge.

Of the Canada Southern Railway Company; praying for the passing of an Act

to extend the time for the completion of their Railway.

Of the Atlantic and Lake Superior Railway Company; praying for the passing of an Act to confirm certain agreements between the Atlantic and Lake Superior Railway Company and the Baie des Chaleurs, Great Eastern, Montreal and Sorel, Ottawa Valley and Ontario Pacific Railway Companies and with the Montreal Bridge Company, and for other purposes.

Of the Council of the Corporation of the County of York, Ontario; praying for the passing of an Act compelling Railroad Companies, crossing public roads, to leave such roads in as good order as they were previous to crossing them, and to pro-

tect all such crossings.

Of the County Council of the County of Waterloo; and of the County Council of the County of Norfolk, all of Ontario; severally praying that such amendments may be made to the several Railway Charters of all Railways seeking charters in Ontario as to require first class passengers to be carried at two cents, and second class passengers, at one and one-quarter cents per mile over said Railways.

Of Stone Cutters' Union; and of Trades and Labour Council, all of Quebec;

Of Stone Cutters' Union; and of Trades and Labour Council, all of Quebec; severally praying that the questions of the maintenance of our present Colonial Status, Imperial Federation, Canadian Independence, and Political Union with the

United States, may be submitted to a vote of the people.

Of Local Union, No. 27, Hamilton, Brotherhood of Painters and Decorators of America; of Journeymen Bakers' Union, No. 1; of Mailers' Union, No. 5, all of Toronto, Ontario; of Labour Trades' Union, No. 10061; of Stone Cutters' Union: and of Trades and Labour Council, all of Quebec; of Brotherhood of Carpenters' and Joiners'; and of Trades and Labour Council, all of St. John, New Brunswick; of Bricklayers' and Masons' Union, No. 1, Manitoba; and of Journeymen Tailors' Union of America, No. 142, Victoria Branch, British Columbia; severally praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate not exceeding two cents per mile.

Of Local Union, No. 27, Hamilton, Brotherhood of Painters and Decorators of America; of Journeymen Bakers' Union, No. 1; and of Mailers' Union, No. 5, all of Toronto, Ontario; of Labour Trades' Union, No. 10061; of Stone Cutters' Union; and of Trades and Labour Council, all of Quebec; of Brotherhood of Carpenters' and Joiners,' of St. John, New Brunswick; of Bricklayers' and Masons' Union, No. 1, Manitoba; and of Journeymen Tailors' Union of America, No. 142, Victoria Branch, British Columbia; severally praying for the passing of an Act providing for the appointment of Boardsof Arbitration in the event of strikes and lockouts prevailing in the Dominion.

Of Local Union, No. 27, Hamilton, Brotherhood of Painters and Decorators of America; of Journeymen Bakers' Union, No. 1; and of Mailers' Union, No. 5, all of Toronto, Ontario; of Labour Trades' Union, No. 10061; of Stone Cutters' Union; and of Trades and Labour Council, all of Quebec; of Brotherhood of Carpenters and Joiners; and of Trades and Labour Cuncil, all of St. John, New Brunswick; of Bricklayers' and Masons' Union, No. 1, Manitoba; and of Journeymen Tailors' Union of America, No. 142, Victoria Branch, British Columbia; severally praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

Of Local Union, No. 27, Hamilton, Brotherhood of Painters and Decorators of

Of Local Union, No. 27, Hamilton, Brotherhood of Painters and Decorators of America; of Journeymen Bakers' Union, No. 1; and of Mailers' Union, No. 5, all of Toronto, Ontario; of Stone Cutters' Union; and of Trades and Labour Council, all of Quebec; of Brotherhood of Carpenters and Joiners; and of Trades and Labour Council, all of St. John, New Brunswick; of Bricklayers' and Masons' Union, No. 1; and of Typographical Union, No. 191, Winnipeg, all of Manitoba; and of Journeymen Tailors' Union of America, No. 142, Victoria Branch, British Columbia; severally praying that the law be so amended as to allow withdrawal of deposits from the Post Office

Savings Banks without notice.

On motion of Mr. LaRivière, seconded by Mr. Davin.

Resolved, That the First Report of the Select Committee appointed to supervise the Official Report of the Debates of this House during the present Session be concurred in, with the exception of Paragraphs two and three thereof.

Mr. Costigan, a Member of the Queen's Privy Council, laid before the House, a detailed Statement of all Bonds and Securities registered in the Department of the Secretary of State of Canada since last Return, 1893, submitted to the Parliament of Canada under Section 23, Chapter 19, of "The Revised Statutes of Canada." (Sessional Papers, No. 38.)

On motion of Mr. Mulock, seconded by Mr. Charlton,

Ordered, That there be laid before this House, a Return of:—

1. The number of students who have graduated from the Royal Military College since its establishment.

2. The number of these graduates who are now in the Public Service of Canada, and number in the service of the Imperial Government.

- 3: The amount expended on capital account and on income since the College was established.
 - 4. The number of students graduated in 1893.
 - 5. The number of students now in attendance.
- 6. The total amount of salaries paid each year to the different persons employed in connection with the College.
- 7. The name of the Commandant of the College; his salary, perquisites, if any, in the way of free residence, maintenance thereof, supplies, servants, etc.
- 8. The cost of the residence for use of Commandant, if purchased, and amount expended thereon by the Government since the purchase.

On motion of Mr. Fraser, seconded by Mr. Innes,

Ordered, That there be laid before this House, a Statement showing the amount expended in the Province of Nova Scotia since 1878, by Counties, on railways, harbours, breakwaters, wharfs, and all other public works in said Province.

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 20th March, 1894, for a Return showing copies of all petitions or communications to the Government or to any Member thereof, or to His Excellency, asking for any interference with the sentence passed by his Lordship the Honourable Mr. Justice Rose on Messieurs McGreevy and

Connolly, of all replies thereto and all correspondence between any Member of the Government and any other person on the subject of commutation of such sentence; of all medical reports made in regard to either said McGreevy or Connolly whilst undergoing such sentence; of all reports or recommendations on the said subject, by any Member of the Government to His Excellency, and of all replies thereto and of all Orders in Council in anywise bearing upon the subject of the commutation of said sentences. (Sessional Papers, No. 37.)

Ordered, That Mr. Mulock have leave to bring in a Bill to amend the Railway Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Mulock have leave to bring in a Bill to amend the Act respecting the Senate and House of Commons.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Charlton have leave to bring in a Bill to amend the Criminal

Code, 1892, for the purpose of more effectually preventing lotteries.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. McMullen have leave to bring in a Bill to amend "The Civil "Service Superannuation Act."

He accordingly presented the said Bill to the House, and the same was received and read the first itme; and ordered to be read a second time To-morrow.

The Order of the Day being read, for resuming the adjourned Debate on the Question, which was on Wednesday last proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for raising the

Supply to be granted to Her Majesty);
And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions pro-"posed an admission to that extent of the evils inflicted upon the people by the sys-"tem of high protective duties, this House is nevertheless of the opinion that the "amendments suggested, being based upon the principle of protection and not solely "upon the requirements of public service, are inadequate to afford satisfactory relief "from the burdens of excessive and unfair taxation:

"That the highest interests of Canada demand the adoption of a sound fiscal "policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;"

"That, to that end, the tariff should be reduced to the needs of honest, econo-"mical and efficient government, should have eliminated from it the principle of pro-"tection to particular industries at the expense of the community at large and should "be imposed for revenue only;"

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, par-"ticularly with Great Britain and the United States," inserted instead thereof.;

And the Question on the amendment being again proposed :- The House resumed the said adjourned Debate.

On motion of Mr. Hazen, seconded by Mr. McInerney, Ordered, That the Debate be adjourned.

And then The House adjourned till To-morrow.

Friday, 30th March, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—

By Mr. Grieve,-Three Petitions of Pioneer Lodge, No. 103, International

Association of Machinists, Stratford, Ontario.

By Mr. Pope,—The Petition of William W. Bailey and others, of the Town of Cookshire, and Lockhart R. Willard, of the Village of Sawyerville, County of Compton; and the Petition of Charles King and others, of the Town of Sherbrooke, and others of other places, all of Quebec.

By Mr. Hazen,—The Petition of Messieurs Troop and Son and others, of the City

of St. John, New Brunswick.

By Mr. Martin,—Five Petitions of Labour Union, No. 343, Winnipeg, Manitoba, Brotherhood of Carpenters and Joiners of America.

By Mr. Carpenter,—The Petition of the St. Catharines and Niagara Central Rail-

way Company.

By Mr. Davin,—The Petition of the Brandon and South-western Railway Com-

By Mr. Lépine,—Three Petitions of Typographical Union, No. 176; and five Petitions of Tailors' Assembly, No. 44, Knights of Labour, all of Montreal, Quebec.

By Mr. Ross (Lisgar),—The Petition of the Medicine Hat Railway and Coal

Company.

By Mr. Rosamond,—The Petition of the Consumers' Cordage Company (Limited)

of the City of Montreal.

By Mr. Mulock,—The Petition of Sir Donald A. Smith, of the City of Montreal, Quebec, and others of other places.

By Mr. Davis,—The Petition of the Rocky Mountain Railway and Coal Com-

By Mr. Baker,-The Petition of the Shareholders of the St. Lawrence and Adirondack Railway Company.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of the Dominion Grange, Patrons of Husbandry; praying for a reduction of duty on agricultural implements and coal oil, and that Indian corn be admitted free

for feeding purposes.

Of the Municipal Council of the Township of Tilbury North, County of Essex, and Township of Romney, County of Kent; and of the Municipal Council of the Townships of Tilbury East and Centre, County of Kent, and the Township of Mersea, County of Essex, all of Ontario; severally praying that an Act may be passed empowering a Company to construct a canal from some point on Lake St. Clair, in the Township of West Tilbury, County of Essex, to some point on Lake Erie between Point Pelee and Rondeau Harbour.

Of the Richelieu and Ontario Navigation Company; praying for the passing of an Act providing that all bonds issued and becoming due in the year 1895 may be redeemed, for the issue of new bonds by aforesaid Company, and for other purposes.

Of the Steam Boiler and Plate Glass Insurance Company of Canada; praying

for the passing of an Act extending their corporate powers.

Of the Municipal Council of the Town of Chatham, Ontario; praying that Pointe aux Pins, on Lake Erie, may be set apart and declared a National Park for the benefit of the people of Canada.

Of the County Council of the County of Lanark, Ontario; praying that such amendments may be made to the several Railway Charters of all Railways seeking charters in Ontario, as to require first class passengers to be carried at two cents, and second class passengers at one and one-quarter cents per mile over said Railways.

Of Alexander LaBute and others; praying that the License system and regulations now in force in Ontario may be abolished, and that Canadian fishermen be enabled to fish on the same practically free fishing system as in the States of Michi-

gan and Ohio.

Sir John Thompson, from the Special Committee appointed to prepare and report lists of Members to compose the Select Standing Committees ordered by this House, reported, That they had prepared lists of Members accordingly, and the same were read, as follow:—

1. ON PRIVILEGES AND ELECTIONS.—Messieurs Adams, Amyot, Baker, Beausoleil, Bruneau, Caron (Sir Adolphe), Choquette, Coatsworth, Costigan, Curran, Daly, Davies, Desaulniers, Dickey, Edgar, Flint, Fraser, Girouard (Jacques-Cartier), Ives, Langelier, Langevin (Sir Heetor), Laurier, Lavergne, Leclair, Lister, McCarthy, McDonald (Victoria), McLeod, Martin, Masson, Mills (Bothwell), Moncrieff, Mulock, Northrup, Ouimet, Patterson (Huron), Pelletier, Préfontaine, Thompson (Sir John), Tupper (Sir C. Hibbert), Weldon, and Wood (Brockville).—42.

2. On Expiring Laws.—Messieurs Bain (Soulanges), Belley, Bennett, Boston, Cameron, Carroll, Corbould, Dawson, Delisle, Dugas, Ferguson (Renfrew), Flint, Gillies, Girouard (Two Mountains), Grieve, Harwood, Haslam, Henderson, Hutchins, Legris, McDonald (Victoria), Pridham, Pope, Reid, Robillard, Ryckman, Simard, Somerville, Temple and Tyrwhitt.—30. And that the Quorum of the said Commit-

tee do consist of Seven Members.

3. ON RAILWAYS, CANALS AND TELEGRAPH LINES.-Messieurs Adams, Allan, Amyot, Bain (Soulanges), Baird, Baker, Barnard, Beausoleil, Béchard, Belley, Bennett, Bergeron, Bergin, Bernier, Borden, Boston, Bourassa, Bowman, Boyd, Boyle, Brown, Bruneau, Bryson, Burnham, Calvin, Cameron, Campbell, Carignan, Carling (Sir John), Carpenter, Caron (Sir Adolphe), Cartwright (Sir Richard), Casey, Charlton, Choquette, Christie, Cleveland, Coatsworth, Cochrane, Cockburn, Corbould, Corby, Costigan, Craig, Curran, Daly, Davies, Davin, Davis, Delisle, Denison, Desaulniers, Devlin, Dickey, Dupont, Edgar, Fairbairn, Fauvel, Ferguson (Leeds and Grenville), Fraser, Fréchette, Frémont, Geoffrion, Gibson, Gillies, Girouard (Jacques-Cartier), Girouard (Two Mountains), Godbout, Grandbois, Grant (Sir James), Guay, Guillet, Haggart, Harwood, Hazen, Hearn, Henderson, Hodgins, Hughes, Ingram, Innes, Ives, Jeannotte, Joneas, Kaulbach, Kenny, Lachapelle, Landerkin, Langelier, Langevin (Sir Hector), LaRivière, Laurier, Lavergne, Leclair, Leduc, Lépine, Lippé, Lister, Livingston, Macdonald (King's), Macdonell (Algoma), Maclean (York), McAlister, McCarthy, McDonald (Assiniboia), McDougald (Pictou), McDougall (Cape Breton), McInerney, McKay, McKeen, McLean (King's), McLennan, McLeod, McMillan, McMullen, Madill, Mara, Martin, Masson, Metcalfe, Mignault, Mills (Aunapolis), Mills (Bothwell), Montague, Mulock, Northrup, Ouimet, Paterson (Brant), Patterson (Colchester), Perry, Pope, Préfontaine, Prior, Proulx, Putnam, Reid, Rider, Robillard, Roome, Ross (Dundas), Ross (Lisgar), Ryckman, Sanborn, Scriver, Simard, Smith (Ontario), Smith (Sir Donald), Sproule, Stairs, Stevenson, Sutherland, Tarte, Temple, Thompson (Sir John), Tisdale, Turcotte, Tyrwhitt, Vaillancourt, Wallace, Weldon, White, (Cardwell), White (Shelburne), Wilmot, Wood (Brockville), Wood (Westmoreland) and Yeo.—166.

4. ON MISCELLANEOUS PRIVATE BILLS.—Messieurs Allan, Bain (Soulanges), Baker, Barnard, Beith, Belley, Bennett, Borden, Bourassa, Boyd, Brodeur, Campbell, Carpenter, Caron (Sir Adolphe), Carroll, Casey, Chesley, Choquette, Cleveland, Cochrane, Corbould, Corby, Craig, Davies, Delisle, Denison, Dickey, Dupont, Edwards, Fairbairn, Frémont, Geoffrion, Gillmor, Girouard (Jacques-Cartier), Guillet, Harwood, Hazen, Hodgins, Ives, Joncas, Kenny, LaRivière, Lavergne,

Leduc, Legris, Lépine, Macdonald (Huron), Macdonell (Algoma), McAlister, McDougall (Cape Breton), McInerney, McKay, McKeen, Madill, Marshall, Mignault, Miller, Monerieff, Monet, Northrup, Ouimet, Pelletier, Prior, Proulx, Robillard, Roome, Rosamond, Ross (Dundas), Smith (Ontario), Stairs, Vaillancourt, Weldon, White (Shelburne), and Yeo.—74. And that the Quorum of the said Committee do consist of Seven Members.

5. On Standing Orders.—Messieurs Bain (Wentworth), Bergeron, Bourassa, Bowers, Brodeur, Brown, Burnham, Cargill, Colter, Desaulniers, Dyer, Earle, Featherston, Ferguson (Leeds and Grenville), Ferguson (Renfrew), Gillmor, Girouard (Two Mountains), Grieve, Hodgins, Hughes, Hutchins, Ingram, Lavergne, Macdowall, McInerney, McKeen, McNeill, Marshall, Masson, Miller, Mills (Annapolis), Monet, O'Brien, Paterson (Brant), Patterson (Colchester), Perry, Pridham, Rinfret, Rosamond, Rowand, Scriver, Semple, Stevenson, Wilmot, Wilson, and Wood (Brockville).—46. And that the Quorum of the said Committee do consist of Seven Members.

6. On Printing.—Messieurs Amyot, Bergin, Bourassa, Charlton, Costigan, Davin, Grandbois, Innes, Kaulbach, Landerkin, LaRivière, Lépine, Maclean (York), McLean) King's), McMullen, Putnam, Rider, Somerville, Stevenson, Sutherland,

Taylor, and Tisdale.—22.

- 7. ON PUBLIC ACCOUNTS.—Messieurs Adams, Baker, Béchard, Belley, Bergeron, Bergin, Boyle, Bryson, Cameron, Campbell, Caron (Sir Adolphe), Carscallen, Cartwright (Sir Richard), Charlton, Chesley, Coatsworth, Cochrane, Corby, Costigan, Daly, Davies, Devlin, Ferguson (Leeds and Grenville), Forbes, Foster, Fraser, Gibson, Haggart, Haslam, Hearn, Hughes, Jeannotte, Joncas, Landerkin, Langelier, Lister, Lowell, Macdonald (Huron), Macdonell (Algoma), McDougald (Pictou), McGregor, McKay, McMullen, Madill, Mills (Annapolis), Mills (Bothwell), Moncrieff, Montague, Mulock, Ouimet, Paterson (Brant), Rinfret, Scriver, Somerville, Sproule, Tarte, Taylor, Tisdale, Tupper (Sir C. Hibbert), Wallace, White (Cardwell), Wood (Brockville), and Wood (Westmoreland).—63. And that the Quorum of the said Committee do consist of Nine Members.
- 8. ON BANKING AND COMMERCE.—Messieurs Allan, Amyot, Bain (Wentworth), Baird, Barnard, Beausoleil, Béchard, Beith, Bernier, Borden, Bowers, Bowman, Boyd, Boyle, Bruneau, Burnham, Calvin, Cargill, Carignan, Carling (Sir John), Caron (Sir Adolphe), Carscallen, Cartwright (Sir Richard), Charlton, Chesley, Cleveland, Coatsworth, Cochrane, Cockburn, Colter, Corby, Craig, Curran, Daly, Davies, Devlin, Dickey, Dugas, Dyer, Earle, Edgar, Edwards, Featherston, Flint, Forbes, Foster, Fraser, Fréchette, Geoffrion, Gibson, Gillies, Girouard (Jacques-Cartier) Grant (Sir James), Guay, Guillet, Haggart, Hazen, Hearn, Henderson, Ingram, Ives, Joncas, Kaulbach, Kenny, Lachapelle, Landerkin, Langelier, Langevin (Sir Hector), Laurier, Lister, Livingston, Lowell, Macdonald (King's), Macdowall, McAlister, McCarthy, McDonald (Victoria), McDougald (Pictou), McDougall (Cape Breton), McKay, McLennan, McLeod, McNeill, Mara, Martin, Masson, Metcalfe, Mills (Bothwell), Moncrieff, Mulock, Northrup, O'Brien, Ouimet, Paterson (Brant), Patterson (Huron), Pelletier, Pope, Préfontaine, Prior, Putnam, Rider, Rowand, Ryckman, Sanborn, Scriver, Semple, Smith (Sir Donald), Stairs, Sutherland, Temple, Thompson (Sir John), Tisdale, Turcotte, Wallace, Welsh, White (Cardwell), White (Shelburne), Wilson, Wood (Westmoreland), and Yeo.—120. And that the Quorum of the said Committee do consist of Nine Members.
- 9. On Agriculture and Colonization.—Messieurs Bain (Soulanges), Bain (Wentworth), Beith, Bergeron, Bernier, Boston, Bowers, Bowman, Boyd, Brodeur, Burnham, Calvin, Cameron, Campbell, Cargill, Carignan, Carling (Sir John), Carpenter, Casey, Choquette, Christie, Cleveland, Cochrane, Corbould, Daly, Davin, Davis, Dawson, Desaulniers, Dugas, Dupont, Dyer, Earle, Edwards, Fairbairn, Fauvel, Featherston, Ferguson (Leeds and Grenville), Ferguson (Renfrew), Forbes, Fréchette, Gibson, Gillies, Gillmor, Girouard (Two Mountains), Godbout, Grieve, Guay, Harwood, Henderson, Hodgins, Hughes, Hutchins, Ingram, Innes, Jeannotte, Joneas, LaRivière, Leclair, Leduc, Legris, Lépine, Lippé, Livingston, Macdonald (Huron), Macdonald (King's), Macdowall, McDonald (Assiniboia), McGregor,

McLean (King's), McLennan, McMillan, McNeill, Mara, Marshall, Metcalfe, Mignault, Miller, Montague, O'Brien, Paterson (Brant), Patterson (Colchester), Perry, Pope, Pridham, Proulx, Putnam, Reid, Rinfret, Robillard, Roome, Rosamond, Ross (Dundas). Ross (Lisgar), Rowand, Sanborn, Semple, Smith (Ontario), Sproule, Sutherland, Taylor, Turcotte, Tyrwhitt, Wilmot, Wilson, and Wood (Westmoreland).—106. And that the Quorum of the said Committee do consist of Seven Members.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Resolved, That this House doth concur in the said Report.

Mr. Costigan a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 20th March, 1894, for a Return showing the dates in each year since 5th May, 1887, when the Public Accounts, the Appropriation Accounts, and the Trade and Navigation Returns of Canada, for the next preceding fiscal year, have been published and ready for distribution; and when the said Accounts and Returns have been issued to the Senators and Members of the House of Commons of Canada in each of the years aforesaid. (Sessional Papers, No. 39.)

Mr. Costigan, also laid before the House,—Report of the Board of Civil Service Examiners, for the year ended 31st December, 1893. (Sessional Papers, No. 16b.)

Ordered, That Mr. Charlton have leave to bring in a Bill to amend the Criminal Code, 1892, for the purpose of making more effectual provision for the punishment of seduction and abduction.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Wilson have leave to bring in a Bill to amend the Act respecting Weights and Measures.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Ordered, That there be laid before this House, copies of all Papers and Correspondence in connection with the establishment of a Government Cattle Ranche near Fort Macleod, North-west Territories, including the purchase of cattle for said ranche; the disposal of said cattle, and the management, and disposition made of said ranche; also, a statement showing the amount of moneys paid for cattle placed upon said ranche, and for all other expenses incurred in connection with the same; also, the total amount of moneys received for the sale of cattle from said ranche, and all other sources in connection with the same; which statement shall show the balance to the credit or debit of said ranche on the 1st day of January last, and shall further give the names of all parties indebted to said ranche account for cattle purchased or for any other property or material, with the amount due from each of said parties, if any.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Ordered, That there be laid before this House, a Return showing amount of land grants made from public lands in Manitoba and the North-west Territories of Canada since 1st January, A.D., 1890, to religious denominations, religious sects, religious corporations and churches; with details as to date of each grant, area of the same, and name of denomination, sect, corporation or church, to which each several grant was made.

On motion of Mr. Charlton, seconded by Mr. Mulock, Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence between the Government and George Goodwin in connection with the transfer of his contracts or any of his contracts on the Soulanges Canal.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On notion of Mr. Martin, seconded by Mr. McMullen,

Ordered, that there be laid before this House, a Return showing the number of homesteads taken up in *Manitoba* during the years 1892 and 1893, and the number of homesteads cancelled in *Manitoba* during said years, in each case showing the Municipalities in which the homesteads were located.

On motion of Mr. Martin, seconded by Mr. McMullen,

Ordered, That there be laid before this House, a Return showing the names of all persons employed in connection with the Chicago exhibit, their duties and amount paid them, and a detailed statement showing the cost of the exhibit.

On motion of Mr. Martin, seconded by Mr. McMullen,

Ordered, That there be laid before this House, a Return showing the names of all prisoners who have died in penitentiaries in Canada during the last ten years, with the cause of death and the length of their last sickness in each case.

On motion of Mr. Martin, seconded by Mr. McMullen,

Ordered, That there be laid before this House, a Return showing the sums paid by the Government for the expenses in detail of each of the Ministers and Comptrollers in connection with their trips investigating the operation of the Tariff.

On motion of Mr. Leclair, seconded by Mr. Dugas,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all papers, petitions, letters reports, Minutes and Orders in Council respecting the School Law of Prince Edward Island, intituled: "The Public Schools Act, 1877."

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Sir Hector L. Langevin, seconded by Mr. Baker,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency do cause to be laid before this House, copies of all correspondence and Orders in Council relative to a Canadian-Australian cable, not already laid before this House.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Sir Hector L. Langevin, seconded by Mr. Baker,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Correspondence, Instructions, Orders in Council and Reports about the Boundary Line between Alaska and British Columbia, not already laid before this House.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Sir Hector L. Langevin, seconded by Mr. Baker,

Ordered, That there be laid before this House, a Statement showing the working of the Civil Service Insurance, how many Civil Servants have insured their lives in such Insurance, and for what amounts, respectively, without giving their names.

On motion of Sir Hector L. Langevin, seconded by Mr. Baker,

Ordered, That there be laid before this House, a complete List of the Revising Officers under the Franchise Act, giving their names, their electoral divisions, and when appointed.

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On motion of Mr. Gibson, seconded by Mr. McMullen,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Contracts for the erection of the Curran bridge, and all works in connection therewith; of all Correspondence relating thereto between any department or officer, and any contractor or other person; of all recommendations and reports to the Government or any Member thereof, or any department, relating to such contract, or to any variations or departures from the original contracts; of all Orders in Council relating to such work, contracts, variations or modifications; of all reports, letters and communications of inspectors, engineers of the Government, or any Member of the Government, relating to the manner in which such work was being carried out, including expenditure and claims not settled; of all complaints and charges (with dates when made) in regard to such works, and of all official reports on such complaints and charges.

Also, a Statement showing the estimated expenditure for the construction of said Curran bridge, and of the actual expenditures thereon, and of the amount of

unsettled claims for such works.

Also, copies of all Communications, Reports and Orders in Council relating to any inquiry into any matters connected with the said contracts, works, complaints and charges, of all evidence taken on such inquiries, of any findings on the evidence or otherwise, and of all Papers showing any decision arrived at by the Government, or any Member of the Government, or officer of the Government, on any question so inquired into.

Also, a Statement showing if any work still remains to be done to complete said

works, and the estimated cost of same.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. McMullen, seconded by Mr. Bain (Wentworth),

Ordered. That there be laid before this House, a Return giving the total cost of all Government buildings in Manitoba and the North-west, including additions, repairs, furniture and heating of each, date of construction and full costs of each and for what purpose constructed; also, amounts expended on bridges, roads, piers, &c., from 30th June, 1890, to 30th June, 1893.

On motion of Mr. McMullen, seconded by Mr. Bain (Wentworth),

Ordered. That there be laid before this House, a Return giving the total cost of the Cockburn Island wharf and dock (Lake Huron); the name of the contractor or contractors; the date of its completion; the number of sailing vessels that have called; the quantity of freight imported and exported since its completion; and the number of steamers that made during the season regular calls at the wharf since its completion.

On motion of Mr. Mulock, seconded by Mr. Charlton.

Resolved. That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all charges brought to the attention of the Government or any department since 1891 in regard to any matters connected with the Kingston Penitentiary and the British Columbia Penitentiary, of all appointments of persons to make investigations into any of such charges, including their instructions; of all correspondence between any of such persons and any Member of the Government or department; of all evidence taken on any such inquiries; of all reports thereon, including any

schedules in connection with such reports; and of all other documents and papers relating to any illeged irregularities in connection with the management of said institutions since 1891.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. Mulock, seconded by Mr. Charlton,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, a copy of all correspondence between the Government, or any department or officer, and Mr. Connor, for the supply of plant, or equipment of any kind, for the manufacture of binder twine in Kingston Penitentiary, and of all contracts entered into between him and the Government for such supply.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. Mulock, seconded by Mr. Charlton,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all memorials, correspondence, documents, and other papers (since the last Return) relating to the importation of American cattle alive into Canada, or of the shipment of Canadian cattle to Europe, viâ American ports.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. Davies, seconded by Sir Richard J. Cartwright,

Resolved. That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, a Return of all correspondence, telegrams, reports to Council, Orders in Council, or departmental orders or instructions relative to the employment of certified captains or mates on steamers plying in the waters or ferries of the Dominion, or to the running of such steamers or ferries without such captains or mates.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. Mills (Bothwell), seconded by Mr. Davies,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Reports made to the Department of the Interior or to the Superintendent General of Indian Affairs as to the value of the Thousand Islands, and any offers received for the purchase of the same.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. McMillan, seconded by Mr. Semple,

Ordered, That there be laid before this House, a Return showing the quantity of butter manufactured at the Experimental Creameries, established at Elgin and Woodstock, in the Province of Ontario, from the time they were established up to the 1st of January, 1894; the number of sales made, where sold, and the amounts realized; copies of all letters, reports, or other correspondence, especially the report of Messieurs Clement & Son, of Glasgow, relating to the prices realized, and the condition of the goods when put upon the market; the amounts of money spent, and the different purposes for which the money was used.

On motion of Mr. Edgar, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, a Statement showing the various amounts paid by way of bounty on pig iron produced in Canada, the quantities

produced, and the parties to whom the bounty was paid, and the Province in which their works are situated, since the date of the last Return.

On motion of Mr. Davies, seconded by Sir Richard J. Cartwright,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all papers, correspondence, telegrams, reports to, or Orders in Council or Departmental Orders not already brought down to Parliament, relative to the purchase of the Harris property in St. John for the Intercolonial Railway, or the payment of the purchase moneys therefor, or relative to the uses or purposes to which that property has since been applied.

Also, for a list of all claimants to the title of said property or any interest therein, together with the amounts paid to them, respectively, and a summary or abstract

of all the deeds or agreements taken from the claimants, respectively.

Also, for a statement of all moneys since laid out upon such property, and its

total cost up to date.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. Davies, seconded by Sir Richard J. Cartwright,

Ordered, That there be laid before this House, a Return of all papers and correspondence relative to a claim for compensation for railway damages made by one Charles Coffin, of Midgell, Prince Edward Island, in the Railway Department of the Government.

On motion of Mr. Davies, seconded by Sir Richard J. Cartwright,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, a Return of all papers, correspondence, telegrams, reports to, and Orders in Council, together with all Departmental Orders relating to the discharge from office as Superintendent of St. Paul's Island and Keeper of Ingonish Island, of Mr. Samuel Campbell, or relating to his superannuation allowance.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all letters, papers and statements in connection with awarding contract to Messieurs William H. Davis and Sons for constructing a dam at Sheik's Island, in connection with the Cornwall Canal.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Mara, seconded by Mr. Earle,

Ordered, That there be laid before this House, a Return showing (by Provinces) the value of mining machinery admitted free of duty since the year 1890.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, a Return showing amount and value of Indian corn imported in each year since 1889, upon which a drawback of 90 per cent of the duty has been paid under the provisions of Order in Council, June 12th, 1890, permitting the payment of such drawback upon imported Indian corn when kiln dried and used for human food, said Return to give the importations by Provinces.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Resolved, That an humble Address be presented to His Excellency the Governor-General, praying His Excellency to cause to be laid before this House, a Return showing amount and value of iron and steel imported for bridge construction into Canada in each year since 1886, under the rates of duty in force prior to May 13th, 1887, as provided by Order in Council of July 6th, 1887.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Macdonald (Huron), seconded by Mr. Campbell, Ordered, That there be laid before this House, a Return giving:—

1. The names of all Members of the Legislature of Ontario who received money for duties performed for the Dominion Government since 1879;

2. The amount paid to each;

3. The nature of the work performed.

On motion of Mr. Davies, seconded by Sir Richard J. Cartwright,

Ordered, That there be laid before this House, a Return of the sentence imposed by the Supreme Court of the Province of New Brunswick upon John V. Ellis, editor of the St. John Globe, in the past year, for an alleged contempt of court; together with the names of the Judges composing the Court at the time the sentence was imposed.

On motion of Mr. Macdonald (Huron), seconded by Mr. Campbell,

Resolved, That an humble Address be presented to His Excellency, the Governor General, praying His Excellency to cause to be laid before this House, a Return giving:—

1. The names of all Members and ex-Members of the Legislative Assembly of Ontario who received appointments from the Dominion Government since 1879;

2. The position to which they were appointed, and the date of their appointment:

3. The salary of each in his respective office.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. McMullen, seconded by Mr. Campbell,

Ordered, That there be laid before this House, a Return showing the sums of money paid to Mr. A. F. Wood, Government valuator, for services, maintenance and transport during the years 1891-1892-1893, and the particular pieces of land or other property valued during those years.

On motion of Sir Richard J. Cartwright, seconded by Mr. Charlton,

Ordered, That the several payments made during the recess under Governor General's Warrants be referred to the Public Accounts Committee, as also those under the head of "Unforeseen Expenses" to date.

The Order of the Day being read, for resuming the adjourned Debate on the Question which was on Wednesday last proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions"proposed an admission to that extent of the evils inflicted upon the people by the "system of high protective duties, this House is nevertheless of the opinion that the

"amendments suggested, being based upon the principle of protection and not solely upon the requirements of public service, are inadequate to afford satisfactory relief from the burdens of excessive and unfair taxation;

"That the highest interest of Canada demand the adoption of a sound fiscal policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, economical and efficient Government, should have eliminated from it the principle of protection to particular industries at the expense of the community at large and should be imposed for revenue only;"

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, par"ticularly with *Great Britain* and the *United States*," inserted instead thereof;

And the Question on the amendment being again proposed:-The House re-

sumed the said adjourned Debate.

On motion of Mr. Davin, seconded by Mr. Fairbairn, Ordered, That the Debate be adjourned.

And then The House adjourned till Monday next.

Monday, 2nd April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Mara,—The Petition of the New Westminster and Burrard Inlet Telephone Company (Limited).

By McKay, The Petition of Charles A. Hesson of the City of St. Catharines,

Ontario, and others of other places,

By Mr. Langelier,—Five Petitions of Journeymen's Aid and Protective Union, Quebec.

By Mr. Lowell,—The Petition of the Niagara Falls Suspension Bridge Company.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Vicar Superior, and the Superior of the Corporation of the Sacred Heart of Jesus, of the City of Montreal, Quebec; praying for certain amendments to their Act of Incorporation.

Of the Montreal Park and Island Railway Company; praying for the passing of

an Act granting them additional corporate powers.

Of Messieurs H. and A. Allan and others, of Montreal, Quebec, and others of other places; praying that should any public expenditures be made for wharf construction purposes, the site chosen should be one, that would prove of service to their steamers, and that at "Father Point" such a pier would be of great use to them and to all mariners.

Of Caroline Jane Downey, of the City of Toronto, in the County of York, in the Province of Ontario, the lawful wife of Donald Campbell Downey, heretofore of the

Town of Whitby, in the County of Ontario, in the said Province, merchant; praying for the passing of an Act to declare her marriage with the said Donald Campbell Downey, to be dissolved, and that she be divorced from him.

Of John Sharples and others; praying for the passing of an Act incorporating a Company to construct and operate a railway under the name of "The Métis, Matane

and Gaspé Railway Company.

Of the Wood Mountain and Qu'Appelle Railway Company; praying for the

passing of an Act to extend the time for the completion of their railway.

Of William W. Bailey and others, of the Town of Cookshire, and Lockhart R. Willard, of the Village of Sawyerville, County of Compton, Quebec; praying for an Act of Incorporation under the name of "The Lake Megantic Railway Company."

Of Charles King and others, of the Town of Sherbrooke, Quebec, and others of other places; praying for an Act of Incorporation under the name of "The Can-

adian Mutual Life Association."

Of Messieurs Troop and Son and others, of the City of St. John, New Brunswick; praying that an efficient Pilotage Service be retained in, and connected with the Port of St. John, New Brunswick.

Of the St. Catharines and Niagara Central Railway Company; praying for the

passing of an Act to extend the time for the completion of their railway.

Of the Brandon and South-western Railway Company; praying for the passing of an Act to revive the Act of Incorporation of the said Company, to extend the time for the completion of their railway, and for other purposes.

Of the Medicine Hat Railway and Coal Company; praying for the passing of an Act to extend the time for the commencement and completion of their railway.

Of the Consumers Cordage Company (Limited), of the City of *Montreal*, *Quebec*; praying for the passing of an Act authorizing the conversion of a certain portion of its Capital Stock into Preferential Stock.

Of Sir Donald A. Smith, M.P., of the City of Montreal, Quebec, and others of other places; praying for an Act of Incorporation under the name of "The Northern

Life Assurance Company of Canada."

Of the Rocky Mountain Railway and Coal Company; praying for the passing of an Act to extend the time for the construction of their railway, and for other

purposes.

Of the Shareholders of the St. Lawrence and Adirondack Railway Company; praying for the passing of an Act authorizing the transfer of the head office of the Company from the Town of Salaberry de Valleyfield, to the City of Montreal, Quebec,

and for other purposes.

Of Labour Union, No. 343, Winnipeg, Manitoba, Brotherhood of Carpenters and Joiners of America; and of Tailors' Assembly, No. 44, Knights of Labour, Montreal, Quebec; severally praying that the questions of the maintenance of our present Colonial Status, Imperial Federation, Canadian Independence, and Political Union with the United States may be submitted to a vote of the people.

the United States may be submitted to a vote of the people.

Of Labour Union, No. 343, Winnipeg Manitoba, Brotherhood of Carpenters and Joiners of America; of Tailors' Assembly, No. 44, Knights of Labour; and of Typographical Union, No. 176, all of Montreal, Quebec; severally praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate

not exceeding two cents per mile.

Of Labour Union, No. 343, Winnipeg, Manitoba, Brotherhood of Carpenters and Joiners of America; of Pioneer Lodge, No. 103, International Association of Machinists Stratford, Ontario; of Tailors' Assembly, No. 44, Knights of Labour; and of Typographical Union, No. 176, all of Montreal, Quebec; severally praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes and lockouts prevailing in the Dominion.

Of Labour Union, No. 343, Winnipeg, Manitoba, Brotherhood of Carpenters and Joiners of America; of Pioneer Lodge, No. 103, International Association of Machinists, Stratford, Ontario; of Tailors' Assembly, No. 44, Knights of Labour; and of Typographical Union, No. 176, all of Montreal, Quebec; severally praying for the passing

of an Act making the first Monday in September in each year a statutory holiday,

and to be known as "Labour Day."

Of Labour Union, No. 343, Winnipeg, Manitoba, Brotherhood of Carpenters and Joiners of America; of Pioneer Lodge, No. 103, International Association of Machinists, Stratford, Ontario; and of Tailors' Assembly, No. 44, Knights of Labour, Montreal, Quebec; severally praying that the law may be so amended as to allow withdrawal of deposits from the Post Office Savings Banks without notice.

On motion of Mr. Macdonald (Huron), seconded by Mr. Campbell, Ordered, That there be laid before this House, a Statement showing:—

1. The number of gallons of coal oil imported from the *United States* in tank cars, since the privilege was given to import in this way, up to the present time.

2. The points in Canada to which the imports were made, and the number of

gallons imported to each place.

3. The import value per Imperial gallon of the oil imported in tank cars, and the total duty collected.

4. The total importation in Imperial gallons of coal oil imported in vessels other

than tank cars during the same period.

5. The import price of the coal oil thus imported, and the amount of duty paid.
6. The amount of duty paid upon the barrels or other vessels which contained

the oil, and the amount paid for inspection.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Resolved, That a Message be sent to the Senate requesting that their Honours will unite with this House in the formation of a Joint Committee of both Houses on the subject of the Printing of Parliament, and informing their Honours that the Members of the Select Standing Committee on Printing, viz.: Messieurs Amyot, Bergin, Bourassa, Charlton, Costigan, Davin, Grandbois, Innes, Kaulbach, Landerkin, LaRivière, Lépine, Maclean (York), McLean (King's), McMullen, Putnam, Rider, Somerville, Stevenson, Sutherland, Taylor and Tisdale will act as Members on the part of this House, of the said Joint Committee on the Printing of Parliament.

Ordered, That the Clerk do carry the said Message to the Senate.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Resolved, That a Select Committee composed of Sir Adolphe P. Caron and Messieurs Amyot, Cockburn, Davies, Davin, Edgar, Fraser, Laurier, McNeill, Mills (Bothwell), O'Brien, Rinfret, Scriver, Weldon and White (Shelburne) be appointed to assist Mr. Speaker in the direction of the Library of Parliament so far as the interests of this House are concerned, and to act as Members of a Joint Committee of both Houses on the Library.

Ordered, That a Message be sent to the Senate, communicating to their Honours

the foregoing Resolution.

Ordered, That the Clerk do carry the said Message to the Senate.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 13th March, 1893, for a Return showing the number of school teachers engaged in teaching in the North-west Territories, and the length of time each was engaged during the past year, with the salary received; also, the number of pupils attending each school, and all sources of revenue for the maintenance of schools. (Sessional Papers, No. 40.)

The Order of the Day being read for resuming the adjourned Debate which was on Wednesday last proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions

" proposed an admission to that extent of the evils inflicted upon the people by the "system of high protective duties, this House is nevertheless of the opinion that "the amendments suggested, being based upon the principle of protection and not " solely upon the requirements of public service, are inadequate to afford satisfactory " relief from the burdens of excessive and unfair taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal "policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;"

"That, to that end, the tariff should be reduced to the needs of honest, econo-"mical and efficient government, should have eliminated from it the principle of "protection to particular industries at the expense of the community at large and "should be imposed for revenue only;"

"That it should be so adjusted as to make free, or bear as light as possible "upon, the necessaries of life and to promote freer trade with the whole world, "particularly with Great Britain and the United States," inserted instead thereof;

And the Question on the amendment being again proposed:-The House

resumed the said adjourned Debate.

On motion of Mr. Sproule, seconded by Mr. Mills (Annapolis), Ordered, That the Debate be adjourned.

And then The House adjourned till To-morrow.

Tuesday, 3rd April, 1894

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—

By Mr. Boyd,—The Petition of John H. Munson, Barrister, and others, of the City of Winnipeg, Manitoba, and of William Mackenzie, of the City of Toronto. Ontario.

By Mr. Coatsworth.—Four Petitions of Toronto Building Labourers' International Protective Union, No. 2, of America.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the First Report of the said Committee, which was read as tolloweth:-

Your Committee have examined the Notices given on the following Petitions

and find them sufficient, viz.:-

Of C. E. Baring Young and others; praying for an Act of Incorporation under the name of the Elgin and Havelock Railway Company; of the Ontario Mutual Life Assurance Company, for an Act granting them additional corporate powers, for the purpose of extending their business to the States and Countries outside of Canada; of the Winnipeq and Hudson Bay Railway Company, for an Act to extend the time for the completion of the main line of their railway, and to change the name of the Company to that of "The Winnipeg Great Northern Railway Company"; of the Honourable Francis Clemow and others, for an Act empowering them to manufacture, produce, supply

and dispose of electricity for light, heat and power; of the Ottawa Gas Company, for an amendment to their Act of Incorporation, empowering them to borrow to the extent of fifty per cent of their paid up Capital; of the Municipality of the Town of Edmonton, North-west Territories, for an Act confirming Ordinance number 52 of 1893, of the North-west Territories, and for other purposes; of William C. Baxter and others, for an Act of Incorporation under the name of the St Clair and Erie Ship Canal Company; of the Bell Telephone Company of Canada, for an Act to increase the bonding powers of the Company; of the Dominion Burglary Guarantee Company (Limited), for amendments to their Act of Incorporation; of Victor Joseph Beaupré and others, for an Act of Incorporation under the name of the Gleichen, Beaver Lake and Victoria Railway Company; of the Moncton and Prince Edward Island Railway and Ferry Company, for amendments to their Act of Incorporation, and for other purposes; of Joshua Nicholas Filman, for an Act to dissolve his marriage with Emma Matilda Filman, his wife; of Albert Hudson and others, for an Act of Incorporation for the purpose of carrying on the business of Fire and Accident Insurance; of the Atlantic and North-west Railway Company, for an Act to extend the time for the completion of their Railway; of the Lindsay, Bobcaygeon and Pontypool Railway Company, for an Act to extend the time for the commencement and completion of their Railway; of the Canada and Michigan Tunnel Company, for an Act to extend the time for the completion of said Tunnel; of the Niagara Grand Island Bridge Company, for an Act to extend the time for the completion of the aforesaid Bridge; of the Canada Southern Railway Company, and the Provisional Directors of the River St. Clair Railway Bridge and Tunnel Company, for an Act to extend the time for the commencement and completion of their works; of the Steam Boiler and Plate Glass Insurance Company of Canada, for an Act to extend their corporate powers; of the Ladies of the Sacred Heart of Jesus, for amendments to their Act of Incorporation; of Caroline Jane Downey, for an Act to dissolve her marriage with Donald Campbell Downey, her husband; of the Wood Mountain and Qu'Appelle Railway Company, for an Act to extend the time for the completion of their Railway; of the Consumers' Cordage Company (Limited), for an Act authorizing the conversion of a certain portion of its Capital Stock into Preferential Stock; of Sir Donald A. Smith and others, for an Act of Incorporation under the name of the Northern Life Assurance Company of Canada.

Ordered, That Mr. McDonald (Assiniboia), have leave to bring in a Bill respect-

ing the Wood Mountain and Qu'Appelle Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Tisdale have leave to bring in a Bill to incorporate the St. Clair and Erie Ship Canal Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Ross (Lisgar), have leave to bring in a Bill respecting the Winnigeg and Hudson Bay Railway Company, and to change the name thereof to "The Winnipeg Great Northern Railway Company."

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To morrow.

Ordered, That Mr. Davis have leave to bring in a Bill respecting Ordinance No. 32 of 1893, of the North-west Territories, empowering the Municipality of the Town of Edmonton to construct and operate a Tramway.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

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Ordered, That Mr. Edgar have leave to bring in a Bill to reduce from Twelve to Seven the number of Grand Jurors necessary to find a true Bill in the Province of Ontario

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for resuming the adjourned Debate on the Question which was on Wednesday last proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for raising

the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions pro"posed an admission to that extent of the evils inflicted upon the people by the
"system of high protective duties, this House is nevertheless of the opinion that
"the amendments suggested, being based upon the principle of protection and not
"solely upon the requirements of public service, are inadequate to afford satisfac"tory relief from the burdens of excessive and unfair taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal policy which, while not doing injustice to any class, will promote domestic and

" foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, economical and efficient government, should have eliminated from it the principle of
protection to particular industries at the expense of the community at large and
should be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, par"ticularly with Great Britain and the United States," inserted thereof;

And the Question on the amendment being again proposed:—The House resumed

the said adjourned Debate.

On motion of Mr. Belley, seconded by Mr. Fréchette,

Ordered, That the Debate be adjourned.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate, by their Clerk, as followeth:-

The Senate acquaint this House, That they have appointed the Honourable Messieurs Allan, Almon, Bernier, de Boucherville, Drummond, Gowan, Landry, Mac-Innes, (Burlington), Masson, McClelan, Murphy, Poirier, Power, Scott, Sullivan and Wark, a Committee to assist His Honour the Speaker, in the direction of the Library of Parliament, so far as the interests of their House are concerned; and to act on behalf of their House as Members of a Joint Committee of both Houses on the Library.

Also, the Senate acquaint this House, That they have appointed the Honourable Messieurs Bernier, Casgrain, DeBlois, Desjardins, Dever, Dobson, Ferguson (P.E.I.), Guèvremont, Kaulbach, Macdonald (P.E.I.), McClelan, McKindsey, Ogilvie, Perley, Primrose, Read (Quinté), Reid (Cariboo) Sanford, Sullivan, Vidal and Wark, a Committee to superintend the printing of their House during the present Session; and they are instructed to act on behalf of their House with a Committee of this House,

as a Joint Committee of both Houses on the subject of Printing.

And then The House adjourned till To-morrow.

Wednesday, 4th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-

By Mr. Moncrieff,—The Petition of the London and Port Stanley Railway Company, and of the Corporation of the City of London, Ontario.

By Mr. Pelletier,—The Petition of Joseph Boucher and others, of St. Emelie,

County of Joliette, Quebec.

By Mr. Burnham,—The Petition of the County Council of the County of Peterborough; and the Petition of the Council of the Corporation of the County of Peter-

borough, all of Ontario.

By Mr. McCarthy,-The Petition of M. Morrison and others. of Percy; the Petition of William J. White and others, of Broadview, District of Whitewood; the Petition of John Thera and others, of Hednesford, District of North Regina, the Petition of T. S. Hiscox and others of South Regina, District of Regina; the Petition of William Stableford and others, of Maryfield and Inglesfield, District of Cannington East; the Petition of B. Barber and others, of Wolseley, District of Wolseley; the Petition of A. H. R. Bastien and others, of Rocanville, District of Moosomin; the Petition of Ernest S. Stephenson and others, of the Town of Moose Jaw, District of Moose Jaw; the Petition of Angus McDonald and others, of Deer Park, District of Saskatchewan; the Petition of L. Watson, M.D.C.M., and others, of Fort Saskatchewan, District of North Alberta; the Petition of Richard Henders and others, of Boscurvis, District of Souris; the Petition of W. J. Kernaghan and others, of Prince Albert, District of Saskatchewan; the Petition of Leslie Bruce and others, of Cochrane, District of Alberta: the Petition of William R. Carson and others, of Forest Farm, District of Forest Farm; the Petition of M. Henderson and others, of Wascana; the Petition of James B. Hawkes and others, of Balgonie; the Petition of W. R. Kemp and others, of Gainsboro'; and the Petition of William Brown and others, of Maple Creek, all of the District of Assiniboia, North-west Territories.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the New Westminster and Burrard Inlet Telephone Company (Limited); praying for the passing of an Act declaring them to be a body corporate and their railway a work for the general advantage of Canada, extending the powers conferred on them by the Legislature of British Columbia, and for other purposes.

Of Charles A. Hesson, of the City of St. Catharines, Ontario, and others of other places; praying for an Act of Incorporation under the name of "The Welland

Power and Supply Canal Company (Limited)."

Of the Niagara Falls Suspension Bridge Company; praying for the passing of an Act to empower them to enlarge, strengthen, change and alter their Suspension Bridge across the Niagara River, to increase their Capital Stock to the amount of \$200,000, and for other purposes.

Of Journeymen's Aid and Protective Union, Quebec; praying that the questions of the maintenance of our present Colonial Status, Imperial Federation, Canadian Independence, and Political Union with the United States, may be submitted to a vote

of the people.

Of Journeymen's Aid and Protective Union, Quebec; praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

Of Journeymen's Aid and Protective Union, Quebec; praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes and lockouts prevailing in the Dominion.

Of Journeymen's Aid and Protective Union, Quebec; praying that the law may be so amended, as to allow withdrawal of deposits from the Post Office Savings

Banks without notice.

Of Journeymen's Aid and Protective Union, Quebec; praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate not exceeding two cents per mile.

Ordered, That Mr. Montague have leave to bring in a Bill respecting the Canada and Michigan Tunnel Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Sir James A. Grant have leave to bring in a Bill respecting the Ottawa Gas Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Sproule have leave to bring in a Bill respecting the Dominion Burglary Guarantee Company (Limited).

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Bowman have leave to bring in a Bill respecting the Ontario Mutual Life Assurance Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Fairbairn have leave to bring in a Bill to again revive and further amend the Act to incorporate the Lindsay, Bobcaygeon and Pontypool Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Baker have leave to bring in a Bill respecting the Atlantic and North-west Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Rosamond have leave to bring in a Bill respecting the Consumers' Cordage Company (Limited).

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Ingram have leave to bring in a Bill respecting the Niagara Grand Island Bridge Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Ingram have leave to bring in a Bill respecting the River St. Clair Railway Bridge and Tunnel Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

The Order of the Day being read, for resuming the adjourned Debate on the Question which was on Wednesday last proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for rais-

ing the Supply to be granted to Her Majesty);
And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions "proposed an admission to that extent of the evils inflicted upon the people by the "system of high protective duties, this House is nevertheless of the opinion that "the amendments suggested, being based upon the principle of protection and not "solely upon the requirements of public service, are inadequate to afford satisfac"tory relief from the burdens of excessive and unfair taxation;
"That the highest interests of Canada demand the adoption of a sound fiscal

"policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, economi-"cal and efficient government, should have eliminated from it the principle of pro-"tection to particular industries at the expense of the community at large and should "be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, par-"ticularly with Great Britain and the United States," inserted instead thereof;

And the Question on the amendment being again proposed:—The House re-

sumed the said adjourned Debate.

And it being Six o'clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The Order of the Day being read, for the second reading of the Bill respecting the Wood Mountain and Qu'Appelle Railway Company;

The Bili was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the St. Clair and Erie Ship Canal Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the Winnipeg and Hudson Bay Railway Company, and to change the name thereof to "The Winnipeg Great Northern Railway Company."

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting Ordinance, No. 32 of 1893, of the North-west Territories, empowering the Municipality of the Town of Edmonton to construct and operate a Tramway;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The House then resumed the Debate on the Question, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and

Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions "proposed an admission to that extent of the evils inflicted upon the people by the "system of high protective duties, this House is nevertheless of the opinion that "the amendments suggested, being based on the principle of protection and not "solely upon the requirements of public service, are inadequate to afford satisfactory relief from the burdens of excessive and unfair taxation;

That the highest interests of Canada demand the adoption of a sound fiscal policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, econo"mical and efficient government, should have eliminated from it the principle of pro"tection to particular industries at the expense of the community at large and should
"be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, particularly with *Great Britain* and the *United States*," inserted instead thereof;

On motion of Mr. Mills (Bothwell), seconded by Mr. Casey,

Ordered, That the Debate be adjourned,

And then The House adjourned till To-morrow.

Thursday, 5th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Henderson,—The Petition of the Guelph Junction Railway Company.
By Mr. McDonald (Assiniboia),—The Petition of John Russell and others, of
Crescent Lake, Assiniboine, North-west Territories, and others, of other places.

By Mr. Martin,—The Petition of W. F. Doll, of the City of Winnipeg, and others,

of other places.

By Sir James A. Grant,—The Petition of the Canada Provident Association; the Petition of the Dominion Woman's Christian Temperance Union; three Petitions of Trades and Labour Council; and four Petitions of Typographical Union, No. 102, all of Ottawa, Ontario.

By Mr. Baker,—The Petition of the Montreal and Ottawa Railway Company. By Mr. Bryson,—The Petition of the Ottawa and Gatineau Valley Railway Company.

By Mr. Mara,—The Petition of Elliot T. Galt and W. D. Barclay, of Lethbridge,

Alberta, North-west Territories, and others, of other places.

By Mr. Macdonell (Algoma),—The Petition of William Samuel Piper, of the Town of Fort William, in the District of Thunder Bay, in the Province of Ontario,

Canada, merchant, the lawful husband of Mary Ann McKenzie, formerly of the City of Winnipeg, in the Province of Manitoba, Spinster.

By Mr. Gillies,—The Petition of David J. Kennelly, of Louisburg, Nova Scotia,

and others, of other places.

By Mr. Wood (Westmoreland),—The Petition of William McKay and others, of Moncton; and three Petitions of Moncton Lodge, No. 266, all of New Brunswick.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of John H. Munson, Barrister, and others, of the City of Winnipeg, Manitoba, and of William Mackenzie, of the City of Toronto, Ontario; praying for an Act of Incorporation under the name of "The Dominion Gas and Electric Company."

Of Toronto Building Labourers' International Protective Union, No. 2, of America; praying that the law may be so amended as to allow withdrawal of deposits

from the Post Office Savings Banks without notice.

Of Toronto Building Labourers' International Protective Union, No. 2, of America; praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate not exceeding two cents per mile.

Of Toronto Building Labourers' International Protective Union, No. 2, of America; praying for the passing of an Act making the first Monday in September

in each year a statutory holiday and to be known as "Labour Day."

Of Toronto Building Labourers' International Protective Union, No. 2, of America; praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes and lockouts prevailing in the Dominion.

Mr. Mills (Annapolis) from the Select Standing Committee on Standing Orders, presented to the House the Second Report of the said Committee, which was read, as followeth:—

Your Committee have examined the following Petitions and find that the requirements of the 51st Rule have been complied with in every respect, viz.:—

Of the St. Catharines and Niagara Central Railway Company, for an extension of time for completing their Railway; of the Brandon and South-western Railway Company, for an Act to revive and amend their Act of Incorporation; of the Welland Power and Supply Canal Company (Limited), for an Act of Incorporation; of the St. Lawrence and Adirondack Railway Company, for power to remove their head office to the City of Montreal, and for other purposes; of the Ontario Loan and Debenture Company, for power to extend their business to all the Provinces of the Dominion; of the Clifton Suspension Bridge Company, for power to issue mortgage bonds to meet the necessary expenditures in connection with certain contemplated improvements, etc.; and of the Windsor and Annapolis Railway Company, for an Act to confirm the purchase of the Yarmouth and Annapolis Railway, and to change their name to that of the Dominion Atlantic Railway Company.

Your Committee have also examined the Petition of the Duluth, Nepigon and James' Bay Railway Company, for an Act of Incorporation, and find the Notices sufficient for all the purposes of the application with the exception of the following powers, viz.:—"to dredge, deepen, widen or otherwise improve rivers, inlets and harbours crossed or reached by the railway; to dam and divert any river crossed or reached by the railway; and to construct locks and canals for the purpose of improving the navigation of any river crossed by the said railway;" which powers

have not been specified in the Notices.

Your Committee have also examined the Petition of the Rocky Mountain Railway and Coal Company, for an Act to extend the time for the construction of their railway, to change the proposed route of the railway, and to increase their powers as to acquiring coal fields, and find the Notices sufficient for all purposes with the exception of the proposed increase of powers as to the acquisition of coal fields, which is not covered by the Notice.

Mr. Costigan, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 30th March, 1894, for a complete list of the revising officers under the Franchise Act, giving their names, their Electoral divisions, and when appointed. (Sessional Papers, No. 43.)

Ordered, That Mr. White (Cardwell) have leave to bring in a Bill respecting the Bell Telephone Company of Canada.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Davies have leave to bring in a Bill to amend the Act to incorporate the Steam Boiler and Plate Glass Insurance Company of Canada.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Sir James A. Grant have leave to bring in a Bill to incorporate the Canadian Railway Accident Insurance Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Masson have leave to bring in a Bill to incorporate the Duluth, Nepigon and James' Bay Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Moncrieff have leave to bring in a Bill respecting the Ontario Loan and Debenture Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Baker have leave to bring in a Bill respecting the St. Law-rence and Adirondack Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Hazen have leave to bring in a Bill to incorporate the Elgin and Havelock Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Coatsworth have leave to bring in a Bill to amend the Acts respecting the Clifton Suspension Bridge Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Sir James A. Grant have leave to bring in a Bill to incorporate the Canadian Railway Fire Insurance Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. La Rivière have leave to bring in a Bill to amend an Act respecting the Ladies of the Sacred Heart of Jesus.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. White (Cardwell), have leave to bring in a Bill further to amend the Tenth Chapter of the Consolidated Statutes for Lower Canada, respecting Seditious and Unlawful Associations and Oaths.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

On motion of Mr. Baker, seconded by Sir Hector L. Langevin,

Ordered, That the Public Accounts of the Dominion of Canada for the fiscal year ended the 30th June, 1893, and the Report of the Auditor General on Appropriation Accounts for the same year, be referred to the Select Standing Committee on Public

On motion of Mr. Mills (Annapolis), seconded by Mr. Masson,

Ordered, That all Petitions for Private Bills presented to the House, on Wednesday, the 4th instant, and those presented this day, be read and received forthwith, this being the last day for receiving Petitions for Private Bills.

The said Petitions were read and received, and are as follow:—

Of the London and Port Stanley Railway Company, and the Corporation of the City of London, Ontario; praying for the passing of an Act empowering the London and Port Stanley Railway Company to borrow from the Corporation of the City of London, a sum not exceeding \$110,000 for renewal of bridges and culverts, as provided in a certain lease and agreement, and for other purposes.

Of Joseph Boucher and others, of Ste. Emélie, County of Joliette, Quebec; praying

for an Act of Incorporation under the name of "The Ste. Emélie Railway Company.

Of William Samuel Piper, of the Town of Fort William, in the District of Thunder Bay, in the Province of Ontario, Canada, merchant, the lawful husband of Mary Ann McKenzie, formerly of the City of Winnipeg, in the Province of Manitoba, Spinster; praying for the passing of an Act to declare his marriage with the said Mary Ann Piper, née McKenzie, his wife, to be dissolved, and that he be divorced from her.

Of the Canada Provident Association; praying for an amendment to their Act

of Incorporation.

Of the Ottawa and Gatineau Valley Railway Company; praying for an amendment to their Act of Incorporation, authorizing them to increase their Capital

Stock, and for other purposes.

Of Elliot T. Galt and W. D. Barclay, of Lethbridge, Alberta, North-west Territories, and others, of other places; praying for the passing of an Act incorporating a Company to construct, maintain and operate a railway, from some point on the main line of the Canadian Pacific Railway between Kamloops and Ashcroft, to a point at or near Barkerville, in the Cariboo District, and for other purposes.

Of David J. Kennelly, of Louisburg, Nova Scotia, and others, of other places; praying for an Act of Incorporation under the name of "The Boynton Bicycle

Electric Railway Company."

Of the Montreal and Ottawa Railway Company; praying for the passing of an

Act to extend the time for the completion of their Railway.

Of the Guelph Junction Railway Company; praying for the passing of an Act to extend the time for the completion of their Railway.

Mr. Landerkin moved, seconded by Mr. McMullen, and the Question being put That the House do now adjourn:—It passed in the Negative

The Order of the Day being read, for resuming the adjourned Debate on the Question which was on Wednesday, 28th March last, proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions "proposed an admission to that extent of the evils inflicted upon the people by the system of high protective duties, this House is nevertheless of the opinion that the amendments suggested, being based upon the principle of protection and not solely upon the requirements of public service, are inadequate to afford satisfactory relief from the burdens of excessive and unfair taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, economical and efficient government, should have eliminated from it the principle of protection to particular industries at the expense of the community at large and should be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, particularly with *Great Britain* and the *United States*," inserted instead thereof;

And the Question on the amendment being again proposed:—The House re-

sumed the said adjourned Debate.

On motion of Mr. Maclean (York), seconded by Mr. Haslam, Ordered, That the Debate be adjourned.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate by their Clerk, as followeth:—

The Senate have passed a Bill, intituled: "An Act to amend the Harbour

Masters' Act" to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act to amend the Act res"pecting Lighthouses, Buoys and Beacons and Sable Island," to which they desire
the concurrence of this House.

And then The House adjourned till To-morrow.

Friday, 6th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:--

By Mr. McGregor,—The Petition of H. W. Allan, M.P., and others. By Mr. Guillet,—The Petition of E. Cochrane, M.P., and others, Provisional Directors of the Cobourg, Northumberland and Pacific Railway Company.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of the County Council of the County of Peterborough, Ontario; praying that such amendments be made to the several Railway Charters of all railways seeking charters in Ontario, as to require first-class passengers to be carried at two cents, and second-class passengers at one and one-quarter cents per mile over said Railways.

Of the Council of the Corporation of the County of Peterborough, Ontario; praying for the passing of an Act compelling Railroad Companies, crossing public roads, to leave such roads in as good order as they were previous to crossing them, and to

protect all such crossings.

Of M. Morrison, and others, of Percu; of William J. White, and others, of Broadview, District of Whitewood; of John Thera, and others, of Hednesford, District of North Regina; of T. S. Hiscox, and others, of South Regina, District of Regina; of William Stableford, and others, of Maryfield and Inglesfield, District of Cannington East; of B. Barber, and others, of Wolseley, District of Wolseley; of A. H. R. Bastien, and others, of Rocanville, District of Moosomin; of Ernest S. Stephenson, and others, of the Town of Moose Jaw, District of Moose Jaw; of Angus McDonald, and others, of Deer Park, District of Saskatchewan; of L. Watson, M.D.C.M., and others of Fort Saskatchewan, District of North Alberta; of Richard Henders, and others, of Boscurvis, District of Souris; W. J. Kernaghan, and others, of Prince Albert, District of Saskatchewan; of Leslie Bruce, and others, of Cochrane, District of Alberta; of William R. Carson, and others, of Forest Farm, District of Forest Farm, Assiniboia; of M. Henderson, and others, of Wascana; of James B. Hawkes, and others, of Balgonie; of W. R. Kemp, and others, of Gainsboro; and of William Brown, and others, of Maple Creek, all of the District of Assinibola, North-west Territories; severally praying that the Clauses in the North-west Territories Act requiring publication of the Ordinances passed by the North-west Assembly in the French language, and allowing proceedings of the Courts to be conducted in that tongue, be repealed,

Mr. Mills (Annapolis) from the Select Standing Committee on Standing Orders, presented to the House the Third Report of the said Committee, which was read, as followeth:—

Your Committee have examined the following Petitions, and find that the require-

ments of the 51st Rule have been complied with in every respect, viz.:-

Of the Dominion Woman's Christian Temperance Union, for an Act of Incorporation; of the Lake Megantic Railway Company, for an Act of Incorporation; of the New Westminster and Burrard Inlet Telephone Company, for an Act to confirm their Charter; of the Montreal and Ottawa Railway Company, for an Act to extend the time for the completion of their railway; and of the Ottawa City Passenger Railway Company, for an Act to increase their Capital Stock and to change their name to that of the Ottawa Electric Railway Company.

Your Committee have also examined the Petition of the Calgary Irrigation Company, for certain amendments to their Act of Incorporation, and find that the Notices are sufficient for all the purposes of the application, except for the proposed amendment to Clause 7 of their Act, which, in view of its important nature, your Committee are of the opinion was not advertised in accordance with the requirement of the

51st Rule.

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Foster,

Ordered, That the Bill from the Senate, intituled: "An Act to amend the Harbour Masters' Act," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time on Monday next.

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Foster,

Ordered, That the Bill from the Senate, intituled: "An Act to amend the Act respecting Lighthouses, Buoys and Beacons, and Sable Island," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Davin have leave to bring in a Bill to revive and amend the Act to incorporate the Brandon and South-western Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Baker have leave to bring in a Bill respecting the Montreal and Ottawa Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. McKay have leave to bring in a Bill to incorporate the Welland Power and Supply Canal Company (Limited).

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Kenny have leave to bring in a Bill to authorize the purchase of the Yarmouth and Annapolis Railway by the Windsor and Annapolis Railway Company (Limited), and to change the name of the latter Company to "The Dominion Atlantic Railway Company."

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Mulock have leave to bring in a Bill to incorporate the Northern Life Assurance Company of Canada.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Mara have leave to bring in a Bill respecting the New West-minster and Burrard Inlet Telephone Company (Limited).

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Davis have leave to bring in a Bill respecting the Calgary Irrigation Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

On motion of Mr. McGregor, seconded by Mr. Bain (Wentworth),

Ordered, That the Petition of H. W. Allan, M.P., and others, presented this day, be now read.

And the said Petition was read and received; praying to be permitted to lay before the House the Petition of the Lake *Erie* and *Detroit* River Railway Company, for the passing of an Act to confirm a lease of the *London* and *Port Stanley* Railway, and for other purposes, notwithstanding the expiration of the time for presenting Petitions for Private Bills.

Ordered, That the said Petition be referred to the Select Standing Committee on Standing Orders.

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 20th March, 1894, for Return of all rates, general or special, charged on the Intercolonial Railway on through freight from Lévis to Halifax; with the dates when such existing general or special rates came into force, and in cases where such rates have been altered, specifying the alteration. (Sessional Papers, No. 44.)

Ordered, That Mr. Daly have leave to bring in a Bill to make further provision respecting grants of land to members of the Militia Force on Active Service in the North-west.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Dickey have leave to bring in a Bill in amendment of "The "Electoral Franchise Act."

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

The Order of the Day being read, for resuming the adjourned Debate on the Question, which was on Wednesday, 28th March last, proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and

Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions "proposed an admission to that extent of the evils inflicted upon the people by the "system of high protective duties, this House is nevertheless of the opinion that "the amendments suggested, being based upon the principle of protection and not "solely upon the requirements of public service, are inadequate to afford satisfac-"tory relief from the burdens of excessive and unfair taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal " policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;
"That, to that end, the tariff should be reduced to the needs of honest, econo-" mical and efficient government, should have eliminated from it the principle of "protection to particular industries at the expense of the community at large and "should be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, "particularly with Great Britain and the United States," inserted instead thereof;

And the Question on the amendment being again proposed:-The House

resumed the said adjourned Debate.

And it being Six o'Clock P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The Order of the Day being read, for the second reading of the Bill respecting the Canada and Michigan Tunnel Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the Ottawa Gas Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Miscellaneous Private Bills.

The Order of the Day being read, for the second reading of the Bill respecting the Dominion Burglary Guarantee Company (Limited);

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill respecting the Ontario Mutual Life Assurance Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill to again revive and further amend the Act to incorporate the *Lindsay*, *Bobcaygeon* and *Ponty-pool* Railway Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the Atlantic and North-west Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines,

The Order of the Day being read, for the second reading of the Bill respecting the Consumers' Cordage Company (Limited);

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill respecting the *Niagara* Grand Island Bridge Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the River St. Clair Railway Bridge and Tunnel Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the Bell Telephone Company of Canada.

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to amend the Act to incorporate the Steam Boiler and Plate Glass Insurance Company of Canada;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill to incorporate the Canadian Railway Accident Insurance Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill to incorporate the Duluth, Nepigon and James' Bay Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the Ontario Loan and Debenture Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill respecting the St. Lawrence and Adirondack Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Elgin and Havelock Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to amend the Acts respecting the Clifton Suspension Bridge Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Canadian Railway Fire Insurance Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill to amend an Act respecting the Ladies of the Sacred Heart of Jesus;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Miscellaneous Private Bills.

The House then resumed the Debate on the Question, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means

for raising the Supply to be granted to Her Majesty);
And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions "proposed an admission to that extent of the evils inflicted upon the people by the system of high protective duties, this House is nevertheless of the opinion that the amedments suggested, being based upon the principle of protection and not "solely upon the requirements of public service, are inadequate to afford satisfac-"tory relief from the burdens of excessive and unfair taxation;"

"That the highest interests of Canada demand the adoption of a sound fiscal " policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;"

"That, to that end, the tariff should be reduced to the needs of honest, econo-" mical and efficient government, should have eliminated from it the principle of "protection to particular industries at the expense of the community at large and " should be imposed for revenue only;"

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, par-"ticularly with Great Britain and the United States," inserted instead thereof;

And The House having continued to sit till after Twelve of the Clock on Saturday

morning;

Saturday, 7th April, 1894.

On motion of Sir James A. Grant, seconded by Mr. Montague, Ordered, That the Debate be adjourned.

And then The House, having continued to sit till twenty-five minutes after Twelve of the Clock on Saturday morning, adjourned till Monday next.

Monday, 9th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-

By Mr. Colter,—The Petition of J. Douglas Hazen, M.P., and others.

By Mr. Devlin,—Five Petitions of La Canadienne Assembly, No. 2676, Hull, Quebec.

By Mr. Wood (Westmoreland),—The Petition of W. W. Weeks and others, of Moncton, New Brunswick.

By Mr. LaRivière,—The Petition of the Honourable William Dell Perley.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of John Russell and others, of Crescent Lake, Assiniboine, North-west Territories, and others, of other places; praying that the district may be afforded greater railway facilities, and that the further construction of the Great North-west Central Railway would be the means of affording such railway accommodation.

Of the Dominion Woman's Christian Temperance Union; praying for the passing of an Act, providing that the rights of citizenship shall not be denied nor abridged on account of sex, but that full Parliamentary Franchise be granted to the

women of the Dominion on the same terms as to men.

Of W. F. Doll, of the City of Winnipeg and others, of other places; praying for a reduction of duty on clock and watch cases to an amount not greater than ten per cent ad valorem over the rate now collected on watch and clock movements.

Of William McKay and others, of Moncton, New Brunswick; praying that no Bill may be passed concerning the "Lords Day," or any other religious rite, ceremony or observance which would conflict with the rights of conscience of any of

Her Majesty's subjects.

Of E. Cochrane, M.P., and others, Provisional Directors, of the Cobourg, Northumberland and Pacific Railway Company; praying to be permitted to lay before the House their Petition for the passing of an Act to amend their Act of Incorporation, notwithstanding the expiration of the time for presenting Petitions for Private Bills.

Of Typographical Union, No. 102; and of Trades and Labour Council, all of Ottawa, Ontario; and of Moncton Lodge, No. 266, New Brunswick; severally praying for the passing of an Act making the first Monday in September in each year a

statutory holiday and to be known as "Labour Day."

Of Typographical Union, No. 102; and of Trades and Labour Council, all of Ottawa, Ontario; and of Moncton Lodge, No. 266, New Brunswick; severally praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes and lockouts prevailing in the Dominion.

Of Typographical Union, No. 102; and of Trades and Labour Council, all of Ottawa, Ontario; and of Moncton Lodge, No. 266, New Brunswick; severally praying that the law may be so amended as to allow withdrawal of deposits from the Post

Office Savings Banks without notice.

Of Typographical Union, No. 102, Ottawa, Ontario; praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate not exceeding two cents per mile.

Sir Adolphe P. Caron, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—The Report of the Postmaster General, for the year ended 30th June, 1893. (Sessional Papers, No. 12.)

On motion of Mr. Colter, seconded by Mr. Bowers,

Ordered, That the Petition of J. Douglas Hazen, M.P., and others, presented this

day, be now read.

And the said Petition was read and received; praying to be permitted to lay before the House, their Petition for the passing of an Act of Incorporation of the Reformed Baptist Church and Alliance of the Dominion of Canada, with the powers necessary and incidental to such Incorporation, and for other purposes, notwithstanding the expiration of the time for presenting Petitions for Private Bills.

Ordered, That the said Petition be referred to the Select Standing Committee on

Standing Orders.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 20th March, 1893, for copies of all correspondence between the Government of British Columbia and the Minister of the Interior, relating to the boundary of the Railway Belt in the Province of British Columbia. (Sessional Papers, No. 45.)

Ordered, That Mr. Scriver have leave to bring in a Bill to incorporate the Dominion Woman's Christian Temperance Union.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Wednesday next.

On motion of Mr. Guillet, seconded by Mr. Cochrane,

Ordered, That the Petition of E. Cochrane, M.P., and others, Provisional Directors of the Cobourg, Northumberland and Pacific Railway Company, read and received this day; praying to be permitted to lay before the House their Petition for the passing of an Act to amend their Act of Incorporation, notwithstanding the expiration of the time for presenting Petitions for Private Bills, be referred to the Select Standing Committee on Standing Orders.

On motion of Mr. LaRivière, seconded by Mr. Macdonald (King's),

Ordered, That the Petition of the Honourable William Dell Perley, presented

this day, be now read.

And the said Petition was read and received; praying to be permitted to lay before the House, a Petition for the passing of an Act of Incorporation under the name of "The Wolseley and Fort Qu'Appelle Railway Company," notwithstanding the expiration of the time for presenting Petitions for Private Bills.

Ordered, That the said Petition be referred to the Select Standing Committee

on Standing Orders.

Ordered, That Mr. Davis have leave to bring in a Bill to incorporate the Gleichen, Beaver Lake and Victoria Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read a first time; and ordered to be read a second time on Wednesday next.

The Order of the Day being read, for resuming the adjourned Debate on the Question which was on Wednesday, 28th March last proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions pro"posed an admission to that extent of the evils inflicted upon the people by the
"system of high protective duties, this House is nevertheless of the opinion that

"the amendments suggested, being based upon the principle of protection and not solely upon the requirements of public service, are inadequate to afford satisfactory relief from the burdens of excessive and unfair taxation;"

"That the highest interests of Canada demand the adoption of a sound fiscal policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;"

"That, to that end, the tariff should be reduced to the needs of honest, economical and efficient government, should have eliminated from it the principle of protection to particular industries at the expense of the community at large and should be imposed for revenue only;"

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, particularly with *Great Britain* and the *United States*," inserted instead thereof;

And the Question on the amendment being again proposed:—The House resumed

the said adjourned Debate.

On motion of Mr. Béchard, seconded by Mr. Scriver, Ordered, That the Debate be adjourned.

And then The House adjourned till To-morrow.

Tuesday, 10th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—By Mr. Temple,—The Petition of the Dominion Christian Temperance Union.

By Mr. McCarthy,—The Petition of James Bremner and others, of Battleford, District of Saskatchewan; the Petition of J. R. Thompson and others, of Orangeville and Moosomin; the Petition of William Sanderson, Senior, and others, of Ebenezer and Wallace; the Petition of Bjarni Stephenson and others, of Thingvalla and Wallace; the Petition of W. Jamieson and others, of Welwyn; the Petition of Joseph Young and others, of Stoney Beach; the Petition of W. T. Sutton and others, of Hillburn; the Petition of John Young and others, of Stanley and vicinity; the Petition of William Wakelam and others, of Oxbow; and the Petition of F. Harrison and others, of Pense, all of the District of Assiniboia, North-west Territories.

By Mr. McKay,-Four Petitions of Bricklayers' and Masons' Union, No. 1; and

four Petitions of Trades and Labour Council, all of Hamilton, Ontario.

By Mr. Lowell,—The Petition of the Reverend John E. C. Irvine, Pastor, and John H. Thompson, Clerk, of the Regular Baptist Church of Thorold, Ontario..

By Mr. La Rivière,—The Petition of the Honourable William Deli Perley, as Attorney for Levi Thomson, and others.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Fourth Report of the said Committee, which was read, as followeth:—

Your Committee have examined the Notices given on the following Petitions and

find them sufficient, viz.:-

Of the Ottawa and Gatineau Valley Railway Company, for an Act to extend the time for the completion of their Railway, etc.; of the Chaudière Electric Light and

Power Company (Limited), for power to acquire or amalgamate with other Companies; of the Cariboo Railway Company, for an Act of Incorporation; of the Western Canada Trust and Guarantee Corporation, for an Act of Incorporation; of the New York, New England and Canada Company, for an Act of Incorporation; of the Canada Provident Association, for amendments to their Charter; of the Montreal Island Belt Line Railway Company, for an Act of Incorporation; of the Richelieu and Ontario Navigation Company, for certain amendments to their Act of Incorporation; and of William Smith Piper, for an Act to dissolve his marriage with Mary Ann McKenzie, his wife.

Your Committee have also examined the Petition of the Niagara Falls Electrical Railway Bridge Company, for an Act of Incorporation, and to empower them to construct bridges for the passage of electric cars, at some points between the Niagara Falls and the Whirlpool, and find that the Notice contemplates the construction of one bridge only, they therefore recommend that the Petitioners be restricted in their

Bill within the terms of their Notice.

Your Committee have considered the Petition of Honourable W. D. Perley, praying for leave to present a Petition for an Act to incorporate the Wolseley and Fort Qu'Appelle Railway Company, notwithstanding the expiration of the time for receiving such Petitions, and they recommend that the necessary leave be granted in this case.

Ordered, That Mr. Pope have leave to bring in a Bill to incorporate the Lake Megantic Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Bergeron have leave to bring in a Bill respecting the Montreal Island Belt Line Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

On motion of Mr. La Rivière, seconded by Mr. Dupont,

Ordered, That that portion of the 49th Rule of this House which limits the time for receiving Petitions for Private Bills be suspended in reference to a Petition for an Act to incorporate the Wolseley and Fort Qu'Appelle Railway Company, in accordance with the recommendation contained in the Fourth Report of the Select Standing Committee on Standing Orders.

Ordered, That Mr. Mara have leave to bring in a Bill to incorporate the Cariboo Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Maclean (York), have leave to bring in a Bill to amend the Railway Act by providing a maximum passenger rate.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Girouard (Jacques-Cartier), have leave to bring in a Bill respecting the Richelieu and Ontario Navigation Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Mr. Foster, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 30th March, 1894, for a Statement showing the various amounts paid by way of bounty on pig iron produced in Canada, the quantities pro-

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duced, the parties to whom the bounty was paid, and the Province in which their works are situated, since the date of the last Return. (Sessional Papers, No. 46.)

Mr. Wallace presented,—Return to an Order of this House, dated 30th March, 1894, for a Return showing (by Provinces) the value of mining machinery admitted free of duty since the year 1890. (Sessional Papers, No. 47.)

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 15th March, 1893, for copies of all documents, memorials and correspondence between the Government and the Sorel Board of Trade and others, in relation to the granting of a subsidy to the Canadian Pacific Railway Company, for the rebuilding of a bridge at St. Michel d'Yumaska. (Sessional Papers, No. 34b.)

On motion of Mr. Mulock, seconded by Mr. Charlton, Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence between Mr. L. Vankoughnet and the Government, or any Member or Department, relating to his superannuation, and of all communications or reports to Council or the Treasury Board, or any Member of the Government, relating to such superannuation, and of any Orders in Council dealing with the same,

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Laurier, seconded by Mr. Mills (Bothwell),

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Orders in Council, reports, papers and correspondence relating to the dismissal of Damase St. Pierre as postmaster of St. Fortunat de Wolfeston.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Mills (Bothwell), seconded by Mr. Langelier,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of any report made to the Council by the Superintendent General of Indian Affairs which led to the removal of Lawrence Vankoughnet from the position of Deputy Superintendent General of Indian Affairs and his exclusion from the Civil Service.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

Mr. Charlton moved, seconded by Sir Richard J. Cartwright, and the Question being proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, a Return giving report of the proceedings, and all papers connected with the tours of the Minister of Finance and other Ministers of the Crown, and of the Controller of Customs and the Controller of Inland Revenue, since last Session of Parliament, for the purpose of meeting deputations and making inquiries regarding the tariff, and amendments asked for, or proposed to the same.

And a Debate arising thereupon;

On motion of Mr. Laurier, seconded by Mr. Mills (Bothwell),

Ordered, That the Debate be adjourned.

On motion of Mr. Amyot, seconded by Mr. Davin,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all

Orders in Council from the origin of Confederation up to the year 1879, inclusively, respecting any drawback or bounty with respect to the building of Canadian ships, barques or other vessels.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

Mr. Macdonald (Huron) moved, seconded by Mr. Campbell, and the Question

being proposed, That there be laid before this House a Return stating:-

1st. The name and tonnage of all Canadian vessels which are engaged in Canadian trade on the Upper lakes and which have passed through the Sault Ste. Marie Canal, in prosecution of their trade, since the beginning of the sailing season of 1885, keeping separate each year.

2. The number of tons of freight carried upwards; also, the number of tons of

freight carried downward, in each year.

- 3. The ports from which and to which each vessel in the trade sailed, in each year.
 - 4. The number of persons employed on each vessel, each year.

And a Debate arising thereupon;

On motion of Mr. Martin, seconded by Mr. Bain (Wentworth),

Ordered, That the Debate be adjourned.

On motion of Mr. Martin, seconded by Mr. Casey, Ordered, That there be laid before this House, a Return showing the amount paid to Railways or Steamship Companies, as a bonus for bringing settlers to Manitoba or the Territories, in 1891, 1892 and 1893, and a list of settlers so brought, showing their names and locations.

On motion of Mr. Mulock, seconded by Mr. Charlton,

Ordered, That there be laid before this House, a Statement showing amount of receipts each month for gate money at Kingston Penitentiary between Ist January, 1887, and 1st January, 1894.

Statement showing disposition of these moneys, including statement showing the amount of these moneys deposited in any banks, with the names of such banks

and particulars as to whose credit such deposits were made.

On motion of Mr. Landerkin, seconded by Mr. Bowers,

Ordered. That there be laid before this House, a Return showing the nature and number of the Returns ordered by this House during the past three Sessions and not yet brought down, together with the reason why they have not yet been brought down.

On motion of Mr. Frémont, seconded by Mr. Amyot,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all petitions, letters, plans, deeds and other documents respecting the claim of the Hurons of Lorette in relation to the Seigniory of Sillery.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. McMullen, seconded by Mr. Macdonald (Huron),

Ordered, That there be laid before this House, a Return showing the quantity of timber that passed through the Cullers' hands and was culled each year at Montreal, for the last ten years; the amount of fees collected for each year during the same period, and the amount of wages paid to the Cullers and staff at Montreal for the same time.

On motion of Mr. McMullen, seconded by Mr. Macdonald (Huron),

Ordered, That there be laid before this House, a Return showing the amount of timber dues collected at Quebec for each year for the last ten years; the quantity of timber culled each year, and the wages paid to Cullers and staff.

On motion of Mr. McMullen, seconded by Mr. Macdonald (Huron),

Ordered, That there be laid before this House, a Return showing the number of permanent civil servants in each department, inside and outside service, who contribute to the superannuation fund, and the gross amount of wages paid.

On motion of Mr. Patterson (Colchester), seconded by Mr. White (Shelburne), Ordered, That there be laid before this House, a Return showing the names of officials employed in connection with the Canadian exhibit at the Columbian Exposition from the Province of Nova Scotia, showing their official position, amount of salaries paid and dates at which such employment ceased.

On motion of Mr. Laurier, seconded by Mr. Langelier,

Ordered, That there be laid before this House, a Statement in the form of Table C in the Blue-book already published on the French Treaty, for the years ending 30th June, 1892 and 1893.

Mr. Ouimet, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Annual Report of the Minister of Public Works, for the fiscal year ended 30th June, 1893, on the works under his control. (Sessional Papers, No. 9.)

The Order of the Day being read, for resuming the adjourned Debate on the Question which was on Wednesday, 28th March last proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and

Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions proposed an admission to that extent of the evils inflicted upon the people by the system of high protective duties, this House is nevertheless of the opinion that the amendments suggested, being based upon the principle of protection and not solely upon the requirements of public service, are inadequate to afford satisfactory relief from the burdens of excessive and unfair taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, econo"mical and efficient government, should have eliminated from it the principle of
"protection to particular industries at the expense of the community at large and
"should be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, "particularly with Great Britain and the United States," inserted instead thereof;"

And the Question on the amendment being again proposed:-The House

resumed the said adjourned Debate.

And The House having continued to sit till after Twelve of the Clock on Wednesday morning;

Wednesday, 11th April, 1894.

On motion of Mr. Cockburn, seconded by Mr. Stairs,

Ordered, That the Debate be adjourned.

And then The House, having continued to sit till ten minutes after Twelve of the Clock on Wednesday morning, adjourned till this day.

Wednesday, 11th April, 1894.

PRAYERS.

The following Petitions were severally brought up and laid on the Table:-By Mr. White (Cardwell),—The Petition of Messieurs Gemmill and May, of the City of Ottawa, Solicitors for the St. Lawrence Insurance Company of Canada.

By Mr. Smith (Ontario),—The Petition of the Council of the Corporation of the

County of Ontario, Ontario.

By Mr. McGregor,—The Petition of the Lake Erie and Detroit River Railway

By Mr. Denison,—Four Petitions of Iron Moulders' Union, No. 28, all of Toronto,

By Mr. Colter,—The Petition of the Reverened Ira Miller, of Wicklow, New Brunswick, and others, of other places.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of W. W. Weeks and others, of Moncton, New Brunswick; praying that no Bill may be passed concerning the "Lord's Day," or any other religious rite, ceremony or observance which would conflict with the rights of conscience of any of Her Majesty's subjects.

Of La Canadienne Assembly, No. 2676, Hull, Quebec; praying for the passing of an Act making the first Monday in September in each year a statutory holiday

and to be known as "Labour Day."

Of La Canadienne Assembly, No. 2676, Hull, Quebec; praying that the law may be so amended as to allow withdrawal of deposits from the Post Office Savings Banks without notice.

Of La Canadienne Assembly, No. 2676, Hull, Quebec; praying that the question of the maintenance of our present Colonial Status, Imperial Federation, Canadian Independence and Political Union with the United States, may be submitted to a vote of the people.

Of La Canadienne Assembly, No. 2676, Hull, Quebec; praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of

strikes and lockouts prevailing in the Dominion.

Of La Canadienne Assembly, No. 2676, Hull, Quebec; praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate not exceeding two cents per mile.

Mr. Baker from the Select Standing Committee on Public Accounts, presented to the House the First Report of the said Committee, which was read, as followeth:—

The following Resolution as a recommendation:—

Resolved, That whenever it shall appear desirable or necessary in the conduct of any inquiry by the Select Standing Committee on Public Accounts, witnesses should be examined under Oath, authority be asked from the House of Commons to have the testimony so taken.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Fifth Report of the said Committee, which was read, as followeth:-

Your Committee have examined the following Petitions, viz.:—

Of the Canadian Mutual Life Association, for an Act of Incorporation; of the Medicine Hat Railway and Coal Company, for an Act to extend the time for the construction of their Railway; of the Guelph Junction Railway Company, for an Act to extend the time for the completion of their Railway; and of the Eric and Huron Railway Company, for certain amendments to their Charter, and find that the requirements of the 51st Rule have been complied with in each case, except that the Notices are somewhat short in point of time; but, as they will fully mature in each case before the Bills can be considered in Committee, your Committee recommend that they be deemed sufficient.

Your Committee have also examined the Petition of the Montreal Park and Island Railway Company, for an extension of powers, and find the Notices sufficient to cover all the purposes of the application, except the proposed increase of Capital Stock; your Committee, therefore, recommend that should the proposed increase of stock be allowed, it be made subject to the approval of the shareholders in the usual

Your Committee have also examined the Petition of the Niagara Falls Suspension Bridge Company, for power to borrow money to improve their bridge, and find that Notice has only been published for a period of four weeks; but, as no interests but those of the shareholders are affected, your Committee recommend that the Notice be deemed sufficient on condition that the proposed powers be made subject to the approval of the shareholders.

Your Committee have also examined the Petition of the Boynton Bicycle Electric Railway Company of Canada, for an Act of Incorporation, and find that the Notices

are insufficient.

Your Committee have examined the following Petitions, severally praying for leave to present a Petition for a Private Bill, notwithstanding the expiration of the time for receiving such Petitions, and recommend that leave be granted in each case, viz.:-

Of H. W. Allan, M.P., and others, for the Lake Erie and Detroit River Railway Company; of J. D. Hazen, M.P., and others, for the Reformed Baptist Church and Alliance of Canada; and of E. Cochrane, M.P., and others, Provisional Directors of the Cobourg, Northumberland and Pacific Railway Company.

Ordered, That Mr. Henderson have leave to bring in a Bill respecting the Guelph

Junction Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

On motion of Mr. McGregor, seconded by Mr. Dawson,

Ordered, That in accordance with the recommendation contained in the Fifth Report of the Select Standing Committee on Standing Orders, that portion of the 49th Rule of this House which limits the time for receiving Petitions for Private Bills, be suspended in reference to the following Petition, presented this day, and that it be read and received forthwith.

The said Petition was accordingly read and received, viz.:-

Of the Lake Erie and Detroit River Railway Company; praying for the passing of an Act to confirm a lease of the London and Port Stanley Railway, and for other purposes.

On motion of Mr. Gillies, seconded by Mr. Taylor,

Ordered, That that portion of the Report of the Select Standing Committee on Standing Orders referring to the Petition of the Boynton Bicycle Electric Railway Company, be referred back to the said Committee for further consideration.

Ordered, That Mr. Ross (Lisgar) have leave to bring in a Bill respecting the Medicine Hat Railway and Coal Company.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Robillard have leave to bring in a Bill to confirm an agreement between the Ottawa City Passenger Railway Company and the Ottawa Electric Street Railway Company, and an agreement between the said Companies and the Corporation of the City of Ottawa, and to unite the said Companies under the name of "The Ottawa Electric Railway Company."

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Lowell have leave to bring in a Bill to empower the Niagara Falls Suspension Bridge Company to issue Debentures, and for other purposes.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

On motion of Mr. Colter, seconded by Mr. Featherston,

Ordered, That in accordance with the recommendation contained in the Fifth Report of the Select Standing Committee on Standing Orders, that portion of the 49th Rule of this House which limits the time for receiving Petitions for Private Bills be suspended in reference to the following Petition, presented this day, and that it be read and received forthwith.

The said Petition was accordingly read and received, viz.:—

Of the Reverend Ira Miller, of Wicklow, New Brunswick, and others, of other places; praying for an Act of Incorporation under the name of the Alliance of the Reformed Baptist Church of Canada.

Ordered, That Mr. Montague have leave to bring in a Bill to incorporate the Niagara Falls Electric Railway Bridge Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

Ordered, That Mr. Girouard (Jacques-Cartier) have leave to bring in a Bill respecting the Montreal Park and Island Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

-Ordered, That Mr. McLennan have leave to bring in a Bill respecting the liability of the Government and public companies for labour used in the construction of public works.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. McLennan have leave to bring in a Bill respecting the sale of railway return fare tickets.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Twenty-sixth Annual Report of the Department of Marine and Fisheries, for the fiscal year ended 30th June, 1893. (Sessional Papers, No. 11*.)

The Order of the Day being read, for resuming the adjourned Debate on the Question which was on Wednesday, 28th March last proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions "proposed an admission to that extent of the evils inflicted upon the people by the

"system of high protective duties, this House is nevertheless of the opinion that the "amendments suggested, being based upon the principle of protection and not solely "upon the requirements of public service, are inadequate to afford satisfactory relief "from the burdens of excessive and unfair taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal "policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;
"That, to that end, the tariff should be reduced to the needs of honest, econo-"mical and efficient government, should have eliminated from it the principle of "protection to particular industries at the expense of the community at large and "should be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, "particularly with Great Britain and the United States," inserted instead thereof;

And the Question on the amendment being again proposed :- The House resumed

the said adjourned Debate.

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The Order of the Day being read, for the second reading of the Bill to revive and amend the Act to incorporate the Brandon and South-western Railway Company; The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day read, for the second reading of the Bill respecting the Montreal and Ottawa Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Welland Power and Supply Canal Company (Limited);

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to authorize the purchase of the Yarmouth and Annapolis Railway by the Windsor and Annapolis Railway Company (Limited), and to change the name of the latter Company to the Dominion Atlantic Railway Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Northern Life Assurance Company of Canada;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill respecting the New Westminster and Burrard Inlet Telephone Company (Limited);

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the Calgary Irrigation Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Dominion Woman's Christian Temperance Union:

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Miscellaneous Private Bills.

The Order of the Day being read, for the second reading of the Bill to incorporate the Gleichen, Beaver Lake and Victoria Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Lake *Megantic* Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the *Montreal* Belt Line Railway Company:

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Cariboo Railway Company:

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the Richelieu and Ontario Navigation Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

On motion of Mr. White (Cardwell), seconded by Mr. Fréchette,

Ordered, That the Petition of Messieurs Gemmill and May, of the City of Ottawa, Solicitors for the St. Lawrence Insurance Company of Canada, presented this day, be now read.

And the said Petition was read and received; praying to be permitted to lay before the House the Petition of the above named Company for the passing of an Act to amend their Act of Incorporation, notwithstanding the expiration of the time for presenting Petitions for Private Bills.

Ordered, That the said Petition be referred to the Select Standing Committee on Standing Orders.

The House then resumed the Debate on the Question, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions "proposed an admission to that extent of the evils inflicted upon the people by the "system of high protective duties, this House is nevertheless of the opinion that "the amendments suggested, being based upon the principle of protection and not "solely upon the requirements of public service, are inadequate to afford satisfactory relief from the burdens of excessive and unfair taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, economical and efficient government, should have eliminated from it the principle of protection to particular industries at the expense of the community at large and should be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, particularly with *Great Britain* and the *United States*," inserted instead thereof;

And The House having continued to sit till after Twelve of the Clock on Thurs-

day morning.

Thursday, 12th April, 1894.

On motion of Mr. Sutherland, seconded by Mr. Gibson, Ordered, That the Debate be adjourned.

And then The House, having continued to sit till twenty-five minutes after One of the Clock on Thursday morning, adjourned till this day.

Thursday, 12th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Patterson (Huron),—The Petition of David Marwick and others, of the Town of Goderich; the Petition of the County Council of the County of Huron; the Petition of the Municipal Council of Romney and Tilbury East, County of Kent, and of Mersea, Tilbury West and Tilbury North, County of Essex; the Petition of the Municipal Council of the Town of Ridgetown; and the Petition of the Board of Trade of the Town of Chatham, all of the County of Kent, Ontario.

By Mr. Mills (Bothwell),—The Petition of Samuel Clapp and others, fishermen,

of Port Lambton, Ontario.

By Mr. Ives,—The Petition of the Dominion Woman's Christian Temperance Union.

By Mr. Denison,—Four Petitions of the Blacksmiths' and Helpers' Union, No. 1, Toronto, Ontario.

By Sir James A. Grant,—Four Petitions of Commercial Assembly, No. 2806,

Knights of Labour, Ottawa, Ontario.

By Mr. Ingram,—The Petition of Messieurs Ryrie Brothers and others, of Toronto, Ontario, and others, of other places.

By Mr. Paterson (Brant),—Two Petitions of Typographical Union, No. 273,

Brantford, Ontario.

By Mr. Prior,—The Petition of the Dominion Woman's Christian Temperance Union.

By Mr. Boston,—The Petition of James McCallum and others, of the Townships of Caradoc and Delaware, County of Middlesex, Ontario

tongue, be repealed.

By Mr. White (Cardwell),—The Petition of Hugh McLennan and others, of the City and District of Montreal, Quebec.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of the Dominion Woman's Christian Temperance Union; praying for the passing of an Act providing that the rights of citizenship shall not be denied nor abridged on account of sex, but that full parliamentary franchise be granted to the women of the Dominion on the same terms as to men.

Of the Reverend John E. C. Irvine, Pastor, and John H. Thompson, Clerk, of the Regular Baptist Church, of Thorold, Ontario; praying that a proposed treaty with France, providing for the importation of certain forms of intoxicating liquors, be not

of James Bremner and others, of Battleford, District of Saskatchewan; of J. R. Thompson and others, of Orangeville and Moosomin; of William Sanderson, Senior, and others, of Ebenezer and Wallace; of Bjarni Stephenson and others, of Thingvalla and Wallace; of W. Jamieson and others, of Welwyn; of Joseph Young and others, of Stoney Beach; of W. T. Sutton and others, of Hillburn; of John Young and others, of Stanley and vicinity; of William Wakelam and others, of Oxbow; and of F. Harrison and others, of Pense, all of the District of Assiniboia, North-west Territories; severally praying that the Clauses in the North-west Territories Act requiring publication of the ordinances passed by the North-west Assembly, in the French language and allowing proceedings of the Courts to be conducted in that

Of Bricklayers' and Masons' Union, No. 1; and of Trades and Labour Council, all of *Hamilton*, *Ontario*; severally praying that the law may be so amended as to allow withdrawal of deposits from the Post Office Savings Banks without notice.

Of Bricklayers' and Masons' Union, No. 1; and of Trades and Labour Council, all of *Hamilton*, *Ontario*; severally praying that the Railway Laws of the Dominion may be so amended as to provide for a passenger rate not exceeding two cents per mile.

Of Bricklayers' and Masons' Union, No.1; and of Trades and Labour Council, all of *Hamilton*, *Ontario*; severally praying for the passing of an Act making the first Monday in September in each year a statutory holiday, and to be known as "Labour Day."

Of Bricklayers' and Masons' Union, No. 1; and of Trades and Labour Council, all of *Hamilton*, *Ontario*; severally praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes and lockouts prevailing in the Dominion.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House, the Sixth Report of the said Committee, which was read as followeth:—

Your Committee, in obedience to the Order of Your Honourable House, have reconsidered the Petition of the Boynton Bicycle Electric Railway Company of Canada for an Act of Incorporation, and find that while the letter of the 51st Rule has not been complied with, great publicity was given to the proposed application through the news columns of the leading journals in the different Provinces; your Committee therefore recommend that the Notice given be deemed sufficient.

Your Committee have examined the following Petitions and find the Notices

given thereon sufficient, viz.:—
Of the Lake Erie and Detroit River Railway Company, for an Act to confirm their lease of the London and Port Stanley Railway; of the Reformed Baptist Church and Alliance of Canada, for an Act of Incorporation; and of James St. George Dillon, for an Act to dissolve his marriage with Marie C. A. Barron, his wife.

Your Committee have also examined the following Petitions and find the Notices given thereon are sufficient in every respect except that they are somewhat

short in point of time; but, as they will have fully matured before the Bills can be considered in Committee, your Committee recommend that they be deemed sufficient, viz.:—

Of the Ste. Emélie Railway Company, for an Act of Incorporation; of the Dominion Gas and Electric Company, for an Act of Incorporation; of the Metis, Matane and Gaspé Railway Company, for an Act of Incorporation; and of the London and Port Stanley Railway Company, for power to borrow money.

Your Committee have examined the Petition of the Atlantic and Lake Superior Railway Company, for an Act to confirm their lease of various railways, to build a branch line in the Counties of Bruce and Huron, Ontario, and to extend their telegraph lines to Newfoundland and Europe, and find that the Notices are sufficient for the confirming of the leases only.

Your Committee have also considered the Petition of the Lac Seul Railway Company, for an Act of Incorporation, and find that no evidence of compliance with

the 51st Rule has been furnished by the Petitioners.

Your Committee have considered the Petition of the St. Lawrence Insurance Company of Canada, for leave to present a Petition for amendments to their Act of Incorporation, notwithstanding the expiration of the time for receiving such Petitions, and recommend that the necessary leave be granted in this case.

On motion of Mr. White (Cardwell), seconded by Mr. Robillard,

Ordered, That in accordance with the recommendation contained in the Sixth Report of the Select Standing Committee on Standing Orders, that portion of the 49th Rule of this House which limits the time for receiving Petitions for Private Bills, be suspended in reference to the following Petition, presented this day, and that it be read and received forthwith.

The said Petition was accordingly read and received, viz.:-

Of Hugh McLennan and others, of the City and District of Montreal, Quebec; praying for the passing of an Act to amend Section 1 of the Act 56 Victoria, Chapter 79, granting to "The St. Lawrence Insurance Company," an extension of time of two years from 1st April, 1894, for obtaining a license to transact business, notwithstanding the provisions of Section 24 of "The Insurance Act,"

Ordered, That Mr. Flint have leave to bring in a Bill to incorporate the New York, New England and Canada Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Bryson have leave to bring in a Bill to consolidate and amend certain Acts relating to the Ottawa and Gatineau Valley Railway Company, and to change the name of the Company to the Ottawa and Gatineau Railway Company.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Bergin have leave to bring in a Bill respecting the Atlantic and Lake Superior Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Sir James A. Grant have leave to bring in a Bill to incorporate the Ottawa Electric Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Sir James A. Grant have leave to bring in a Bill respecting the Chaudière Electric Light and Power Company (Limited), and to change the name thereof to "The Ottawa Electric Company."

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Sir James A. Grant have leave to bring in a Bill to amend the Act to incorporate the Canada Provident Association.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Boyd have leave to bring in a Bill to incorporate the Dominion Gas and Electric Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Turcotte have leave to bring in a Bill to incorporate the Metis, Matane and Gaspé Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Carpenter have leave to bring in a Bill respecting the St. Catharines and Niagara Central Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Davis have leave to bring in a Bill to revive and amend the Act to incorporate the Rocky Mountain Railway and Coal Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Cockburn have leave to bring in a Bill respecting the Erie and Huron Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. McGregor have leave to bring in a Bill respecting the Lake Erie and Detroit River Railway Company and the London and Port Stanley Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Pelletier have leave to bring in a Bill to incorporate the Ste. Emélie Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Colter have leave to bring in a Bill to incorporate the Alliance of the Reformed Baptist Church of Canada and the several churches connected therewith.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Gillies have leave to bring in a Bill to incorporate the Boynton Bicycle Electric Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Mr. Patterson (Huron), a Member of the Queen's Privy Council, presented.—Return to an Order of this House, dated 29th March, 1894, for a Return of:—

1. The number of students who have graduated from the Royal Military College since its establishment.

- 2. The number of these graduates who are now in the Public Service of Canada, and number in the service of the Imperial Government.
- 3. The amount expended on capital account and on income since the College was established.
 - 4. The number of students graduated in 1893.
 - 5. The number of students now in attendance.
- 6. The total amount of salaries paid each year to the different persons employed in connection with the College.

7. The name of the Commandant of the College; his salary, perquisites, if any,

in the way of free residence, maintenance thereof, supplies, servants, etc.

8. The cost of the residence for use of Commandant, if purchased, and amount expended thereon by the Government since the purchase. (Sessional Papers, No. 48.)

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 30th March, 1894, for a Return of the sentence imposed by the Supreme Court of the Province of New Brunswick upon John V. Ellis, Editor of the St. John Globe, in the past year, for an alleged contempt of Court; together with the names of the Judges composing the Court at the time the sentence was imposed. (Sessional Papers, No. 49.)

The Order of the Day being read, for resuming the adjourned Debate on the Question which was on Wednesday, 28th March last, proposed, That Mr. Speaker do now leave the Chair (for the House in Committee to consider of the Ways and Means

for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words, "while recognizing in the reductions pro"posed an admission to that extent of the evils inflicted upon the people by the sys"tem of high protective duties, this House is nevertheless of the opinion that the
"amendments suggested, being based upon the principle of protection and not solely
"upon the requirements of public service, are inadequate to afford satisfactory relief
"from the burdens of excessive and unfair taxation;

"That the highest interests of Canada demand the adoption of a sound fiscal "policy which, while not doing injustice to any class, will promote domestic and

"foreign trade and hasten the return of prosperity to our people;

"That, to that end, the tariff should be reduced to the needs of honest, econo"mical and efficient government, should have eliminated from it the principle of pro"tection to particular industries at the expense of the community at large and should
"be imposed for revenue only;

"That it should be so adjusted as to make free, or bear as lightly as possible "upon, the necessaries of life and to promote freer trade with the whole world, par"ticularly with Great Britain and the United States," inserted instead thereof;

And the Question on the amendment being again proposed:—The House

resumed the said adjourned Debate.

And The House having continued to sit till after Twelve of the Clock on Friday morning.

Friday, 13th April, 1894.

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Allan,	Christie,	Grieve,	Mills (Bothwell),
Bain (Wentworth),	Colter,	Guay,	Monet,
Beausoleil,	Davies,	Harwood,	Paterson (Brant),
Béchard,	Dawson,	Innes,	Perry,

Beith, Bernier, Borden, Boston, Bowers, Brodeur, Brown, Bruneau, Campbell, Carroll, Cartwright (Sir Richard	Delisle, Devlin, Edgar, Edwards, Fauvel, Featherston, Flint, Forbes, Fraser, Frémont,	Landkerin, Langelier, Laurier, Lavergne, Leduc, Legris, Lister, Lowell, Macdonald (Huron) McGregor, McMillan.	Préfontaine, Proulx, Rider, Rinfret, Rowand, Sanborn, Scriver, Semple, Somerville, Sutherland, Tarte.
	Frémont,		

NAYS:

Messieurs

Adams,	Desaulniers,	La Rivière,	Pope,
Amyot,	Dickey,	Leclair,	Pridham,
Bain (Soulanges),	Dugas,	Lépine,	Prior,
Baker,	Dupont,	Lippé,	Putnam,
Belley,	Dyer,	Macdonald (King's),	Reid,
Bennett,	Earle,	Macdowall),	Robillard,
Bergeron,	Fairbairn,	Maclean (York),	Roome,
Bergin,	Ferguson (Leeds & Gren.)		Rosamond,
Boyd,	Ferguson (Renfrew),	McDonald (Assiniboia),	Ross (Dundas),
Boyle,	Foster,	McDonald (Victoria),	Ross (Lisgar).
Bryson,	Fréchette,	McDougald (Pictou),	Ryckman,
Burnham,	Gillies,	McDougall (Cape Breton	Simard,
Cameron,	Girouard (JacqCartier)		Smith (Ontario),
Cargill,	Girouard (Two M'ntains)		Smith (Sir Donald),
Carignan,	Grandbois,	McLean (King's),	Sproule,
Carling (Sir John),	Grant (Sir James),	McLennan,	Stairs,
Carpenter),	Guillet,	McLeod,	Stevenson,
Caron (Sir Adolphe),	Haggart,	McNeill,	Taylor,
Carscallen,	Haslam,	Madill,	Temple,
Chesley,	Hazen,	Mara,	Thompson (Sir John)
Cleveland,	Hearn,	Marshall,	Tisdale,
Coatsworth,	Henderson,	Masson,	Tupper (Sir C. Hibbert),
Cochrane,	Hodgins,	Metcalfe,	Turcotte,
Cockburn,	Hutchins,	Miller,	Tyrwhitt,
Corby,	Ingram,	Mills (Annapolis),	Wallace,
Costigan,	Ives,	Moncrieff,	Weldon,
Craig,	Jeannotte,	Montague,	White (Cardwell),
Curran,	Joncas,	Northrup,	White (Shelburne),
Daly,	Kaulbach,	Ouimet,	Wilmot,
Davin,	Kenny,	Patterson (Colchester),	Wilson,
Davis,	Lachapelle,	Patterson (Huron),	Wood (Brockville), and
Denison,	Langevin (Sir Hector),	Pelletier,	Wood (West'land)-128.
		•	,

So it passed in the Negative,

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly resolved itself into the Committee of Ways and Means, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House, having continued to sit till twenty-five minutes before Two of the Clock on Friday morning, adjourned till this day.

Friday, 13th April, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:— By Mr. Guillet,—The Petition of the Cobourg, Northumberland and Pacific Railway Company.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of the Council of the Corporation of the County of Ontario, Ontario; praying for the passing of an Act compelling Railroad Companies, crossing public roads, to leave such roads in as good order as they were previous to crossing them, and to protect all such crossings.

Of Iron Moulders' Union, No. 28, Toronto, Ontario; praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of

of an Act providing for the approximation strikes and lockouts prevailing in the Dominion.

Of Iron Moulders' Union, No. 28, Toronto, Ontario; praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

Of Iron Moulders' Union, No. 28, Toronto, Ontario; praying that the law may be so amended as to allow withdrawal of deposits from the Post Office Savings Banks

without notice.

Of Iron Moulders' Union, No. 28, Toronto, Ontario; praying that the Railway Laws of the Dominion may be so amended as to provide for a passenger rate not exceeding two cents per mile.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the First Report of the said Committee. which was read, as followeth:-

Your Committee have had under consideration the following Bills, and have agreed to report the same with Amendments, viz .:-

Bill respecting the Wood Mountain and Qu'Appelle Railway Company,—and; Bill respecting the Canada and Michigan Tunnel Company.

And the following Bill without amendment, viz.:-

Bill to again revive and further amend the Act to incorporate the Lindsay. Bobcaygeon and Pontypool Railway Company.

On motion of Mr. Guillet, seconded by Mr. Pridham.

Ordered. That in accordance with the recommendation contained in the Fifth Report of the Select Standing Committee on Standing Orders, that portion of the 49th Rule of this House which limits the time for receiving Petitions for Private Bills, be suspended in reference to the following Petition, presented this day, and that it be read and received forthwith.

The said Petition was accordingly read and received, viz.:-

Of the Cobourg, Northumberland and Pacific Railway Company; praying for the passing of an Act to extend the time for the commencement and completion of their Railway.

Mr. Ives, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Report of the Commissioner of the North-west Mounted Police Force, 1893. (Sessional Papers, No. 15.)

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 20th March, 1894, for the production of all correspondence and other papers relating to the copyright question which have not been already brought down. (Sessional Papers, No. 50.)

Mr. Foster, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 30th March, 1894, for a Statement showing the working of the Civil Service Insurance, how many civil servants have insured their lives in such insurance, and for what amounts, respectively, without giving their names. (Sessional Papers, No. 51.)

The House, according to Order, again resolved itself into the Committee of Ways and Means;

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The Order of the Day being read, for the second reading of the Bill respecting the Guelph Junction Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the *Medicine Hat* Railway and Coal Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to confirm an agreement between the Ottawa City Passenger Railway Company and the Ottawa Electric Street Railway Company, and an agreement between the said Companies and the Corporation of the City of Ottawa, and to unite the said Companies under the name of "The Ottawa Electric Railway Company";

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to empower the Niagara Falls Suspension Bridge Company to issue debentures, and for other purposes;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill to incorporate the Niagara Falls Electric Railway Bridge Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the *Montreal* Park and Island Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the New York, New England and Canada Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

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The Order of the Day being read, for the second reading of the Bill to consolidate and amend certain Acts relating to the Ottawa and Gatineau Valley Railway Company, and to change the name of the Company to "The Ottawa and Gatineau Railway Company";

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Dominion Gas and Electric Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill to incorporate the *Metis*, *Matane* and *Gaspé* Railway Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the *Erie* and *Huron* Railway Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill respecting the Lake *Erie* and *Detroit* River Railway Company, and the *London* and *Port Stanley* Railway Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorpor-

ate the Ste. Emélie Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Committee of Ways and Means was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the said

Committee.

And then The House adjourned till Monday next.

Monday, 16th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—

By Mr. Sutherland.—Three Petitions of Local Union, No. 33, Woodstock, Ontario. By Mr. Haslam,—The Petition of Alfred E. Green and Lewis Hall, officers of the Grand Lodge of the Independent Order of Good Templars of British Columbia. By Mr. Davis,—The Petition of E. H. Osborne Vaudin, and others of the District

of Alberta, North-west Territories.

By Mr. McGregor,—The Petition of the Municipal Council of the Townships of Romney and Tilbury East, County of Kent, and of Mersea, Tilbury West and Tilbury North, County of Essex, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of David Marwick and others, of the Town of Goderich, Ontario; praying that the license system and regulations now in force in Ontario may be abolished, and that Canadian fishermen may be enabled to fish on the same practically free fishing system as in the States of Michigan and Ohio.

Of the County Council of the County of Huron, Ontario; praying that the Fishery laws, license system and restrictions at present in force may be abolished, so as to encourage the fishing industry and place Canadian fishermen on an equal footing with

American competitors.

Of the Municipal Council of Romney and Tilbury East, County of Kent, and of Mersea, Tilbury West and North, County of Essex, Ontario; praying for the passing of an Act, providing that all drainage works and all natural water-courses shall have free access and outlet into, and be kept from any invasion by the promoters of the St. Clair and Erie Canal, throughout the said five Townships.

Of the Municipal Council of the Town of Ridgetown; and of the Board of Trade of the Town of Chatham, all of the County of Kent, Ontario; severally praying that Pointe aux Pins on Lake Erie, may be set apart and declared a National Park for the

benefit of the people of Canada.

Of Samuel Clapp and others, fishermen of Port Lambton, Ontario; praying that the fishery laws may be so amended that Canadian fishermen be placed under the same system of free fishing as the American fishermen, fishing in waters that are common to both.

Of James McCallum and others, of the Townships of Caradoc and Delaware, County of Middlesex, Ontario; praying that the repression of noxious weeds on the Indian Reserves may be enforced, the keeping of dogs regulated, and the running at large of such dogs prohibited by Statute, in said Reserves, in the County of Middlesex, Ontario.

Of Messieurs Ryrie Brothers and others, of Toronto, Ontario, and others, of other places; praying for the passing of an Act compelling manufacturers of watch cases to stamp their name and quality of goods on each watch case made by them and sold

in this country.

Two Petitions of the Dominion Woman's Christian Temperance Union; severally praying for the passing of an Act providing that the rights of citizenship shall not be denied nor abridged on account of sex, but that full parliamentary franchise

be granted to the women of the Dominion on the same terms as to men.

Of Blacksmiths' and Helpers' Union, No. 1, Toronto; and of Commercial Assembly, No. 2806, Knights of Labour, Ottawa, all of Ontario; severally praying that the law may be so amended as to allow withdrawal of deposits from the Post Office Savings Banks without notice.

Of Blacksmiths' and Helpers' Union, No. 1, Toronto; and of Commercial Assembly, No. 2806, Knights of Labour, Ottawa, all of Ontario; severally praying for the passing of an Act providing for the appointment of Boards of Arbitration in

the event of strikes and lockouts prevailing in the Dominion.

Of Blacksmiths' and Helpers' Union, No. 1, Toronto; of Typographical Union, No. 273, Brantford; and of Commercial Assembly, No. 2806, Knights of Labour, Ottawa, all of Ontario; severally praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

Of Blacksmiths' and Helpers' Union, No. 1, Toronto; of Typographical Union, No. 273, Brantford; and of Commercial Assembly, No. 2806, Knights of Labour, Ottawa, all of Ontario; severally praying that the Railway Laws of the Dominion may be so amended as to provide for a passenger rate not exceeding two cents per

mile.

Mr. Speaker informed the House, That he had received a notification of a vacancy which had occurred in the representation of the Electoral District of Gloucester, New Brunswick, by the appointment of Kennedy F. Burns, Esquire, to the Senate of the Dominion of Canada.

Dominion of Canada,) To Wit: To the Honourable

The Speaker of the House of Commons.

We, the undersigned, hereby give notice that a vacancy hath occurred in the representation in the House of Commons for the Electoral District of Gloucester, New Brunswick, by the appointment of Kennedy F. Burns to the Senate of the Dominion of Canada.

Given under our hands and seals, at the City of Ottawa, this 13th day of April, 1894.

S. J. Jenkins,) JOHN COSTIGAN, [L.S.]Witness. Member for the Electoral District of Victoria, New Brunswick.

S. J. JENKINS,) GEORGE E. FOSTER, [L.S.]Witness. Member for the Electoral District of King's, New Brunswick.

Mr. Speaker also informed the House, That in conformity with Chapter 13, Section 8, of the Revised Statutes of Canada, he had issued his Warrant to the Clerk of the Crown in Chancery to make out a new Writ of election for the said Electoral District.

Ordered, That Mr. Davin have leave to bring in a Bill in further amendment of the North-west Territories Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Wood Mountain and Qu'Appelle Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. LaRivière reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into Committee on the Bill respecting the Canada and Michigan Tunnel Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to again revive and further amend the Act to incorporate the Lindsay, Bobcaygeon and Pontypool Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

On motion of Mr. Harwood, seconded by Mr. Guay,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House:—

1. Copy of Order in Council appointing Théophile Sabourin fishery overseer for

the division of the Lake of Two Mountains and Isle Perrot;

2. Of the Order in Council appointing Julien Monpetit fishery overseer for the same division;

3. Of all instructions and orders issued by the Fisheries Department to the said overseers.

4. Of the reports of the two said overseers for the years 1891, 1892.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. La Rivière, seconded by Mr. Girouard (Two Mountains), Ordered, That there be laid before this House, copies of Report of Engineer who inspected River Aux Roseaux, River Aux Rats, and River La Seine, in the Electoral District of Provencher.

On motion of Mr. Paterson (Brant), seconded by Mr. Landerkin,

Ordered, That there be laid before this House, a Return showing the amount of money that has been paid out of the funds of the Six Nation Indians for the payment of debts incurred by individual members thereof since the year 1886, and giving (1st) the names of the several persons who incurred the debts with the separate amounts, the date or dates when incurred, and the proportion thereof that has been paid; (2nd) the names of the creditors to whom the payments were made, the dates when paid, with the total sum paid to each of such creditors; and stating in each case the authority given for incurring the debt, the authority for payment of the same, and whether such amounts have been repaid to the fund in whole or in part out of the annuities of the individuals on whose account the payments were made, and whether such was the condition on which such payments were authorized.

On motion of Mr. Amyot, seconded by Mr. Girouard (Two Mountains), Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Orders in Council in force in Canada (Provinces of Lower Canada and Upper Canada) in 1858, concerning any drawback or bounty with respect to the building of Canadian ships, barques and other vessels; and also, all Orders in Council amending the same, or concerning the same, from 1858 up to the beginning of the Confederation.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. Charlton, seconded by Mr. Landerkin,

Ordered, That there be laid before this House, a Return showing:-

1. The names of all officials employed in connection with the Canadian exhibit at the Columbian Exposition held in *Chicago* last year, together with the salary paid to each and the term of service of each in connection with the said exhibit, and the Province to which each of said officials or employees belonged.

2. The total sum paid to officials and employees in connection with the Cana-

dian exhibit at the Columbian Exposition.

3. The total amount of travelling expenses allowed to officials and employees connected with the Canadian exhibit.

5. The amount of incidental expenses and cost of maintenance of the Canadian department of the Columbian Exposition not included in the above divisions or items.

6. The total cost incurred in connection with the Canadian exhibit at the Columbian Exposition.

On motion of Sir Richard J. Cartwright, seconded by Mr. Charlton,

Ordered, That there be laid before this House, a Return of the Receipts and Expenditures to dates of 10th April, 1894, and 10th April, 1893.

Mr. Foster, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated this day, for a Return of the Receipts and Expenditures to dates of 10th April, 1894, and 10th April, 1893. (Sessional Papers, No. 52.)

On motion of Mr. Casey, seconded by Mr. Langelier,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Orders in Council, Departmental Orders or other authority, by which drawbacks or rebates or specific sums in lieu thereof, have been granted, under subsection M, section 245, of the Customs Act.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Tarte, seconded by Mr. Guay,

Ordered, That there be laid before this House, copies of all advertisements inviting tenders for the construction of Sections 1 and 2 of the Soulanges Canal; also, copies of specifications connected with said work, copies of extensions of said specifications and tenders with estimated quantities and work to be done according to Engineer's estimate; also, copies of all tenders, copies of contracts let, of correspondence which took place between the contractors tendering for this work and the contractor to whom the contracts were awarded and the Department of Railways and Canals in this matter, and copies of all reports of Engineers since the letting of the contract.

On motion of Mr. Martin, seconded by Mr. Mc Mullen,

Ordered, That there be laid before this House, a Return showing all lands allotted to Half-breeds in Manitoba for which patents have not been issued, giving along with a description of the land, the name of the allottee and the reasons why the patent has not been issued.

Mr. Mills (Bothwell) moved, seconded by Mr. Langelier, and the Question being proposed, That in the opinion of this House, the sale of timber from any Indian

Reserve in any other manner than by public auction after due public notice, would be highly unsatisfactory to the country, and detrimental to the interests of the Indian Bands having a beneficial interest therein;

Sir John Thompson moved, in amendment, seconded by Mr. Foster, That all the words after "That" to the end of the Question be left out, and the words, "in the "opinion of this House, the sale of timber from any Indian Reserve in any other "manner than by public competition after due public notice, would be highly "unsatisfactory to the country, and detrimental to the interests of the Indian Bands "having a beneficial interest therein," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the

names being called for, they were taken down, as follow:-

YEAS:

Messieurs

Amyot,	Daly,	Lachapelle,	Patterson (Colchester),
Bain (Soulanges),	Davin,	Langevin (Sir Hector),	Pridham,
Bennett,	Davis,	LaRivière,	Reid,
Bergeron,	Dugas,	Leclair,	Roome,
Boyd,	Fairbairn,	Macdonald (King's)	Ross (Dundas),
Boyle,	Foster,	Macdowall,	Smith (Ontario),
Bruneau,	Girouard (Two Mountains)McAlister,	Temple,
Bryson,	Grandbois,	McDonald (Assiniboia),	Thompson (Sir John),
Cameron,	Guillet,	McDonald (Victoria),	Tisdale,
Cargill,	Haggart,	McDougald (Pictou),	Turcotte,
Carpenter,	Haslam,	McDougall (Cape Breton)	
Caron (Sir Adolphe),	Henderson,	McLennan,	Wallace,
Carscallen,	Hodgins,	McNeill,	White (Cardwell),
Chesley,	Hutchins,	Mara,	White (Shelburne),
Cockburn,	Ingram,	Masson,	Wilmot,
Corby,	Ives,	Mills (Annapolis),	Wilson, and
Craig,	Joneas,	Ouimet,	Wood (Brockville)68.

NAYS:

Messieurs

Allan,	Davies,	Harwood,	Martin,
Bain (Wentworth),	Dawson,	Landerkin,	Mills (Bothwell),
Beith,	Delisle,	Laurier,	Paterson (Brant),
Boston,	Edgar,	Leduc,	Perry,
Bourassa,	Fauvel,	Legris,	Rinfret,
Bowman,	Featherston,	Lister,	Rowand,
Campbell,	Flint,	Lowell,	Sanborn,
Cartwright (Sir Richard), Fremont,		Macdonald (Huron),	Semple,
Casey,	Geoffrion,	McGregor,	Somerville,
Charlton,	Godbout,	McMillan,	Tarte, and
Christie,	Guay,	McMullen,	Vaillancourt.—45.
Colter,	-		

So it was resolved in the Affirmative.

Then the main Question being put, as amended:—It was resolved in the Affirmative.

Mr. Laurier moved, seconded by Mr. Mills (Bothwell), and the Question being proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence between the Canadian Government, the Imperial Government and the American Government, concerning the privilege asked by the American Government of having an inspection at Quebec of immigrants landing there on their way to the United States;

And a Debate arising thereupon: —The said Motion was, with leave of the House, withdrawn.

Mr. Laurier moved, seconded by Mr. Mills (Bothwell), and the Question being proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence between the Government or any Member thereof, and Sir Charles Tupper, asking for and giving explanations with regard to the following Statement made by Lord Dufferin, Her Majesty's ambassador to the French Republic, and Sir Charles Tupper to Mr. Develle, French Minister for Foreign Affairs, on the 6th of February, 1893, viz.:—

February, 1893, viz.:—

"We take this opportunity of confirming what we have already made known to your Excellency during the progress of the conferences, viz., that the Canadian Parliament, desirous of favouring the development of commercial relations between the two countries, has voted a subvention of £100,000 for the purpose of establishing a line of steamers to run between a Canadian port on one side and a French

"terminus on the other."

And a Debate arising thereupon;

Mr. Flint moved, seconded by Mr. McMullen, and the Question being put, That the House do now adjourn:—It was resolved in the Affirmative.

And then The House adjourned till To-morrow.

Tuesday, 17th April, 1894

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Paterson (Brant),—Four Petitions of Cigar Makers' Union, No. 59,
Brantford, Ontario.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 10th April, 1894, for copies of all correspondence between Mr. L. Vankoughnet and the Government, or any Member, or Department relating to his superannuation, of all communications or reports to Council or the Treasury Board, or any Member of the Government, relating to such superannuation, and of any Orders in Council dealing with the same. (Sessional Papers, No. 53.)

The House according to Order, again resolved itself into the Committee of Ways and Means, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Baker, from the Select Standing Committee on Public Accounts, presented to the House the Second Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the question of examining under Oath such witnesses as might come before them, and their proceedings in relation thereto were as follow:--

"WEDNESDAY, 11th April, 1894.

"Mr. Mulock moves, That the Committee recommend to the House to pass the following Resolution,

"That it is desirable that such witnesses as are to be examined by the Public

Accounts Committee, shall be examined on Oath.

"Sir Charles Hibbert Tupper moves in amendment thereto:-

"Resolved, That whenever it shall appear desirable or necessary in the conduct of any inquiry by this Committee that witnesses should be examined under Oath, authority be asked from the House of Commons to have the testimony so taken.

"And the Question being put on the amendment, it was agreed to on the follow-

ing division:-

"YEAS:—Messieurs: Belley, Bergeron, Bergin, Boyle, Bryson, Cameron, Caron (Sir Adolphe), Carscallen, Chesley, Coatsworth, Cochrane, Corby. Costigan, Foster, Haggart, Haslam, Jeannotte, Jonesa, McDougald (Pictou), McKay, Madill, Mills, (Annapolis), Moncrieff, Ouimet, Sproule, Taylor, Tisdale, Tupper (Sir Charles Hibbert), Wallace, White (Cardwell), Wood (Brockville), and Wood (Westmoreland)—32.

"NAYS:—Messieurs: Béchard, Campbell, Cartwright (Sir Richard), Charlton,

Davies, Devlin, Forbes, Fraser Gibson, Landerkin, Langelier, Lister, Lowell, Macdonald (Huron), McGregor, McMullen, Mills (Bothwell), Mulock, Scriver, Somerville

and Tarte-21.

Tuesday, 17th April, 1894.

"Mr. Lister moves, That this Committee ask the House to authorize the Committee to examine D. O'Connor and the Deputy Minister of Justice under Oath on accounts of D. O'Connor.

"Which was negatived on the following division:-

"Yeas:—Messieurs: Béchard, Campbell, Cartwright (Sir Richard), Davies, Forbes, Fraser, Gibson, Landerkin, Langelier, Lister, Lowell, McGregor, McMullen, Mills (Bothwell), Paterson (Brand), Rinfret, Scriver, Somerville and Tarte—19.

"NAYS:-Messieurs: Belley, Bergeron, Boyle, Bryson, Carscallen, Chesley, Corby, Daly, Foster, Haggart, Haslam, Jeannotte, Joncas, Macdonell (Algoma), Mc-Dougald (Pictou), Madill, Mills (Annapolis), Ouimet, Sproule, Taylor, Tisdale, Tupper (Sir Charles Hibbert), Wallace, White (Cardwell), and Wood (Brockville).

On motion of Mr. Davies it was Ordered. That the proceedings of the Committee on the Resolution proposed by Mr. Lister be reported to the House, and also, that the proceedings of the Committee on the Resolution proposed at its last session by Mr. Mulock respecting the examination of witnesses under Oath be also reported to the House.

And then The House adjourned till To-morrow.

Wednesday, 18th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—By Mr. Maclean (York),—The Petition of W. H. Hutchins, M.P., and others. By Mr. Allan.—The Petition of the Council of the Township of South Colchester,

County of Essex, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Alfred E. Green and Lewis Hall, officers of the Grand Lodge of the Independent Order of Good Templars of British Columbia; praying that a proposed Treaty with France, providing for the importation of certain forms of intoxicating liquors, may not be ratified.

Of E. H. Osborne Vaudin and others, of the District of Alberta, North-west Territories; praying that the Charter granted to the Calgary Irrigation Company, may be so amended as to enable them to procure water from a larger area of land in the

District of Alberta.

Of the Municipal Council of the Townships of Romney and Tilbury East, County of Kent, and of Mersea, Tilbury West and Tilbury North, County of Essex, Ontario; praying for the passing of an Act providing that all drainage works and all natural water courses shall have free access and outlet into the proposed St. Clair and Erie Canal, and be kept from any invasion by the promoters thereof throughout said five Townships.

Of Local Union, No. 33, Woodstock, Ontario; praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes and

lockouts prevailing in the Dominion.

Of Local Union, No. 33, Woodstock, Ontario; praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate not exceed-

ing two cents per mile.

Of Local Union, No. 33, Woodstock, Ontario; praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

On motion of Mr. Maclean (York), seconded by Mr. Smith (Ontario).

Ordered, That the Petition of W. H. Hutchins, M.P., and others, presented this

day, be now read.

And the said Petition was read and received; praying to be permitted to lay before the House, their Petition for an Act of Incorporation under the name of "The French River Boom Company," notwithstanding the expiration of the time for presenting Petitions for Private Bills.

Ordered, That the said Petition be referred to the Select Standing Committee on

Standing Orders.

On motion of Mr. Lowell, seconded by Mr. Gibson,

Ordered, That the Order of this House of Friday, 13th instant, referring Bill to empower the Niagara Falls Suspension Bridge Company to issue debentures and for other purposes, to the Select Standing Committee on Banking and Commerce be rescinded, and that the said Bill be referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

On motion of Mr. Boyd, seconded by Mr. La Rivière,

Ordered, That the Order of this House of Friday, 13th instant, referring Bill to incorporate the Dominion Gas and Electric Company, to the Select Standing Committee on Banking and Commerce be rescinded, and that the said Bill be referred to the Select Standing Committee on Miscellaneous Private Bills.

Mr. Daly, a Member of the Queen's Privy Council, presented,-Return to an Order of this House, dated 1st March, 1893, for a Return of any correspondence which may have taken place between the Government and any of the railway companies which have received public lands in aid of railway construction, in reference to the prices at which these lands are held, and as to the steps taken by these companies to fulfil their trust by securing the early settlement of the lands so granted. (Sessional Papers, No. 54.)

Ordered, That Mr. Rider have leave to bring in a Bill to facilitate the voting by Employees at Elections of Members of the House of Commons.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

On motion of Sir Hector L. Langevin, seconded by Mr. Amyot,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Correspondence, Instructions, Orders in Council and Reports relative to the northern and north-eastern boundary of the Province of Quebec, not already laid before this House.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. McDougall (Cape Breton), seconded by Mr. Dickey,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence between the Dominion Government and Her Majesty's Government, on the subject of the seizure by the Russian cruiser Zabiaka, of the Canadian schooner "Willie McGowan," in the North Pacific Ocean, in June, 1892.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Laurier, seconded by Mr. Mills (Bothwell),

Ordered. That there be laid before this House, a Statement of all sums paid by the Government for the construction of the River Yamaska dam, under the first contract and subsequently thereto up to this date.

Mr. Laurier moved, seconded by Mr. Mills (Bothwell), and the Question being proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Memorials and Petitions of seal fishermen in British Columbia, for compensation by the Imperial Government or the Canadian Government for losses arising to them out of the award of the Behring Sea Court of Arbitration.

And a Debate arising thereupon; -The said Motion was, with leave of the

House, withdrawn.

Mr. McGregor moved, seconded by Mr. Allan, and the Question being proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Orders in Council and departmental orders now in force in the Province of Ontario concerning fisheries therein, and of all petitions received by the Department with regard to the

And a Debate arising thereupon;

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The Order of the Day being read, for the second reading of the Bill to incorporate "The Ottawa Electric Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Miscellaneous Private Bills.

The Order of the Day being read, for the second reading of the Bill respecting the Chaudière Electric Light and Power Company (Limited), and to change the name thereof to "The Ottawa Electric Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Miscellaneous Private Bills.

The Order of the Day being read, for the second reading of the Bill respecting

the St. Catharines and Niagara Central Railway Company;
The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The House resumed the Debate on the Question, which was on Wednesday, 21st March last proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House: -

1. Copies of all correspondence between His Grace Archbishop Taché, of St. Boniface, and any Member of the Government since last Session, and in particular of the memorial recently sent to the Governor General, or to the Prime Minister respecting the Manitoba Schools, and of the ordinances adopted by the Legislature of the North-west Territories in 1892, and now in force;

2. Copies of all memorials, petitions and letters addressed to the Governor General in Council, or to any Minister asking for the disallowance of the said ordin-

3. Of correspondence between the Lieutenant-Governor of the North-west Territories or the Executive Council of the said Territories, and the Dominion Government;

4. Copies of the instructions to the Lieutenant-Governor of the North-west Territories, and of communications sent to the Executive of the Territories in order to induce them to amend the ordinances of 1892.

On motion of Mr. Brodeur, seconded by Mr. Béchard,

Ordered, That the Debate be adjourned.

And then The House adjourned till To-morrow.

Thursday, 19th April, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:-

By Mr. Coatsworth,—The Petition of the Woman's Christian Temperance Union of the Province of Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of Cigar Makers' Union, No. 59, Brantford, Ontario; praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

Of Cigar Makers' Union, No. 59, Brantford, Ontario; praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of

strikes and lockouts prevailing in the Dominion.
Of Cigar Makers' Union, No. 59, Brantford, Ontario; praying that the Railway Laws of the Dominion may be so amended, as to provide for a passenger rate not

exceeding two cents per mile.

Of Cigar Makers' Union, No. 59, Brantford, Ontario; praying that the law may be so amended as to allow withdrawal of deposits from the Post Office Savings Banks without notice.

Mr. Baker moved, seconded by Mr. Davin, and the Question being proposed, That the First and Second Reports of the Select Standing Committee on Public Accounts, be now taken into consideration:—It was resolved in the Affirmative.

The House, accordingly, proceeded to take the said Reports into consideration. Mr. Mulock moved, seconded by Mr. Charlton, and the Question being proposed, That in accordance with the Resolutions adopted unanimously by the House in the Sessions of 1891 and 1892, it is desirable that any witnesses called before the Select Standing Committee on Public Accounts be examined under Oath or Affirmation

touching any matters coming before them.

Sir Charles Hibbert Tupper moved, in amendment, seconded by Mr. Haggart, That all the words after "That" to the end of the Question be left out, and the words, "while not considering it expedient to oblige the Committees of the House to "examine under Oath or Affirmation all persons who may be examined before the "Committees, the House is willing to grant to any Committee the authority to examine "witnesses under Oath or Affirmation whenever it may appear that by so doing, the "Committee may be aided in the examination of the matters coming before the Com-" mittee," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the

names being called for, they were taken down, as follow:-

Messieurs

Amyot, Denison, Bain (Soulanges), Desaulniers, Baker, Dickey, Barnard, Dugas, Dupont, Belley, Bennett. Dyer, Bergeron, Earle. Bergin, Fairbairn,

Lépine, Lippé, Macdonald (King's), Macdonell (Algoma), Macdowell. Maclean (York), McDonald (Assiniboia), McDonald (Victoria),

Prior, Putnam, Reid, Robillard, Roome, Rosamond. Ross (Dundas), Ross (Lisgar),

NAYS:

Messieurs

Allan,	Charlton,	Grieve,	Monet,
Bain (Wentworth),	Choquette,	Guay,	Paterson (Brant),
Béchard,	Christie,	Harwood,	Perry,
Beith,	Davies,	Innes,	Préfontaine,
Bernier,	Dawson,	Landerkin,	Proulx,
Borden,	Delisle,	Langelier,	Rider,
Boston,	Devlin,	Laurier,	Rinfret,
Bourassa,	Edgar,	Legris,	Rowand,
Bowman,	Fauvel,	Lister,	Sanborn,
Brodeur,	Featherston,	Lowell,	Scriver,
Brown,	Flint,	McGregor,	Semple,
Bruneau,	Forbes,	McMillan,	Somerville,
Campbell,	Fraser,	McMullen,	Sutherland,
Carroll,	Geoffrion,	Martin,	Tarte,
Cartwright (Sir Richard),Gibson,	Mignault,	Vaillancourt, and
Casey,	Godbout,	Mills (Bothwell),	Yeo. —64.

So it was resolved in the Affirmative.

Then the main Question being put, as amended :-It was resolved in the Affirm-

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Second Report of the said Committee, which was read, as followeth:-

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz.:-

Bill respecting the Atlantic and North-west Railway Company. Bill respecting the Bell Telephone Company of Canada; and

Bill to incorporate the Duluth, Nepigon and James' Bay Railway Company.

On motion of Mr. Sproule, seconded by Mr. Taylor,

Ordered, That the Select Standing Committee on Agriculture and Colonization be authorized to employ a short-hand writer, to take down such evidence as the Committee may deem necessary.

Mr. Patterson (Huron), a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Reports of the Department of Militia and Defence of the Dominion of Canada, for the year ended 30th June, 1893. (Sessional Papers, No. 19).

And then The House adjourned till To-morrow.

Friday, 20th April, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Denison,—The Petition of Herman Henry Cook, and others, of the City of Toronto, Ontario.

By Mr. Wood (Westmoreland),—The Petition of Edward Scott and others, of Moncton, County of Westmoreland, New Brunswick; and the Petition of Amos E. Outhouse and others, of Tiverton, County of Digby, Nova Scotia.

Pursuant to the Order of the Day, the following Petition was read and received:—
Of the Council of the Township of South Colchester, County of Essex, Ontario; praying that the fishery laws may be so amended that Canadian fishermen be placed under the same system of free fishing as the American fishermen, fishing in waters that are common to both.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Seventh Report of the said Committee, which was read, as followeth:—

Your Committee have examined the Notices given on the Petition of the St. Lawrence Insurance Company, for an Act to extend the time for obtaining a license, and find them sufficient.

Your Committee have also considered the Petition of W. H. Hutchins and others; praying for leave to present a Petition for an Act of Incorporation under the name of the French River Boom Company (Limited), notwithstanding the expiration of the time limited for receiving Petitions for Private Bills, and they recommend that the necessary leave be granted in this case.

Mr. Wood (Westmoreland), from the Select Standing Committee on Banking and Commerce, presented to the House the First Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz.:-

Bill respecting the Ontario Mutual Life Assurance Company; -and

Bill to amend the Act to incorporate the Steam Boiler and Plate Glass Insurance Company of Canada.

On motion of Mr. Maclean (York) seconded by Mr. Smith (Ontario),

Ordered, That in accordance with the recommendation contained in the Seventh Report of the Select Standing Committee on Standing Orders, that portion of the 49th Rule of this House which limits the time for receiving Petitions for Private Bills, be suspended in reference to the following Petition presented this day, and that it be read and received forthwith.

The said Petition was accordingly read and received, viz.:-

Of Herman Henry Cook, and others, of the City of Toronto; praying for an Act of Incorporation under the name of "The French River Boom Company (Limited.)"

Mr. Foster, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Lists of Shareholders in the Chartered Banks of the Dominion of Canada, as on the 31st December, 1893. (Sessional Papers, No. 3.)

Also, laid before the House,—Report of the Director and Officers of the Experi-

mental Farms, for the year 1893. (Sessional Papers, No. 8c.)

Mr. Foster also presented,—Return to an Order of this House, dated 10th April, 1894, for a Return showing the names of officials employed in connection with the Canadian Exhibit at the Columbian Exposition from the Province of Nova Scotia. showing their official position, amount of salaries paid and dates at which such employment ceased. (Sessional Papers, No. 55.)

Also, presented,—Return to an Order of this House, dated 10th April,

1894, for a Statement in the form of Table C in the Blue-book already published on the French Treaty, for the years ending 30th June, 1892 and 1893. (Sessional

Papers, No. 56.)

The House, according to Order, again resolved itself into the Committee of Ways and Means;

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Atlantic and North-west Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Bell Telephone Company of Canada, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill to amend the Act to incorporate the Canada Provident Association;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill to revive and amend the Act to incorporate the Rocky Mountain Railway and Coal Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Alliance of the Reformed Baptist Church of Canada, and the several churches connected therewith;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Miscellaneous Private Bills.

The Order of the Day being read, for the second reading of the Bill to incorporate the Boynton Bicycle Electric Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Committee of Ways and Means was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the

said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate, by their Clerk, as followeth:—

The Senate have passed a Bill, intituled: "An Act further to amend the Acts "respecting the Harbour of *Pictou* in *Nova Scotia*," to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act respecting the Speaker" of the Senate," to which they desire the concurrence of this House.

And then The House adjourned till Monday next.

Monday, 23rd April, 1894.

PRAYERS.

 $7\frac{1}{2}$

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Prior,—Three Petitions of Trades and Labour Council, Victoria, British
Columbia.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of the Woman's Christian Temperance Union, of the Province of Ontario; praying that a proposed treaty with France, providing for the importation of certain

forms of intoxicating liquors be not ratified.

Of Edward Scott and others, of Moncton, County of Westmoreland, New Brunswick; and of Amos E. Outhouse, and others, of Tiverton, County of Digby, Nova Scotia; severally praying that no Bill may be passed concerning the "Lord's Day," or any other religious rite, ceremony or observance which would conflict with the rights of conscience of any of Her Majesty's subjects.

On motion of Mr. Tisdale, seconded by Mr. McKay,

Ordered, That the Order of this House of Wednesday, the 11th April, instant, referring Bill to incorporate the Welland Power and Supply Canal Company (Limited), to the Select Standing Committee on Railways, Canals and Telegraph Lines be rescinded, and that the said Bill be referred to the Select Standing Committee on Miscellaneous Private Bills.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Ordered, That the Bill from the Senate, intituled: "An Act respecting the Speaker of the Senate," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Ordered, That the Bill from the Senate, intituled: "An Act further to amend the Acts respecting the Harbour of Pictou in Nova Scotia," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 30th March, 1894, for copies of all correspondence between the Government and George Goodwin in connection with the transfer of his contracts or any of his contracts on the Soulanges Canal. (Sessional Papers, No. 57.)

Mr. Costigan, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 30th March, 1894, for copies of all papers, petitions, letters, reports, minutes and Orders in Council respecting the School Law of Prince Edward Island, intituled: "The Public School Act, 1877." (Sessional Papers, No. 40b.

Ordered, That Mr. Mulock have leave to bring in a Bill to provide for the examination of witnesses on Oath by the Senate and House of Commons.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Sproule have leave to bring in a Bill further to amend the Act respecting the Adulteration of Food, Drugs and Agricultural Fertilizers.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, resolved itself into a Committee on the Bill to amend the Act to incorporate the Steam Boiler and Plate Glass Insurance Company of Canada, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

On motion of Mr. Hughes, seconded by Mr. Davin,

Ordered, That there be laid before this House, the Report of the Commission appointed to inquire into all matters concerning the Trent Valley Canal.

On motion of Mr. McMullen, seconded by Mr. Edgar,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all letters, despatches and correspondence between the Government and the High Commissioner of Canada regarding the removal of the embargo on Canadian cattle entering English ports.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

Mr. Charlton moved, seconded by Mr. Paterson (Brant), and the Question being proposed. That there be laid before this House, a Return showing the exports to the United States for the last fiscal year, of articles the export of which to the United States exceeds in value the export of the same to all other countries, which Return shall give:—

1st. A detailed classification of the description of articles, commodities or wares, under the general subdivisions of products of the mines, products of the fisheries, animals and their products, agricultural products and manufactures, coming within the scope of the inquiry.

2. The value of each class of articles exported to the United States and ex-

ported to all the other countries;

3. The totals of value under each general subdivision exported to the *United States* and exported to all other countries;

4. The grand total of values under all the general subdivisions exported to

the United States and exported to all other countries.

Mr. Wallace moved, in amendment to the Question, seconded by Mr. Wood (Brockville), That the words "Also similar comparative statements of exports from "Canada to Great Britain for the last fiscal year," be added at the end thereof;

And the Question being put, That those words be there added:—It was resolved

in the Affirmative.

Then the main Question, so amended, being put;

Ordered, That there be laid before this House, a Return showing the exports to the United States for the last fiscal year, of articles the export of which to the United States exceeds in value the export of the same to all other countries which Return shall give:—

1st. A detailed classification of the description of articles, commodities or wares, under the general subdivisions of products of the mines, products of the fisheries, animals and their products, agricultural products and manufactures, coming within the scope of the inquiry;

2. The value of each class of articles exported to the United States and ex-

ported to all other countries;

3. The totals of value under each general subdivisions exported to the *United States* and exported to all other countries;

4. The grand total of values under all the general subdivisions exported to the

United States and exported to all other countries.

Also, similar comparative statements of exports from Canada to Great Britain for the last fiscal year.

And then The House adjourned till To-morrow.

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Tuesday, 24th April, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:-

By Mr. Davis,—The Petition of Alexander Ferguson, of the City of Ottawa, Solicitor for John Lineham and others, of the Town of Calgary, District of Alberta, North-west Territories, and Edmund A. Colquhoun, of the City of Hamilton, Ontario.

Mr. Baker, from the Select Standing Committee on Public Accounts, presented to the House the Third Report of the said Committee, which was read, as followeth:—

Your Committee have had before them the vouchers and accounts in connection with the *Behring* Sea Arbitration expenses, and have considered the question of examining under Oath such witnesses as may appear before them in this matter, and their proceedings in relation thereto were as follow:—

Tuesday, 24th April, 1894.

" Mr. McMullen states :-

"That having examined the expenditure in re the Behring Sea Arbitration as set out in the Auditor General's Report on Appropriation Accounts, he is satisfied that it is desirable in the public interest to examine Mr. Joseph Pope and other witnesses on Oath with respect thereto, and moves,

"'That Joseph Pope and other witnesses be subprenaed to be examined before this Committee re Behring Sea Arbitration, and that authority be asked from the

House to examine them under Oath.'

"The Committee having heard Mr. McMullen, and deeming that by such examination on Oath they may be aided in the examination of such matters, resolve accordingly.

"Which was negatived on the following division:-

"Yeas:—Messieurs Béchard, Bergin, Campbell, Cartwright (Sir Richard), Davies, Devlin, Forbes, Fraser, Gibson, Landerkin, Langelier, Lister, Macdonald (Huron), McMullen, Mills (Bothwell), Mulock, Paterson (Brant), Rinfret, Somerville and Tarte—20.

"NAYS:—Messieurs Belley, Boyle, Bryson, Cameron, Caron (Sir Adolphe), Carscallen, Coatsworth, Costigan. Daly, Foster, Haggart, Haslam, Macdonell (Algoma), McDougald (Pictou), McKay, Madill, Mills (Annapolis), Moncrieff, Montague, Ouimet, Sproule, Taylor, Wallace, Wood (Brockville), and Wood (Westmoreland)—25.

On motion of Mr. Davies, it was Ordered, That the proceedings of the Committee on the Resolution proposed by Mr. McMullen for the examination of witnesses re expenditure on Behring Sea, be reported to the House of Commons."

Mr. Baker, from the Select Standing Committee on Public Accounts, presented to the House the Fourth Report of the said Committee, which was read, as followeth:—

The following Resolutions as recommendations:—

1. Resolved, That the House be asked to authorize the Committee to examine under Oath Mr. D. O'Connor, Q.C., E. L. Newcombe, Q.C., and other witnesses, in connection with the accounts of D. O'Connor, Q.C., now before the Committee, as Mr. Lister, a Member of the Committee, has stated that he believes, after an examination of the said accounts, it is advisable and expedient in the public interest to examine such witnesses on Oath regarding the same; and the Committee having heard Mr. Lister's statement that the taxing of the accounts was loose in the extreme and the amounts paid very large, believe that it is advisable to ask the House to confer on them the power to examine such witnesses on Oath or Affirmation.

- 2. Resolved, That an investigation take place before this Committee on the accounts set out in pages C 116, 117, 118, 119 and 120 of the Auditor General's Report on Appropriation Accounts under the heading Lachine Canal—Capital, and inasmuch as it appears to the Committee by the said items of expenditure so set out that the appropriations referred to have been greatly exceeded, and as these expenditures have already been examined into by a Commission under Oath, the Committee believe that it is desirable to ask the House to confer on them the power to examine such witnesses on Oath or Affirmation.
- 3. Resolved, That leave be granted the Public Accounts Committee to employ a shorthand writer to take down the evidence of such witnesses as may be examined under Oath before them.

Mr. Bergin, from the Joint Committee of both Houses on the Printing of Parliament, presented to the House the First Report of the said Committee, which was read, as followeth:—

The Committee recommend that Mr. Lockburn B. Scott be appointed to the vacant position of Proof Reader of Sessional Papers, at a salary of Two hundred

dollars per annum, to be computed from above date.

The Sub-Committee appointed to consider the application for a Telephone, recommend that one be placed near the "Journals Office," in the corridor, much the same as the one in the Senate end of the building.—The Committee are of the opinion that this recommendation should be granted.

The Committee examined the following documents and recommend that they

be printed, viz.:-

- 46. Return to an Order of the House of the 30th March, 1894, for a Statement showing the various amounts paid by the way of bounty on pig iron produced in *Canada*, the quantities produced, and the parties to whom the bounty was paid, and the Province in which their works are situated, since the date of the last Return.
- 48. Return to an Order of the House of the 9th March, 1894, for a Return of:—
 1. The number of students who have graduated from the Royal Military College since its establishment.

2. The number of these graduates who are now in the public service of Canada

and the number in the service of the Imperial Government.

- 3. The amount expended on capital account and income since the college was established.
 - 4. The number of students graduated in 1893. 5. The number of students now in attendance.
- 6. The total amount of salary paid each year, to the different persons employed in connection with the college.

7. The name of the Commandant of the college; his salary, perquisites, if any,

in the way of free residence, maintenance thereof, supplies, servants, etc.

8. The cost of the residence for use of Commandant, if purchased, and amount expended thereon by the Government since the purchase.

The Committee would also recommend that the following documents be not

printed, viz.:-

22. Report of Commissioner, Dominion Police Force, for the year 1893, under

Revised Statutes of Canada, Chapter 184, section 5.

23. Return to an Order of the House of the 15th March, 1893, for a Return showing the number of employees dismissed from the *Prince Edward Island* Railway since the 1st day of March, 1892, the name of each employee dismissed, the date of each dismissal, the reasons for such dismissals; also, the names of employees reinstated, if any.

24. Return to an Order of the House of the 20th March, 1893, for copies of all documents, claims, petitions, correspondence, reports of the Superintendent of the Chambly Canal, reports of experts and others, plans, agreements, proposals, and decisions of the Government in relation to the claim of Joseph Lacoutre, of the Parish of St. Luc, for damages caused to his property by the waters of the Chambly Canal.

25. Statement of all superannuations and retiring allowances in the Civil Service, giving the name and rank of each person superannuated or retired, his salary, age and length of service; his allowance and cause of retirement, whether vacancy has been filled by promotion or new appointment, etc., for the year ended 31st December, 1893.

26. Statement of expenditure on account of Miscellaneous Unforeseen Expenses,

from 1st July, 1893, to date.

27. Statement of Governor General's Warrants issued since last Session of Parliament, on account of the fiscal years 1892-93 and 1893-94, in accordance with the Consolidated Revenue and Audit Act, section 32, subsection b.

28. Papers and correspondence relative to the payment to the Canadian Pacific

Railway Company of amounts deducted from their subsidy in the year 1883.

29. Copies, papers and correspondence relating to charges made against Mr. Justice Palmer, or to his resignation and acceptance thereof.

30. Return of applications for registration under the provisions of Chapter 131,

Revised Statutes of Canada, intituled "An Act respecting Trade Unions."

31. List of Public Officers to whom Commissions have issued under Chapter 19 of the Revised Statutes of Canada, during the past year 1893.

32. Order establishing certain Rules in respect of matters therein mentioned, in the Exchequer Court of Canada.

33. Copy of an Order in Council of the 17th January, 1894, continuing for the current year the issue of licenses to United States Fishing Vessels to enter any ports on the Atlantic Coast for the purchase of bait, etc.

34. A list of all lands sold by the Canadian Pacific Railway Company from the

1st October, 1892, to the 1st October last.

34a. Return under Resolution of the 20th February, 1882, in so far as the same is furnished by the Department of the Interior, respecting the Canadian Pacific Railway Company.

34b. Return to an Order of the House of the 15th March, 1893, for copies of all documents, memorials and correspondence between the Government and the Sorel Board of Trade and others, in relation to the granting of a subsidy to the Canadian Pacific Railway Company, for the rebuilding of a bridge at St. Michel d'Yamaska.

35. Return of Orders in Council, in accordance with subsection (d_i) of section 38 of the Regulations for the survey, administration, disposal and management of Dominion Lands within the 40 mile Railway Belt, in the Province of British Columbia.

35a. Return of Orders in Council of 1893, relating to the Department of the Interior, in accordance with Clause 91 of the Dominion Lands Act, Chapter 54, Revised Statutes of Canada.

35b. A statement re Fishing Bounty payments for 1892-93, required by Chapter

96, Revised Statutes, for submission to Parliament.

36. Return to an Order of the House of the 1st March, 1893, for copies of all reports, documents, maps, manuscripts and correspondence in relation to explor-

ating expeditions heretofore made to James' Bay and Hudson Bay.

- 37. Return to an Address to His Excellency the Governor General of the 20th March, 1894, for a Return showing copies of all petitions or communications to the Government or to any Member thereof, or to His Excellency, asking for any interference with the sentence passed by his Lordship the Honourable Mr. Justice Rose on Messieurs Mc Greevy and Connolly; of all replies thereto and all correspondence between any Member of the Government and any other person on the subject of commutation of such sentence; of all medical reports made in regard to either said McGreevy or Connolly, whilst undergoing such sentence; of all reports or recommendations on the said subject, by any Member of the Government to His Excellency, and of all replies thereto, and of all Orders in Council in anywise bearing upon the subject of the commutation of said sentences.
- 38. A detailed Statement of all Bonds and Securities registered in the Department of the Secretary of State of Canada, since last Return, 1893, submitted to the Parliament of Canada under Section 23, Chapter 19, of the Revised Statutes of Canada.

- 39. Return to an Order of the House of the 20th March, 1894, for a Return showing the dates in each year since 5th May, 1887, when the Public Accounts, the Appropriation Accounts, and the Trade and Navigation Returns of Canada, for the next preceding fiscal years, have been published and ready for distribution; and when the said accounts and returns have been issued to the Senators and Members of the House of Commons of Canada in each of the years aforesaid.
- 40. Return to an Order of the House of the 13th March, 1893, for a Return showing the number of school teachers engaged in teaching in the North-west Territories, and the length of time each was engaged during the past year, with the salary received; also, the number of pupils attending each school, and all sources of revenue for the maintenance of schools.

40a. A Supplementary Return to an Address of the Senate, dated 3rd February, 1893, for:—

1. A copy of the deliberations, resolutions and ordinances of the former Council of Assiniboia, relating to educational matters within its jurisdiction, as it existed on the banks of the Red River before the creation of the Province of Manitoba.

2. A statement of the amounts paid by the said Council of Assiniboia for the maintenance of schools, showing the persons to whom such payments were made, the schools for which such amounts were paid, and the religious denominations to which such schools belonged.

3. A statement of the amounts paid by the *Hudson Bay* Company, or by its agents, to the schools then existing in the Territories forming to-day the Province of *Manitoba*.

4. A copy of all memoranda and instructions serving as basis for the negotiations as a result of which *Manitoba* became one of the Provinces of Confederation; together with a copy of the minutes of the deliberation of the persons charged on both parts to settle the conditions of the creation of the Province of *Manitoba* and of its entrance into the Confederation; and also, a copy of all memoranda, returns and Orders in Council, establishing such conditions of entrance, or serving as a basis for the preparation of "The *Manitoba* Act."

5. A copy of the despatches and instructions from the Imperial Government to the Government of Canada on the subject of the entrance of the Province of Manitoba into the Confederation, comprising therein the recommendations of the Imperial Government concerning the rights and privileges of the population of the Territories, and the guarantees of protection to be accorded to the acquired rights, to the property, the customs and the institutions of that population by the Government of Canada, in the settlement of the difficulties which marked that period of the history of the Canadian West.

6. A copy of the Acts passed by the Legislature of Manitoba relating to Education in that Province, and especially of the first Act passed on this subject after the entrance of the said Province of Manitoba into the Confederation, and of the laws existing upon the same subject in the said Province immediately before the passing of the Acts of 1890, relating to the public schools and to the Department of Education.

7. A copy of all regulations with respect to schools passed by the Government of *Manitoba* or by the Advisory Board, in virtue of the laws passed in 1890 by the Legislature of *Manitoba* relating to public schools and the Department of Education.

- 8. A copy of all correspondence, petitions, memoranda, resolutions, briefs, factums, judgments (as well of first instance as in all stages of appeal), relating to the school laws of the said Province of *Manitoba*, since the 1st June, 1890, or to the claims of Catholics on this subject; and also, a copy of all reports to the Privy Council and all Orders in Council relating to the same subject since the same date.
- 41. A Return to an Address of the Senate, dated 20th March, 1893, for a copy of all documents in relation to the demand of *Michel Gosselin*, Half-breed, living at *Roseberry*, *Manitoba*, and claiming indemnity for losses sustained during the troubles in the *North-west* in 1869 and 1870; also, a copy of all correspondence exchanged between the Dominion Government and the said *Michel Gosselin* in relation to the said claim.

42. A Return to an Address of the Senate, dated 21st February, 1893, for a copy of all the changes that have been made in the tariff since the National Policy became law in 1879, giving the name of each article, showing the original duty imposed thereon, the amount of increase and reduction subsequently made, or placed upon the free list, together with the date of all such alterations in the tariff.

43. Return to an Order of the House, of the 30th March, 1894, for a complete list of the revising officers under the Franchise Act, giving their names, their elec-

toral divisions, and when appointed.

44. Return to an Order of the House, of the 20th March, 1894, for a Return of all rates, general or special, charged on the Intercolonial Railway on through freight from Lévis to Halifax; with the dates when such existing general or special rates came into force, and in case where such rates have been altered, specifying the alteration.

45. Return to an Address to His Excellency the Governor General of the 20th March, 1893, for copies of all correspondence between the Government of British Columbia and the Minister of the Interior, relating to the boundary of the Railway

Belt in the Province of British Columbia.

47. Return to an Order of the House, of the 30th March, 1894, for a Return showing (by Provinces) the value of mining machinery admitted free of duty since the year 1890.

49. Return to an Order of the House, of the 30th March, 1894, for a Return of the sentence imposed by the Supreme Court of the Province of New Brunswick upon John V. Ellis, Editor of the St. John Globe, in the past year, for an alleged contempt of Court; together with the names of the judges composing the Court at the time the sentence was imposed.

50. Return to an Address to His Excellency the Governor General of the 20th March, 1894, for the production of all correspondence and other papers relating to

the copyright question which have not been already brought down.

51. Return to an Order of the House, of the 30th March, 1894, for a Statement showing the working of the Civil Service Insurance, how many civil servants have insured their lives in such insurance, and for what amounts, respectively, without giving their names.

On motion of Mr. Baker, seconded by Sir Hector L. Langevin, Resolved, That the consideration of the Third Report of the Select Standing Committee on Public Accounts, be made the First Order To-morrow.

On motion of Mr. Baker, seconded by Sir Hector L. Langevin,

Resolved, That the Fourth Report of the Select Standing Committee on Public Accounts be now concurred in, and that the Committee have power to examine under Oath or Affirmation such witnesses as appear before them in connection with the inquiries mentioned in Resolutions 1 and 2 of the said Report, and also, to employ a shorthand writer to take down the evidence of such witnesses.

On motion of Mr. Davis, seconded by Mr. Mara,

Ordered, That the Petition of Alexander Ferguson, of the City of Ottawa, Solicitor for John Lineham and others, of the Town of Calgary, District of Alberta, North-west Territories, and Edmund A. Colquhoun, of the City of Hamilton, Ontario, presented this day, be now read,

And the said Petition was read and received; praying to be permitted to lay before the House their Petition for the passing of an Act incorporating a Company under the name of "The Alberta Southern Railway Company," notwithstanding

the expiration of the time for presenting Petitions for Private Bills.

Ordered, That the said Petition be referred to the Select Standing Committee on Standing Orders.

Ordered, That Mr. Sproule have leave to bring in a Bill respecting Detective Corporations and Mercantile Agencies;

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Mulock have leave to bring in a Bill to fix the salary of the Governor General:

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

On motion of Sir John Thompson, seconded by Mr. Foster.

Resolved, That Government Orders have precedence on Thursdays, after Questions to be put by Members, commencing next week, and that Thursday's Order (Rule 19) be made Wednesday's Order for the remainder of the present Session.

The Order of the Day being read, for the House again in the Committee of Ways and Means:

Mr. Foster moved, seconded by Mr. Daly, and the Question being proposed,

That Mr. Speaker do now leave the Chair;

Sir Richard J. Cartwright moved in amendment, seconded by Mr. Davies, That all the words after "That" to the end of the Question, be left out, and the words, "whenever any Member of the Committee on Public Accounts shall "declare in his place in the said Committee that he has examined the papers and "vouchers submitted in respect of any item referred to the said Committee, and "that he is convinced that it is necessary in the public interest, that all witnesses "examined in reference to the said item, should be examined upon Oath, it shall be "an instruction to the said Committee to cause such witnesses to be so examined," inserted instead thereof;

And a Debate arising thereupon:—The said Motion, in amendment, was, with

leave of the House, withdrawn.

Then the main Question being put:-It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly, again resolved itself into the Committee of Ways and Means, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved. That this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House adjourned till To-morrow.

Wednesday, 25th April, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:-

By Mr. Davin,—The Petition of Edward Carrs, President and John Balfour, Socretary of the Lumsden Association, Patrons of Industry, North-west Territories.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Trades and Labour Council, Victoria, British Columbia; praying that the law may be so amended as to allow withdrawal of deposits from the Post Office Savings Banks without notice.

Of Trades and Labour Council, Victoria, British Columbia; praying for the passing of an Act making the first Monday in September in each year a statutory holiday and to be known as "Labour Day."

Of Trades and Labour Council, Victoria, British Columbia; praying that the Railway Laws of the Dominion may be so amended as to provide for a passenger rate not exceeding two cents per mile.

Mr. Tisdale from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Third Report of the said Committee, which was read, as followeth:—

Your Committee have under consideration Bill to incorporate the St. Clair and Erie Ship Canal Company, and have agreed to report the same with Amendments.

Mr. Denison, from the Select Standing Committee on Miscellaneous Private Bills presented to the House, the First Report of the said Committee, which was read, as followeth:—

Your Committee have examined the following Bills, and have agreed to report the same with Amendments, viz.:—

Bill respecting the Ottawa Gas Company;—and

Bill to incorporate the Dominion Woman's Christian Temperance Union.

With reference to the last mentioned Bill, your Committee recommend that the fee and charges paid thereon under Rule 58 be refunded, less the cost of printing and translation.

Complaint being made to the House by Sir John Thompson, Member for the Electoral District of Antigonish, in his place, of an editorial article in a certain newspaper, printed and published in the City of Ottawa, Ontario, and called "The Ottawa Free Press," as containing libellous reflections on the Speaker of this House, in breach of its privileges,

The said newspaper was produced, and the said editorial article was read by the

Clerk at the Table, as follows:—

"It is evident from the proceedings in the House of Commons yesterday evening that the Reformers need not expect fair or even decent treatment from the
present Speaker. The Ministers have, it seems, decided not only to use their partisan majority to prevent inquiry by Parliamentary Committees, but they propose
to utilize a subservient presiding officer to burk free discussion in Parliament.
The gag is to be applied whenever a Liberal Member says anything even in selfdefence, which is calculated to disturb the sensitive nerves of the Thompsonian
Ministers. Since the present session began, Speaker White has gone out of his way
to prove himself before all things a Tory partisan, and the Reformers should

" recognize that fact and govern themselves accordingly. If the House of Commons "is to be transformed into a bear garden upon the partisan Speaker must rest the "responsibility. His conduct in rushing to the rescue of the Controller of Customs " last night after the latter had made himself as offensive as he could, ought to be "fully discussed when the House is in Committee passing the salary of its Speaker. "It is only a few days since Speaker White appeared as principal orator at the con-"vention of North Renfrew Tories called to nominate a candidate for the Ontario" Assembly. Fancy 'the First Commoner' of Canada acting as a partisan heeler in " a local election campaign."

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, That the articles published in the newspaper called "The Ottawa Free Press," dated the 24th April, 1894, is a scandalous, false and malicious libel upon the honour, character and integrity of the Speaker of this House, and a contempt of the privileges and of the

constitutional authority of this House;

And the Question being put, the House divided: and it was resolved in the Affirmative.

Mr. Laurier moved, seconded by Mr. Mills (Bothwell), and the Question being proposed, That the Third Report of the Select Standing Committee on Public Accounts be now taken into consideration:—It was resolved in the Affirmative.

The House accordingly proceeded to take the said Report into consideration. Sir Charles Hibbert Tupper moved, seconded by Mr. Haggart, That this House having evinced a desire that the law and practice of Parliament respecting the examination of witnesses before Committees should be amended in order to give power to Committees of this House to examine witnesses under Oath; therefore the Select Standing Committee on Public Accounts be authorized to examine under Oath Joseph Pope and other witnesses respecting the Behring Sea Arbitration Accounts;

And the Question being put;—It was resolved in the Affirmative.

On motion of Mr. Bergin, seconded by Mr. Taylor,

Resolved, That this House doth concur in the First Report of the Joint Committee of both Houses on the Printing of Parliament.

On motion of Mr. Scriver, seconded by Mr. Paterson (Brant),

Ordered, That the fee and charges paid under Rule 58 of this House on the Bill to incorporate the Dominion Woman's Christian Temperance Union be refunded, less the cost of printing and translation, in accordance with the recommendation contained in the First Report of the Select Standing Committee on Miscellaneous Private Bills.

Ordered, That Mr. Stairs have leave to bring in a Bill to amend "The Winding up Act."

He accordingly presented the said Bill to the House, and the same was received, and read the first time; and ordered to be read a second time To-morrow.

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 27th July, 1891, for copies of all correspondence relating to the application for increase of salary of Judge Johnstone, County Court

Judge for the County of Halifax, Nova Scotia. (Sessional Papers, No. 58.)

Also, Return to an Order of this House, dated 30th March, 1894, for a Return showing the names of all prisoners who have died in Penitentiaries in Canada during the last ten years, with the cause of death and the length of their last sickness

in each case. (Sessional Papers, No. 59.)

Mr. Foster, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 10th April, 1894, for a Return showing the number of permanent Civil Servants in each Department, inside and outside service, who contribute to the Superannuation Fund, and the gross amount of wages paid. (Sessional Papers, No. 25a.)

On motion of Mr. Martin, seconded by Mr. Edgar, Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Orders in Council, correspondence, instructions to officers of the Department of Public Works, and reports of such officers respecting the improvement of St. Andrew's Rapids in the Red River of the North.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Ordered, That there be laid before this House, a Statement of all timber licenses granted since January 1st, 1887, showing the date of each grant, the location, the area of the same, the name of the grantee, the bonus, if any, paid upon the same, whether disposed of :-

(a.) At public auction duly advertised, where the public were invited to compete;

(b.) At auction where only applicants for the berth or limit were invited to bid; (c.) By private application; (d.) If in neither of the ways above mentioned, then stating in what way dis-

posal and grant was made;

(e.) Length of public notice in each case when limits were sold either at public

auction or by other form of public competition.

Also a summary statement giving total area granted, and total amount of bonuses received.

On motion of Mr. Laurier, seconded by Mr. Mills (Bothwell),

Resolved, That an humble Address be presented to His Excellency, the Governor General, praying His Excellency to cause to be laid before this House, copies of all petitions from the Indians of Saugeen Reserve claiming the exclusive right of fishing in French Bay, Lake Huron, of all answers to the same, and of all departmental orders in reference to the subject.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. Béchard, seconded by Mr. Allan,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all communications in the form of letters, petitions and reports, from 1st April. 1887, to 1st March, 1894, between the Government and Mr. J. B. Many, or the Municipal Council of St. Luc, in the County of St. Jean, in relation to the construction of a swing bridge on the Chambly Canal, opposite the south-east end of Ste. Thérèse Island, in the Richelieu River.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Béchard, seconded by Mr. Allan, Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all papers, letters, petitions and reports sent to the Minister of Marine and Fisheries, from 1st October, 1893, to this date, respecting the dismissal of I. B. Chevalier, of Iberville, from the post of fishery overseer; and of any communication sent from the Government to the said I. B. Chevalier.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. Paterson (Brant), seconded by Mr. Scriver, Ordered, That there be laid before this House, a Return giving the amount paid out of the Six Nation Indians' Fund (by way of gift or loan) to individual members from the year 1886 to date, stating in each case:-

The name of the person;

The fact of whether gift or loan;

The date when paid;

The amount;

The reason for the gift or loan;

The authority for such gift or loan;

The conditions on which such loan was made;

The provision for repayment;

The amount repaid.

On motion of Mr. Mills (Bothwell), seconded by Mr. Laurier,

Ordered, That there be laid before this House copies of all correspondence between the Department of Indian Affairs and a certain band of Indians, as to their claim to the ownership of McCormick's Island and Point Pelee.

On motion of Mr. Sproule, seconded by Mr. Taylor,

Ordered, That there be laid before this House, a Return of all correspondence. circulars, agreements, reports or any other papers leading up to registration of the Canadian Mutual Aid or Canadian Mutual Life Association; together with all reports, correspondence, agreements, circulars or other papers from the time of registration up to the present, including all matters in connection with the amalgamation with the Massachusetts Benefit Association of Boston.

On motion of Sir Richard J. Cartwright, seconded by Mr. Charlton, Ordered, That there be laid before this House, a Return showing:

- 1. The total number of depositors in the Dominion and Post Office Savings Banks.
- 2. The number of said depositors having deposits of \$1,000 or upwards, and the total amount held by them.

3. The number having deposits of \$500 and over, not exceeding \$1,000, and

the total amount held by them.

4. The number of depositors having deposits of less than \$500, and the total amount held by them.

5. The number of depositors not residing in Canada, and the total amount held by them.

Mr. Devlin moved, seconded by Mr. Campbell, and the Question being proposed, That there be laid before this House, copies of all correspondence between the Government or any Member or officer thereof and any person or persons, in connection with the disposition of the timber on Indian Reserves; also, copies of all reports and valuations of any officer or employee of the Government, in connection with the timber on such Reserves.

And a Debate arising thereupon;

On motion of Mr. Laurier, seconded by Mr. Mills (Bothwell),

Ordered. That the Debate be adjourned.

On motion of Mr. Forbes, seconded by Mr. Fraser,

Ordered, That there be laid before this House, a Return giving a description of each of the industries established in the Counties of Queen's and Shelburne, as reported in the Census Returns of 1891; also, showing the names of the several manufacturers engaged in the said industries, respectively, and showing the number of employees in each of said industries.

On motion of Mr. Forbes, seconded by Mr. Fraser, Ordered, That there be laid before this House, a Return showing a description of each of the industries established in the County of Lunenburg, as reported in the Census of 1891; also, showing the names of the several manufacturers engaged in the said industries, respectively; also, showing the number of employees in each of said industries.

On motion of Mr. Fréchette, seconded by Mr. Leclair,

Ordered, That there be laid before this House, copies of all complaints made by one Etienne Tremblay, since 1st November, 1893, against Joseph Placide Rocheleau, Postmaster of Pauline, in the County of Rouville, Province of Quebec; and of the report of the Post Office Inspector, who inquired into the said complaint, or of any other official charged with such inquiry.

Mr. Campbell moved, seconded by Mr. McMullen, and the Question being proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all telegrams, letters, petitions, Orders in Council, and all correspondence relating to the dismissal of Timothy McQueen as fishery overseer in the County of Kent, Ontario;

And a Debate arising thereupon;

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the *Duluth*, *Nepigon* and *James*' Bay Railway Company; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for resuming the adjourned Debate on the Question, which was on Wednesday, 21st March last proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House:-

1. Copies of all correspondence between His Grace Archbishop Taché, of St. Boniface, and any Member of the Government since last Session, and in particular of the memorial recently sent to the Governor General, or to the Prime Minister, respecting the Manitoba Schools, and of the Ordinances adopted by the Legislature of the North-west Territories in 1892, and now in force;

2. Copies of all memorials, petitions and letters addressed to the Governor General in Council, or to any Minister asking for the disallowance of the said Ordin-

3. Of correspondence between the Lieutenant-Governor of the North-west Territories or the Executive Council of the said Territories, and the Dominion Government;

4. Copies of the instructions to the Lieutenant-Governor of the North-west Territories, and of communications sent to the Executive of the Territories in order to induce them to amend the Ordinances of 1892.

And the Question being again proposed:—The House resumed the said adjourned Debate.

On motion of Mr. Taylor, seconded by Mr. Tisdale, Ordered, That the Debate be adjourned.

And then The House adjourned till To-morrow.

Thursday, 26th April, 1894.

PRAYERS.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Eighth Report of the said Committee, which was read, as followeth:—

Your Committee have examined the Petition of Alexander Ferguson, Q.C., and others; praying for leave to present a Petition for an Act of Incorporation under the name of the Alberta Southern Railway Company, notwithstanding the expiration of the time for receiving Petitions for Private Bills, and they recommend that the necessary leave be granted in this case.

On motion of Sir John Thompson, seconded by Mr. Foster, Resolved, That when Mr. Speaker leaves the Chair at Six o'Clock this day, The

House shall stand adjourned until To-morrow, at Three o'Clock, P.M.

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 1st March, 1893, for a Return of the Report or Reports of Plans and Surveys of the Galops Rapids Channel, made by Mr. Kennedy. (Sessional Papers, No. 60.)

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 10th April, 1894, for a Statement showing amount of receipts each month for gate money at Kingston Penitentiary between 1st January, 1887, and 1st January, 1894.

Statement showing disposition of these moneys, including statement showing the amount of these moneys deposited in any banks, with the names of such banks and particulars as to whose credit such deposits were made. (Sessional Papers,

No. 59a.)

Also, Return to an Address to His Excellency, dated 13th March, 1893, for a Statement, showing:—

(a) Amount of money received as visitors' entrance fees at the *Kingston* Penitentiary during each year from 31st January, 1885, to 1st February, 1893.

(b) Payments out of said moneys to the Receiver General, and disposition of

such funds.

(c) Particulars of goods manufactured and work done at said institution for any of its officers, showing who supplied the material for such goods, what sums were charged to said officers for said goods, and what sums have been actually paid during each of said years for said goods.

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- (d) Quantities of coal oil and gas supplied such officers, amount paid therefor, and when.
- (e) Amount of laundry work done at said institution during said dates, for whom done, amount charged and paid therefor, with dates of such payments and names of persons making such payments. (Sessional Papers, No. 59b.)

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 30th March, 1894, for copies of all Reports made to the Department of the Interior or to the Superintendent General of Indian Affairs as to the value of the Thousand Islands and any offers received for the purchase of the same. (Sessional Papers, No. 61.)

The House, according to Order, resumed the adjourned Debate on the Question which was on Wednesday, 21st March last, proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House:—

1. Copies of all correspondence between His Grace Archbishop Taché, of St. Boniface, and any Member of the Government since last Session, and in particular of the memorial recently sent to the Governor General, or to the Prime Minister respecting the Manitoba Schools, and of the Ordinances adopted by the Legislature of the North-west Territories in 1892, and now in force;

2. Copies of all Memorials, Petitions and Letters addressed to the Governor General in Council, or to any Minister, asking for the disallowance of the said Ordi-

nances;

3. Copies of correspondence between the Lieutenant-Governor of the *North-west Territories* or the Executive Council of the said *Territories* and the Dominion Government;

4. Copies of the instructions to the Lieutenant-Governor of the North-west Territories and of communications sent to the Executive of the Territories in order to induce them to amend the Ordinances of 1892.

And the Question being put:—It was resolved in the Affirmative.

The House resumed the Debate on the Question which was on Wednesday, 18th April, instant, proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Orders in Council and Departmental Orders now in force in the Province of Ontario, concerning fisheries therein, and of all Petitions received by the Department with regard to the same;

And the Question being put; -It was resolved in the Affirmative.

The House resumed the Debate on the Question, which was yesterday proposed, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all telegrams, letters, petitions, Orders in Council, and all correspondence relating to the dismissal of *Timothy McQueen*, as fishery overseer, in the County of *Kent*, *Ontario*.

And the Question being put:—It was resolved in the Affirmative.

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, and The House stood adjourned until To-morrow at Three o'Clock, in the afternoon.

Friday, 27th April, 1894.

PRAYERS.

The following Petitions were severally brought up and laid on the Table:-

By Mr. Davis,—The Petition of P. McCarthy and others.

By Mr. Mills (Bothwell),—The Petition of the Board of Trade of the Town of Niagara Falls; and the Petition of the Municipal Council of the Township of Stamford, all of Ontario.

Pursuant to the Order of the Day, the following Petition was read and recevied:-

Of Edward Carrs, President, and John Balfour, Secretary, of the Lumsden Association, Patrons of Industry, North-west Territories; praying for tariff reductions on coal oil, iron and binder twine, and for other purposes.

Mr. Denison, from the Select Standing Committee on Miscellaneous Private Bills, presented to the House the Second Report of the said Committee, which was read, as followeth:—

Your Committee have considered Bill to incorporate the Dominion Gas and Electric Company and have agreed to report the same with Amendments.

On motion of Mr. Davis, seconded by Mr. Mara,

Ordered, That in accordance with the recommendation contained in the Eighth Report of the Select Standing Committee on Standing Orders, that portion of the 49th Rule of this House which limits the time for receiving Petitions for Private Bills, be suspended in reference to the following Petition, presented this day, and that it be read and received forthwith.

The said Petition was accordingly read and received, viz.:—

Of P. McCarthy and others; praying for the passing of an Act empowering them to construct a Railway from the City of Calgary, District of Alberta, North-west Territories, to the International Boundary, under the name of "The Alberta Southern Railway Company."

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Ordered, That the Order for the second reading of the Bill to provide for the examination of witnesses on Oath by the Senate and the House of Commons be transferred from Public Bills and Orders to Government Orders.

The House, according to Order, again resolved itself into the Committee of Ways and Means;

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, resolved itself into a Committee on the Bill respecting the *Ontario* Mutual Life Assurance Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House according to Order, resolved itself into a Committee on the Bill to incorporate the St. Clair and Eric Ship Canal Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the

said Committee.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Ottawa Gas Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House according to Order, resolved itself into a Committee on the Bill to incorporate the Dominion Woman's Christian Temperance Union, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Committee of Ways and Means was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron, reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved. That this House will, on Monday next, again resolve itself into the

said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:-

Bill intituled: "An Act respecting the Wood Mountain and Qu'Appelle Railway Company."

Bill intituled: "An Act to again revive and further amend the Act to incorpor-

ate the Lindsay, Bobcaygeon and Pontypool Railway Company."
Also, the Senate have passed a Bill, intituled: "An Act respecting Public Harbours," to which they desire the concurrence of this House,

Also, the Senate have passed a Bill, intituled: "An Act to incorporate "The Trust Corporation of Canada," to which they desire the concurrence of this House.

And then The House adjourned till Monday next.

Monday, 30th April, 1894.

PRAYERS.

The following Petition was brought up and laid on the Table:-By Mr. Mills (Bothwell),—The Petition of the Village Council of Niagara Falls South.

Pursuant to the Order of the Day, the following Petitions were read and

Of the Board of Trade of the Town of Niagara Falls, Ontario; praying that a Charter may be granted to the Niagara Falls Electric Railway Bridge Company.

Of the Municipal Council of the Township of Stamford, Ontario; praying that the application for a Charter for the construction of bridges for the passage of Electric Railway Cars over the Niagara River, may be granted.

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Ouimet,

Ordered, That the Bill from the Senate, intituled: "An Act respecting Public "Harbours," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Daly, have leave to bring in a Bill respecting the Seigniory of Sault Saint Louis.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

On motion of Mr. Laurier, seconded by Mr. Mills (Bothwell), Ordered, That the name of Mr. Martin be substituted for that of Mr. Charlton on the Select Standing Committee on Public Accounts.

Mr. Denison moved, seconded by Mr. Tyrwhitt, and the Question being proposed, That whereas the canal now in course of construction by the Government of the Dominion, at Sault Ste. Marie, is to have a depth of twenty feet, which is the depth of navigable water from Port Arthur to Port Colborne, it is, in the opinion of this House, expedient that the same policy should be adopted as regards the St. Lawrence, and that the Soulanges Canal, now being constructed, together with the other St. Lawrence Canals and the channel of the river, where necessary, should be deepened to a uniform depth of twenty feet;

And a Debate arising thereupon;

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Haggart, Ordered. That the Debate be adjourned.

On motion of Mr. Lépine, seconded by Mr. Leclair,

Ordered, That there be laid before this House, copies of all communications received by the Minister of Agriculture in relation to the establishment of the Bureau of Labour Statistics for the Dominion.

On motion of Mr. Tarte, seconded by Mr. Choquette,

Resolved, That an humble Address be presented to His Excellency the Governor

General, praying His Excellency to cause to be laid before this House:—
1. Copies of correspondence with the Post Office Department, since 1st January last, respecting the Post office of St. François de Sales, County of Laval;

2. Of instructions issued to the Post Office Inspector in relation to the said office, and of the report of the Inspector;

3. Copies of any contract awarded for the carrying of the mail from St. Francois

de Sales to Terrebonne, since the date aforesaid;

4. Copies of contract for carrying the mail aforesaid during the past three years;
5. Copies of all petitions or representations presented to the Department or to

any Minister in relation to the said Post office.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

Mr. Coatsworth moved, seconded by Mr. Denison, and the Question being proposed. That it is expedient to reduce the general rate of postage on letters from three cents to two cents;

And a Debate arising thereupon;

On motion of Sir John Thompson, seconded by Sir Charles Hibbert Tupper, Ordered. That the Debate be adjourned.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate, by their Clerk, as followeth:

The Senate have passed a Bill, intituled: "An Act further to amend the Revised "Statutes, Chapter seventy-seven, respecting the Safety of Ships," to which they desire the concurrence of this House.

And then The House adjourned till To-morrow.

Tuesday, 1st May, 1894.

PRAYERS.

The following Petition was brought up and laid on the Table:— By Mr. Gibson,-The Petition of Allan Carswell and others, of Pakenham and other places, County of Lanark, Ontario.

Mr. Coatsworth, from the Select Standing Committee on Public Accounts, presented to the House the Fifth Report of the said Committee, which was read, as followeth:-

The following Resolution as a recommendation:-

Resolved, That the House be asked to authorize the Select Standing Committee on Public Accounts to examine on Oath George Bailey and other witnesses touching the supply of street letter boxes, the accounts for which are now before the Committee.

Mr. Bergin, from the Joint Committee of both Houses on the Printing of Parliament, presented to the House the Second Report of the said Committee, which was read, as followeth:-

The Committee recommend that the same number of Experimental Farm and Dairy Reports, both in English and French, be printed as last year, for the use of Honourable Members of the Senate and House of Commons, and that the distribution

of same be on the same basis as that made by the Queen's Printer last year, as per a Resolution of the Committee passed on 28th March, 1893, and concurred in by both Houses.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders. presented to the House the Ninth Report of the said Committee, which was read, as followeth: -

Your Committee have examined the following Petitions, and find that the requirements of the 51st Rule have been complied with in every respect, viz.:-

Of H. H. Cook and others, for an Act of Incorporation under the name of the French River Boom Company; of P. McCarthy and others, for an Act of Incorporation under the name of the Alberta Southern Railway Company; and of the Cobourg, Northumberland and Pacific Railway Company, to extend the time for the completion of their Railway.

As the time for presenting Private Bills has expired, your Committee also recommend that that portion of the 49th Rule which limits the time for presenting Private Bills be suspended in relation to the above Bills, and also, as regards a Bill

respecting the St. Lawrence Insurance Company.

On motion of Sir Adolphe P. Caron, seconded by Mr. Ouimet,

Ordered, That the name of Mr. Craig, be substituted for that of Mr. Tisdale on the Select Standing Committee on Public Accounts, and that the name of Mr. McInerney be added to the said Committee.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Resolved. That when the House adjourns on Wednesday next, it shall stand adjourned until the following Friday at Three o'Clock in the afternoon.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Resolved, That the Order of business for Wednesdays do include the hour usually devoted to Private Bills from half past Seven o'Clock, P.M., under Rule 19.

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Ouimet,

Ordered, That the Bill from the Senate, intituled: "An Act further to amend "the Revised Statutes, Chapter seventy-seven, respecting the Safety of Ships," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

On motion of Mr. Mills (Annapolis), seconded by Mr. Taylor,

Ordered, That in accordance with the recommendation contained in the Ninth Report of the Select Standing Committee on Standing Orders, that portion of the 49th Rule of this House which limits the time for presenting Private Bills, be suspended as regards the following Bills, viz.:-

The French River Boom Company; the Alberta Southern Railway Company; the Cobourg, Northumberland and Pacific Railway Company; and the St. Lawrence

Insurance Company.

On motion of Mr. Coatsworth, seconded by Mr. Taylor,

Ordered, That in accordance with the recommendation contained in the Fifth Report of the Select Standing Committee on Public Accounts, that Committee be authorized to examine on Oath George Bailey and other witnesses, touching the supply of street letter boxes.

Ordered, That Mr. White (Cardwell) have leave to bring in a Bill respecting the St. Lawrence Insurance Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Maclean (York) have leave to bring in a Bill to incorporate the French River Boom Company (Limited.)

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Davis have leave to bring in a Bill to incorporate the Alberta Southern Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

On motion of Mr. Davis, seconded by Mr. Coatsworth,

Ordered, That the Bill from the Senate, intituled: "An Act to incorporate 'The "Trust Corporation of Canada," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return (in part) to an Address to His Excellency, dated 30th March, 1894, for copies of all charges brought to the attention of the Government or any Department since 1891 in regard to any matters connected with the Kingston Penitentiary and the British Columbia Penitentiary; of all appointment of persons to make investigations into any such charges; including their instructions; of all correspondence between any of such persons and any Member of the Government or Department; of all evidence taken on any such inquiries; of all reports thereon, including any schedules in connection with such reports; and of all other documents and papers relating to any alleged irregularities in connection with the management of said institutions since 1891. (Sessional Papers, No. 59c.)

Mr. Ouimet, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 16th April, 1894, for copies of Report of the Engineer who inspected River Aux Roseaux, River Aux Rats and River La Seine, in the Electoral District of Provencher. (Sessional Papers, No. 62.)

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 30th March, 1894, for a Return of all papers and correspondence relative to a claim for compensation for railway damages made by one Charles Coffin, of Midgell, Prince Edward Island, in the Railway Department of the Government. (Sessional Papers, No. 63.)

Also, Return to an Order of this House, dated 23rd April, 1894, for the Report of the Commission appointed to inquire into all matters concerning the *Trent* Valley

Canal. (Sessional Papers, No. 64.)

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Twenty-Sixth Annual Report of the Department of Marine and Fisheries, 1893, Marine. (Sessional Papers, No. 11.)

The House, according to Order, again resolved itself into the Committee of Ways and Means, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, that this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate, by their Clerk, as followeth:-

The Senate have passed a Bill, intituled: "An Act to incorporate the Wolseley" and Fort Qu'Appelle Railway Company," to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act to amend the Acts "relating to the *Moncton* and *Prince Edward Island* Railway and Ferry Company," to which they desire the concurrence of this House.

And then The House adjourned till To-morrow.

Wednesday, 2nd May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Mulock,—The Petition of the Municipal Council of the City of Toronto,
Ontario.

By Mr. McMullen,—The Petition of Samuel Peebles and others, of Minto, County of Wellington, Ontario.

By Mr. Carscallen,-The Petition of Peter Perry and others, of the Township of

Limerick, County of Hastings, Ontario.

By Mr. Landerkin,—The Petition of H. P. Gould and others, of Castleton, Township of Haldimand, County of Northumberland, Ontario.

Pursuant to the Order of the Day, the following Petition was read and received:—

Of the Village Council of Niagara Falls South; praying that a Charter may be granted to the Niagara Falls Electric Railway Bridge Company, on condition that work be commenced on their proposed undertaking within one year from the granting of said Charter.

Mr. Denison, from the Select Standing Committee on Miscellaneous Private Bills, presented to the House the Third Report of the said Committee, which was read, as followeth:—

Your Committee have considered the Bill respecting the Ladies of the Sacred Heart of Jesus, and have agreed to report the same with an Amendment.

Mr. Wood (Brockville), from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Fourth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz.:-

Bill respecting the Niagara Grand Island Bridge Company.

Bill respecting the River St. Clair Railway Bridge and Tunnel Company. Bill respecting the St. Lawrence and Adirondack Railway Company.

Bill to incorporate the Elgin and Havelock Railway Company.

Bill to amend the Acts respecting the Clifton Suspension Bridge Company.

Bill respecting the Winnipeg and Hudson Bay Railway Company, and to change the name thereof to "The Winnipeg Great Northern Railway Company"—and

Bill respecting the Montreal and Ottawa Railway Company.

And the following Bill without amendment, viz.:-

Bill to revive and amend the Act to incorporate the Brandon and South-western Railway Company.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 25th April, 1894, for a Return giving the amount paid out of the Six Nation Indians' Fund (by way of gift or loan) to individual members from the year 1886 to date, stating in each case:—

The name of the person;

The fact of whether gift or loan;

The date when paid;

The amount;

The reason for the gift or loan;

The authority for such gift or loan;

The conditions on which such loan was made;

The provision for repayment;

The amount repaid. (Sessional Papers, No. 65.)

Also, Return to an Order of this House, dated 30th March, 1894, for all papers and correspondence in connection with the establishment of a Government Cattle Ranch near Fort Macleod, North-west Territories, including the purchase of cattle for said ranch; the disposal of said cattle, and the management and disposition made of said ranch; also, a Statement showing the amount of moneys paid for cattle placed upon said ranch, and for all other expenses incurred in connection with the same; also, the total amount of moneys received for the sale of cattle from said ranch, and all other sources in connection with the same; which statement shall show the balance to the credit or debit of said ranch on the first day of January last, and shall further give the names of all parties indebted to said ranch account for cattle purchased, or for any other property or material, with the amount due from each of said parties, if any. (Sessional Papers, No. 66.)

On motion of Mr. Davin, seconded by Mr. McDonald (Assiniboia),

Ordered, That the Bill from the Senate, intituled: "An Act to incorporate the "Wolseley and Fort Qu'Appelle Railway Company," be now read the first time.

The Bill was accordingly read the first time; and referred to the Select Standing Committee on Standing Orders.

Ordered, That Mr. Daly have leave to bring in a Bill to repeal the Homestead Exemption Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Friday next.

On motion of Mr. McInerney, seconded by Mr. Macdonald (King's, P.E.I.), Ordered, That the Bill from the Senate, intituled: "An Act to amend the Acts

"relating to the Moncton and Prince Edward Island Railway and Ferry Company," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time on Friday next.

Mr. Casey moved, seconded by Mr. Langelier, and the Question being put, That the House do now adjourn;

And a Debate arising thereupon; The said Motion was, with leave of the House, withdrawn.

The Order of the Day being read, for the second reading of the Bill to secure the better observance of the Lord's Day, commonly called Sunday;

Mr. Charlton moved, seconded by Mr. Craig, and the Question being proposed, That the Bill be now read a second time;

And a Debate arising thereupon;

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to incorporate "The Trust Corporation of Canada";

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The House then resumed the Debate on the Question, That the Bill to secure the better observance of the Lord's Day, commonly called Sunday, be now read a second time;

And the Question being put:—It was resolved in the Affirmative.

The Bill was accordingly read a second time; and committed to a Committee of the Whole House for Friday next.

The Order of the Day being read, for the second reading of the Bill to disfranchise voters who have taken bribes;

The Bill was accordingly read a second time; and referred to a Select Committee composed of Messieurs Amyot, Choquette, Dickey, Frémont, Lister, McLeod, Masson, and Weldon, with power to report from time to time.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate by their Clerk, as followeth:-

The Senate have passed a Bill, intituled: "An Act for the relief of Caroline

"Jane Downey," to which they desire the concurrence of this House.

Also, the Senate communicate to this House the evidence taken before the Select Committee on Divorce, to whom was referred the Bill, intituled: "An Act for the "relief of Caroline Jane Downey," and the papers referred to them, and request that the same be returned to the Senate.

The Order of the Day being read, for the second reading of the Bill to extend the ballot to the North west Territories;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House for Friday next.

The Order of the Day being read, for the second reading of the Bill to reduce from twelve to seven the number of Grand Jurors necessary to find a true Bill in the Province of Ontario;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House for Friday next.

The Order of the Day being read, for the second reading of the Bill further to amend the Acts respecting the Duties of Customs.

Ordered, That the said Order be discharged. Ordered, That the Bill be withdrawn.

And then The House adjourned till Friday next.

Friday, 4th May, 1894.

PRAYERS.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of the Municipal Council of the City of *Toronto*, *Ontario*; praying that the Bill now before Parliament respecting Ocean freight rates on cattle may become law.

Of Allan Carswell and others, of Pakenham and other places, County of Lanark; of Samuel Peebles and others, of Minto, County of Wellington; of Peter Perry and others, of the Township of Limerick, County of Hastings; and of H. P. Gould and others, of Castleton, Township of Haldimand, County of Northumberland, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Davin, from the Joint Committee of both Houses on the Library of Parliament, presented to the House the First Report of the said Committee, which was read, as followeth:—

First Meeting, 1894.

The First meeting of the Library Committee was held in the Speaker's Chambers in the Senate, on Wednesday, 2nd May, at 11 o'clock A.M.

The Honourable the Speaker of the Senate, in the Chair.

The Report of the Librarians for the year 1893, was read and adopted.

A Sub-Committee was appointed to consider and report upon certain papers relating to the commemoration, by means of an inscribed tablet, of the departure from Quebec in 1833 of the first vessel that ever crossed the ocean wholly by steam.

It was ordered, That Twenty-five copies of Mr. Clement's book on the Canadian Constitution be purchased for Library use and exchange.

It was ordered, That Fifty copies of Mr. Kingsford's History of Canada be pur-

chased for Library use and exchange.

A Committee of Audit consisting of Messieurs McClelan, Scriver and White of Shelburne, was appointed.

The Committee then adjourned.

Mr. Sproule, from the Select Standing Committee on Agriculture and Colonization, presented to the House the First Report of the said Committee, which was read, as followeth:—

Your Committee recommend the printing of One hundred and fifty thousand (150,000) copies of the Experimental Farms Report for 1893, in the usual proportions of English and French, for distribution to such Members of the House of Commons only as represent rural constituencies.

Mr. Sproule, from the Select Standing Committee on Agriculture and Colonization, presented to the House the Second Report of the said Committee, which was read, as followeth:—

That in view of the importance to the Agricultural interests of this Country, of promoting a high standard of stock breeding and of the additional necessary adjunct of a standard and recognized stud and stock registration, your Committee recommend that this House grant such necessary aid to the Dominion Cattle Breeders' Association, the object of which being the promoting of the works named, as will

enable the Association to prosecute its objects in such a manner as will obtain for them in the matter of stock records a recognized national and international standing.

Mr. Daly, a Member of the Queen's Privy Council, laid before the House,-The Scheduling of Cattle in England, the Canadian case, being an Appendix to the Report of the Minister of Agriculture for 1893. (Sessional Papers, No. 8d.)

Sir John Thompson, a Member of the Queen's Privy Council, delivered to Mr. Speaker, a Message from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker (all the Members of the House standing and being uncovered), and is as followeth:

ABERDEEN.

Gentlemen of the House of Commons:

I acknowledge with thanks the Address you have loyally adopted in reply to the Speech with which I opened the Session, and I rely with confidence on the assurance that the important measures submitted to you will receive your careful consideration.

GOVERNMENT HOUSE,

Ottawa, 1st May, 1894.

On motion of Mr. Taylor, seconded by Mr. Sproule,

Ordered, That the Bill from the Senate, intituled: "An Act for the relief of "Caroline Jane Downey," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time on Monday next.

The House, according to Order, again resolved itself into the Committee of Ways and Means;

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, again resolved itself into a Committee on the Bill to incorporate the St. Clair and Erie Ship Canal Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to amend an Act respecting the Ladies of the Sacred Heart of Jesus, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

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Ordered. That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Niagara Grand Island Bridge Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without amendment.

Ordered, That the Bill be now read the third time. The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the River St. Clair Railway Bridge and Tunnel Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same, without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Committee of Ways and Means was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the said

Committee.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House, the Fifth Report of the said Committee, which was read, as followeth:-

Your Committee have had under consideration Bill to authorize the purchase of the Yarmouth and Annapolis Railway by the Windsor and Annapolis Railway Company, (Limited), and to change the name of the latter Company to "The Dominion Atlantic Railway Company," and have agreed to report the same with Amendments.

And then The House adjourned till Monday next.

Monday, 7th May, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:-

By Mr. Mc Millan,—The Petition of R. Ransford and others, of the Township of Hullett, County of Huron, Ontario.

Mr. Daly, a Member of the Queen's Privy Council, laid before the House,—Special Report of the Executive Commissioner on Awards on Agricultural Implements at Chicago, 1893, being an Appendix to the Report of the Minister of Agriculture for 1893. (Sessional Papers, No. 8e.)

Sir John Thompson, a Member of the Queen's Privy Council, laid before the House,—Abstract of Statements of Insurance Companies in Canada, for year ending 31st December, 1893. (Sessional Papers, No. 4b.)

Ordered, That Sir John Thompson have leave to bring in a Bill further to amend the law relating to Holidays.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, resolved itself into a Committee on the Bill respecting the St. Lawrence and Adirondack Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the *Elgin* and *Havelock* Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Bergeron* reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bili do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to amend the Acts respecting the Clifton Suspension Bridge Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported. That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the *Winnipeg* and *Hudson* Bay Railway Company, and to change the name thereof to "The *Winnipeg* Great Northern Railway Company," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Bergeron* reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the *Montreal* and *Ottawa* Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to revive and amend the Act to incorporate the *Brandon* and South-western Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Bergeron* reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to authorize the purchase of the Yarmouth and Annapolis Railway by the Windsor and Annapolis Railway Company (Limited), and to change the name of the latter Company to the Dominion Atlantic Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill respecting the St. Lawrence Insurance Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The Order of the Day being read, for the second reading of the Bill to incorporate the *French* River Boom Company (Limited);

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to amend the Acts relating to the Moncton and Prince Edward Island Railway and Ferry Company";

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

On motion of Mr. Martin, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, a Return showing:-

1. How much timber has been disposed of in Townships 1, 2, 3 and 4, in Ranges 14, 15, 16 and 17 east of 1st principal meridian; and also, on the Whitemouth River.

2. To whom said timber has been disposed of.

3. In what way said timber has been disposed of.

4. Prices realized for same.

5. Copies of all advertisements in connection with same, with names of newspapers in which same appeared and dates of insertion.

6. How much timber still remains undisposed of in said Townships.

On motion of Mr. Mulock, seconded by Mr. Edgar,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all letters, proposals, cablegrams, and correspondence since the 1st January, 1890, between the Government and any Member thereof, and any person, firm or company in relation to establishing a fast Atlantic steamship line between Canada and Great Britain; and also, a line between Canada and France, and in relation to the subsidies for such services asked for or proposed to be given by the Government, and any draft or completed contracts for such steamship service.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. Taylor, seconded by Mr. Mills (Annapolis),

Ordered, That there be laid before this House, a Return showing the amounts paid for legal services and costs in each Department of the Public Service during the fiscal years from 1873-74 to 1878-79, inclusive; also, to whom the several amounts were paid, and for what services.

On motion of Mr. Davies, seconded by Mr. Laurier,

Ordered, That there be laid before this House, copies of all calls for tenders, tenders received, contracts made, correspondence, telegrams, letters and papers relative to the public work (wharf or breakwater) at Grand Etang, Cape Breton; together with a statement of all moneys advanced or paid on such contract, with dates of payment.

On motion of Mr. Cameron, seconded by Mr. Mills (Annapolis),

Ordered, That there be laid before this House, copies of all correspondence with the Railway Department relative to the steam ferry established across the Strait of Canso, between Port Mulgrave and Hawkesbury; also, between Port Mulgrave and Hastings, from the time the Eastern Extension Railway was operated by said Railway Department up to the present time.

On motion of Mr. Cameron, seconded by Mr. Mills (Annapolis),

Resolved. That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence with the Railway Department relative to charges made against G. C. Lawrence, ticket agent at Port Hastings, County of Inverness, Nova Scotia; and also, of the evidence furnished to substantiate these charges since he was employed as ticket agent up to the present time.

Ordered. That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Sir Richard J. Cartwright, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, a Return showing the total amount of Receipts and Expenditures chargeable to Consolidated Fund from 1st July, 1893, to 1st May, 1894, and also, for same period from 1st July, 1892, to 1st May, 1893.

On motion of Mr. Lister, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, a Return showing in detail all sums of money in the hands of the Government held as security for the performance of contracts completed, the name of each contractor who deposited the money, date of each such deposit, and amount of interest accrued on each deposit.

On motion of Mr. Mulock, seconded by Mr. Sutherland,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence between J. B. Wright, M.D., V.S., and the Government, or any Member, department or officer of the Government, and of all correspondence between the Grand Trunk Railway and the Government, or any Member, department or officer of the Government, and of all correspondence between Mr. A. Brush and the Government, or any Member, department or officer of the Government, and of all correspondence between the Imperial authorities or any one on their behalf, and the Government of Canada, or any Member, department or officer thereof, from, and including, the year 1882 until, and including, the year 1891, regarding the inspection of cattle passing through Canada from the United States.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. McMullen, seconded by Mr. Sutherland,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copy of the Order in Council authorizing the sale of lot 16, concession 12, Township of Luther, in the County of Wellington, for \$800 to John McNab and John Gallagher.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. McMullen, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, a Return showing the kind of manufactured goods or articles exported being the product of Canadian factories, upon which a rebate of duty was granted, the value and kind of material in each, the name or names of owners, the name and location of each factory, the net amount of rebate allowed on each article exported, and the several Countries to which the exported manufactured goods or articles were shipped; the gross amount or value of goods or articles exported upon which a rebate was allowed, and the rebate of duty made, for the fiscal year ending 30th June, 1893.

On motion of Mr. Martin, seconded by Mr. Edgar,

Ordered, That there be laid before this House, a Return showing the names of all persons appointed to act as what are known as return-men, in connection with immigration work, the period during which each worked, the amount of money paid to each, the names of the settlers brought to Canada by each return-man, and the places in which such settlers were located.

Also. Statement showing what arrangements are made with these return-men.

On motion of Mr. Martin, seconded by Mr. Edgar,

Ordered, That there be laid before this House, a Return showing the number of settlers brought into the Yorkton and Saltcoats Districts from Dakota, and into the Calgary District from Chicago and the States of Washington, Idaho and Oregon, and showing in each case the nationality of such settlers, the cost of obtaining them and the number that still remain, and the occupations those remaining are engaged in.

Mr. Stairs moved, seconded by Mr. Mara, and the Question being proposed, That in view of the increased importations of adulterated teas into Canada, owing to their importation into England and the United States being prohibited, the provisions of the Act respecting the adulteration of food, drugs, &c., are insufficient, and it is consequently necessary to provide for the immediate inspection of all teas proposed to be entered for consumption in Canada, and the destruction or exportation of all found to be adulterated;

And a Debate arising thereupon;

On motion of Mr. Wallace, seconded by Mr. Wood (Brockville), Ordered. That the Debate be adjourned.

Mr. Flint moved, seconded by Mr. Roome, and the Question being proposed, That it is expedient that as speedily as possible this Parliament should enact a law to prohibit the importation, manufacture and sale of intoxicating liquors in Canada, except for medicinal, manufacturing and sacramental purposes;

And a Debate arising thereupon,

On motion of Sir Adolphe P. Caron, seconded by Sir Charles Hibbert Tupper, Ordered, That the Debate be adjourned,

And then The House adjourned till To-morrow.

Tuesday, 8th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Cargill,—The Petition of William Clark and others, of Greenock, and other places, County of Bruce, Ontario.

By Mr. Coatsworth,—The Petition of the Toronto Trades and Labour Council. By Mr. O'Brien,—The Petition of the Subordinate Association, No. 2030, Patrons of Industry, Ontario.

By Mr. Dawson,—The Petition of the County Association of the Patrons of Industry of Lennox and Addington; the Petition of the Municipal Council of Kaladar, Anglesea and Effingham; and the Petition of Alfred Laidley, Reeve, and others, of the Township of Olden, all of the County of Addington, Ontario.

By Mr. Campbell,—The Petition of James MacFarlane and others, of Dover; the Petition of R. D. Williams and others, of Dover and other places; the Petition of Henry Stephens and others, of the Township of Harwich, and other places; the Petition of J. R. Longmoore and others, of Raleigh and other places; and the Petition of John Richardson and others, of Valetta and other places, all of the County of

Kent, Ontario.

Mr. Dickey reported from the Select Committee on the Bill to disfranchise voters who have taken bribes, That the Committee had gone through the Bill and made Amendments thereunto.

Mr. Davies moved, seconded by Mr. Mills (Bothwell), and the Question being proposed, That all the correspondence between the Auditor General and the severa $9\frac{1}{2}$

Departments of the Public Service relating to the Public Expenditure, as contained in the Auditor General's Report on Public Accounts for the past financial year, be referred to the Select Standing Committee on Public Accounts.

And objection having been taken to the Motion, on the ground that no Notice

had been given;

Mr. Speaker ruled, That the objection was well taken, and the Motion could not be put.

Mr. Bergin moved, seconded by Mr. Sproule, and the Question being proposed, That the Second Report of the Joint Committee of both Houses on the Printing of Parliament, be now concurred in;

And a Debate arising thereupon: The said Motion was, with leave of the House

withdrawn.

The Order of the Day being read, for the second reading of the Bill further to amend the North-west Territories Act;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

The House, according to Order, again resolved itself into the Committee of Ways and Means, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 26th April, 1894, for copies of all telegrams, letters, petitions, Orders in Council, and all correspondence relating to the dismissal of Timothy McQueen, as fishery overseer, in the County of Kent, Ontario. (Sessional Papers, No. 33b.)

And then The House adjourned till To-morrow.

Wednesday, 9th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—

By Mr. Corbould,—The Petition of the Dominion Woman's Christian Temperance Union for Woman Franchise; five Petitions of Trades and Labour Council; five Petitions of Building Labourers' International Protective Union, No. 7; five Petitions of Stevedore Assembly, No. 677, Knights of Labour; and four Petitions of Local Union, No. 617, United Brotherhood of Carpenters and Joiners, all of Vancouver, British Columbia.

By Mr. Flint,—The Petition of James Gillespie and others, of Picton and other

places, County of Prince Edward, Ontario.

By Mr. Innes,—The Petition of G. D. Porter and others, of the Township of Guelph; and the Petition of Joseph Smith and others, of Aberfoyle and other places, all of the County of Wellington, Ontario.

By Mr. Corby,—The Petition of the Belleville Board of Trade.

By Mr. Scriver,—The Petition of Ralph Le Roy, Reeve, and Paul Labrosse, Clerk, of Barb and St. Eugène, County of Prescott, Ontario; and the Petition of Joseph H. Lefebvre and others, of Waterloo, County of Shefford, Quebec.

By Mr. Smith (Ontario),—The Petition of the Municipal Council of the Town of

Whitby, Ontario.

By Mr. Landerkin,—The Petition of James W. Watterworth and others, of Mosa and Ekfrid, County of Middlesex; and the Petition of Skeffington Bell and others, of Dundalk and other places, County of Grey, all of Ontario.

By Mr. Gibson,—The Petition of A. D. Stewart, Mayor of Hamilton, and others;

and the Petition of W. H. Stewart and others, of Clinton, Ontario.

By Mr. Boston,—The Petition of J. E. Robson and others, of Ilderton and other places; and the Petition of Henry Hardy, Reeve, and others, of Caradoc, all of the County of Middlesex, Ontario.
By Mr. Allan,—The Petition of William Borhme and others, of Combernere and

other places, Ontario.

By Mr. Devlin,—The Petition of the Dominion Woman's Christian Temperance

Union for Woman Franchise.

By Mr. Mulock,—The Petition of R. A. Riddel and others, of Georgina; the Petition of William E. Fox and others, of the Township of King, all of the County of York; and the Petition of the Municipal Council of the City of Toronto, Ontario.

By Mr. Featherston, -The Petition of John Fox and others, of Lucan and other places, County of Middlesex; the Petition of W. A. Murray and others, of Iroquois; the Petition of J. W. Blain and others, of Warwick, and other places; and the Peti-

tion of R. A. Stark and others, of Derby, all of Ontario.

By Mr. McCarthy,—The Petition of John Falconer and others, of Bayfield, Ontario; the Petition of E. J. Coade and others, of Carrievale; the Petition of John Ferguson and others, of Benbecula; the Petition of E. W. Stewart and others, of Indian Head; the Petition of Daniel Mowat and others, of the Town of Regina; the Petition of Francis Pratt and others, of Sunnymead; the Petition of W. J. White and others, of Moose Jaw; the Petition of Thomas Spence and others, of South Regina, all of the District of Assiniboia; the Petition of John Farrar and others, of Penhold; the Petition of Ernest L. Barker and others, of Red Deer; the Petition of D. F. Knight and others, of Gleichen; the Petition of W. S. Galbraith and others, of Lethbridge; the Petition of William G. Hutchison and others, of Spring Bank; and the Petition of William Graham and others, of Morley, all of the District of Alberta North-west Territories.

By Mr. Sanborn,—The Petition of Peter Corrigan and others, of the Township

of Kinloss, County of Bruce, Ontario.

By Sir John Thompson,—The Petition of His Eminence the Cardinal Archbishop of Quebec and other Archbishops and Bishops of the Roman Catholic Church in the Dominion of Canada.

Pursuant to the Order of the Day, the following Petition was read and received:-Of R. Ransford and others, of the Township of Hullett, County of Huron, Ontario; praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Sixth Report of the said Committee, which was read, as followeth :-

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz. :-

Bill respecting the Calgary Irrigation Company; and

Bill respecting the Guelph Junction Railway Company, And the following Bill without amendment, viz.:

Bill respecting the Medicine Hat Railway and Coal Company.

For the information of the House a copy of the agreement referred to in Section one of the Bill respecting the Calgary Irrigation Company, is annexed hereto.

Mr. Denison, from the Select Standing Committee on Miscellaneous Private Bills, presented to the House the Fourth Report of the said Committee, which was read, as followeth:-

Your Committee have examined the Bill to incorporate the Welland Power and Supply Canal Company (Limited), and have agreed to report the same with Amend-

Your Committee have deemed it advisable to amend the preamble of the said Bill so as to more clearly indicate the objects of the proposed Company.

The House according to Order, resolved itself into a Committee on the Bill to disfranchise voters who have taken bribes.

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The Order of the Day being read, for the second reading of the Bill respecting the Atlantic and Lake Superior Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill to incorporate the Alberta Southern Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second Reading of the Bill from the Senate, intituled: "An Act for the relief of Caroline Jane Downey."

And the Question being put, That the Bill be now read a second time; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Allan, Bain (Wentworth), Baker, Beith, Bennett, Borden, Boston, Bowers, Boyd, Brown, Burnham, Calvin, Campbell, Carpenter, Carscallen,	Corby, Craig, Davies, Davies, Dawson, Denison, Dyer, Edgar, Featherston, Ferguson (Renfrew), Flint, Fraser, Gibson, Grant (Sir James) Haggart.	Livingston, Macdonell (Algoma), McAlister, McCarthy, McDonald (Assiniboia) McDougald (Pictou), McMullen, Madill, Martin, Masson, Metcalfe, Miller, Moncrieff, Montague, Mulock,	Rider, Roome, Rosamond, Rowand, Ryekman, Sanborn, Scriver, Semple, Smith (Ontario), Somerville, Sproule, Stevenson, Sutherland, Taylor, Tyrwhitt,
Carscallen, Casey,	Haggart, Hazen,	Mulock, Northrup,	Tyrwhitt, Weldon.
Christie, Coatsworth,	Hodgins, Kaulbach,	O'Brien, Paterson (Brant),	White (Cardwell), White (Shelburne), and
Colter,	Landerkin,	Pridham,	Wilson.—76.

NAYS:

Messieurs

Adams,	Carroll,	Guay,	Lippé,
Amyot,	Costigan,	Harwood,	Mignault,
Bain (Soulanges),	Dugas,	Jeannotte,	Monet,
Béchard,	Dupont,	Langevin (Sir Hector),	Rinfret,
Belley,	Fréchette,	Laurier,	Thompson (Sir John),
Bernier,	Frémont,	Lavergne,	Turcotte, and
Bourassa,	Godbout,	Leduc,	Vaillancourt.—31.
Bruneau,	Grandbois,	Legris,	

So it was resolved in the Affirmative.

The Bill was accordingly read a second time.

And the Question being put, That the Bill, together with the evidence and documents whereon is founded the said Bill, be referred to the Select Standing Committee on Miscellaneous Private Bills; the Rouse divided: and it was resolved in the Affirmative.

The Committee of the Whole on the Bill to disfranchise voters who have taken bribes was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Denison* reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

And then The House adjourned till To-morrow.

Thursday, 10th May, 1894.

PRAYERS.

The following Petitions were severally brought up and laid on the Table:-

By Mr. Featherston,—The Petition of Melville Parker, Reeve, and others, of the Township of Toronto, County of Peel, Ontario.

By Mr. Choquette,—The Petition of Eugène Bernatchez, and others, of Mont-

magny and St. Thomas, County of Montmagny, Quebec.

By Mr. Marshall,—The Petition of James Gilmour, Reeve, and others, of the Township of Dorchester; and the Petition of Peter Elson, Reeve, and others, of the Township of London, all of the County of Middlesex, Ontario.

By Mr. Martin,—The Petition of Samuel Haryett, Reeve of Monteagle and Herschel, and others, of other places, County of Hastings, Ontario.

By Mr. Wilson,—The Petition of the Municipal Council of the Town of

Napanee, Ontario.

By Mr. Cochrane,—The Petition of the Municipal Council of the Township of Percy, County of Northumberland, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of the Toronto Trades and Labour Council; praying that a Bill may be passed into law providing for shelters or vestibules on all street electric cars for the pro-

tection of the employees.

Of William Clark and others, of Greenock and other places, County of Bruce; of the Subordinate Association, No. 2030, Patrons of Industry; of the County Associations of the Patrons of Industry, of Lennox and Addington; of the Municipal Council of Kaladar, Anglesea and Effingham; and of Alfred Laidley, Reeve, and others, of the Township of Olden, all of the County of Addington; of James MacFarlane and others, of Dover; of R. D. Williams and others, of Dover and other places; of Henry Stephens and others, of the Township of Harwich and other places; of Henry Stephens and others, of the Township of Harwich and other places; of J. R. Longmoore and others, of Raleigh and other places; and of John Richardson and others, of Valetta and other places, all of the County of Kent, Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

The Order of the Day being read, for the second reading of the Bill to provide for the examination of Witnesses on Oath by the Senate and House of Commons;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Com-

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, again resolved itself into the Committee of Ways and Means, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Denison* reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:-

Bill intituled: "An Act respecting the Canada and Michigan Tunnel Com-"pany."

Bill intituled: "An Act respecting the Bell Telephone Company of Canada."

Also, the Senate have passed the Bill, intituled: "An Act respecting the "Atlantic and North-west Railway Company," with an Amendment to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act to again revive and "further amend the Act to incorporate the Red Deer Valley Railway and Coal Com-

"pany," to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act respecting the Manitoba "and North-western Railway Company of Canada," to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act for the relief of Joshua

"Nicholas Filman," to which they desire the concurrence of this House.

Also, the Senate communicated to this House the evidence taken before the Select Committee on Divorce, to whom was referred the Bill, intituled: "An Act "for the relief of Joshua Nicholas Filman," and the papers referred to them, and request that the same be returned to the Senate.

And then The House adjourned till To-morrow.

Friday. 11th May, 1894.

PRAYERS.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of Trades and Labour Council; of Building Labourers' International Protective Union, No. 7; of Stevedore Assembly, No. 677, Knights of Labour; and of Local Union, No. 617, United Brotherhood of Carpenters and Joiners, all of Vancouver, British Columbia; severally praying for the passing of an Act making the first Monday in September, in each year, a statutory holiday, and to be known as "Labour Day."

Of Trades and Labour Council; of Building Labourers' International Protective Union, No. 7; of Stevedore Assembly, No. 677, Knights of Labour; and of Local Union, No. 617, United Brotherhood of Carpenters and Joiners, all of Vancouver, British Columbia; severally praying that the law may be so amended as to allow withdrawal of deposits from the Post Office Savings Banks without notice.

Of Trades and Labour Council; of Building Labourers' International Protective Union, No. 7; of Stevedore Assembly, No. 677, Knights of Labour; and of Local

Union, No. 617, United Brotherhood of Carpenters and Joiners, all of *Vancouver*, *British Columbia*; severally praying for the passing of an Act providing for the appointment of Boards of Arbitration, in the event of strikes and lockouts prevailing in the Dominion.

Of Trades and Labour Council; of Building Labourers' International Protective Union, No. 7; and of Stevedore Assembly, No. 677, Knights of Labour, all of Vancouver, British Columbia, severally praying that the questions of the maintenance of our present Colonial Status, Imperial Federation, Canadian Independence, and Political Union with the United States, may be submitted to a vote of the people.

Of Trades and Labour Council; of Building Labourers' International Protective Union, No. 7; of Stevedore Assembly, No. 677, Knights of Labour; and of Local Union, No. 617, United Brotherhood of Carpenters and Joiners, all of Vancouver, British Columbia; severally praying that the railway laws of the Dominion may be so amended as to provide for a passenger rate not exceeding two cents per mile.

Of James Gillespie and others, of Picton and other places, County of Prince Edward; of G. D. Porter and others, of the Township of Guelph; of Joseph Smith and others, of Aberfoyle and other places, all of the County of Wellington; of the Municipal Council of the Town of Whitby; of James W. Watterworth and others, of Mosa and Ekfrid; of J. E. Robson and others, of Ilderton and other places; of Henry Hardy, Reeve, and others of Caradoc; of John Fox and others, of Lucan and other places, all of the County of Middlesex; of Skeffington Bell and others, of Dundalk and other places, County of Grey; of A. D. Stewart, Mayor, and others, of Hamilton; of W. H. Stewart and others, of Clinton; of William Borhme and others, of Combermere and other places; of R. A. Riddel and others, of Georgina; and of William E. Fox and others, of the Township of King, all of the County of York; of W. A. Murray and others, of Iroquois; of J. W. Blain and others, of Warrick and other places; of R. A. Stark and others, of Derby; of Peter Corrigan and others, of the Township of Kinloss, County of Bruce; of Ralph LeRoy, Reeve, and Paul Labrosse, Clerk, of Barb and St. Eugène, County of Prescott, all of Ontario; and of Joseph H. Lefebvre and others, of Waterloo, County of Shefford, Quebec; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Of E. J. Coade and others, of Carrievale; of John Ferguson and others, of Benbecula; of E. W. Stewart and others, of Indian Head; of Daniel Mowat and others, of the Town of Regina; of Francis E. Pratt and others, of Sunnymead; of W. J. White and others, of Moose Jaw; and of Thomas Spence and others, of South Regina, all of the District of Assiniboia, North-west Territories; of John Farrar and others, of Penhold; of Ernest L. Barker and others, of Red Deer; of D. F. Knight and others, of Gleichen; of W. S. Galbraith, and others, of Lethbridge; of William G. Hutchinson and others, of Spring Bank; and of William Graham and others, of Morley, all of the District of Alberta, North-west Territories; severally praying that the North-west Assembly may be given the control of education, and that the Clause in the Northwest Territories Act, requiring the ordinances of the said assembly published, and the proceedings of the Courts conducted, in the French language, may be repealed.

Two Petitions of the Dominion Woman's Christian Temperance Union for Woman Franchise; severally praying that a law may be passed granting to the women of the Dominion the full Parliamentary Franchise, on the same terms as to men.

Of the Belleville Board of Trade; praying that a Bill now before Parliament, intituled: "The Insolvency Act, 1894," may not become law.

Of the Municipal Council of the City of Toronto, Ontario; praying that the Bill now before Parliament to provide protection to motormen and other employees operating electric and other railway cars, may become law.

Of John Falconer and others, of Bayfield, Ontario; praying that Canadian fishermen may be placed under the same system of free fishing as the American fishermen fishing in the waters that are common to both.

Of His Eminence, the Cardinal Archbishop of Quebec, and the Archbishops and Bishops of the Roman Catholic Church in the Dominion of Canada; complaining of certain grievances in relation to education in the Province of Manitoba and in the North-west Territories, and praying for relief and redress in the premises.

Mr. Baker, from the Select Standing Committee on Public Accounts, presented to the House the Sixth Report of the said Committee, which was read, as followeth:—

Your Committee recommend that the Report of the Commission appointed to investigate certain matters which have arisen in connection with the *Lachine* Canal, be printed for the use of Members, and that Rule 94 be suspended in relation thereto.

On motion of Mr. Baker, seconded by Mr. Davin,

Ordered, That the Report of the Commission appointed to investigate certain matters which have arisen in connection with the Lachine Canal, be printed for the use of Members, in accordance with the recommendation contained in the Sixth Report of the Select Standing Committee on Public Accounts, and that Rule 94 be suspended in relation thereto.

On motion of Sir John Thompson, seconded by Sir Adoiphe P. Caron,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, all reports, papers and orders relating to the Hard Pan cases; and also, the findings of the Judge of Exchequer Court respecting the said claims.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

- Mr. Daly, a Member of the Queen's Privy Council, presented—Return to an Order of this House, dated 10th April, 1894, for a Return showing the amount paid to Railways or Steamship Companies, as a bonus for bringing settlers to Manitoba or the Territories, in 1891, 1892 and 1893, and a list of settlers so brought, showing their names and locations. (Sessional Papers, No. 67.)
- Mr. Patterson (Huron), a Member of the Queen's Privy Council, presented—Supplementary Return to an Order of this House, dated 29th March, 1894, for a Return of:—
- 1. The number of students who have graduated from the Royal Military College since its establishment
- 2. The number of these graduates who are now in the public service of Canada and number in the service of the Imperial Government.
- 3. The amount expended on capital account and on income since the college was established.
 - 4. The number of students graduated in 1893.
 - 5. The number of students now in attendance.
- 6. The total amount of salary paid each year, to the different persons employed in connection with the college.
- 7. The name of the Commandant of the college; his salary, perquisites, if any, in the way of free residence, maintenance thereof, supplies, servants, etc.
- 8. The cost of the residence for use of Commandant, if purchased, and amount expended thereon by the Government since the purchase. (Sessional Papers, No. 48a.)
- Mr. Foster, a Member of the Queen's Privy Council, presented—Return to an Order of this House, dated 7th May, 1894, for a Return showing the total amount of Receipts and Expenditures chargeable to Consolidated Fund from 1st July, 1893, to 1st May, 1894; and also, for same period from 1st July, 1892, to 1st May, 1893. (Sessional Papers, No. 52a.)

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented—Return to an Address to His Excellency, dated 25th April, 1894, for copies of all

papers, letters, petitions and reports sent to the Minister of Marine and Fisheries, from 1st October, 1893, to this date, respecting the dismissal of I. B. Chevalier, of Iberville, from the post of fishery overseer; and of any communication sent from the Government to the said I. B. Chevalier. (Sessional Papers, No. 33c.)

The House, according to Order, again resolved itself into the Committee of Ways and Means, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the

said Committee.

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And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Calgary Irrigation Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Guelph Junction Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Medicine Hat Railway and Coal Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Welland Power and Supply Canal Company (Limited), and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave

Resolved, That this House will, on Monday next, again resolve itself into the

said Committee.

The House, according to Order, proceeded to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act respecting the "Atlantic and North-west Railway Company," and the same was read, as follows:—

Page 1, line 41-Leave out from "railway" to "runs," and insert "covered

"by the agreement."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendment.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:-

The Senate have passed a Bill, intituled: "An Act to amend and consolidate the "Acts relating to the Harbour Commissioners of Montreal," to which they desire the concurrence of this House.

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Foster.

Ordered, That the Bill from the Senate, intituled: "An Act to amend and con-"solidate the Acts relating to the Harbour Commissioners of Montreal," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time on Monday next.

The Order of the Day being read, for the second reading of the Bill to amend the Seamen's Act;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to amend the Harbour Masters' Act."

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be read the third time on Monday next.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to amend the Acts respecting Lighthouses, Buoys and "Beacons, and Sable Island."

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time on Monday next.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act further to amend the Acts respecting the Harbour of "Pictou, in Nova Scotia."

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Com-

mittee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time on Monday next.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act respecting Public Harbours."

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take into consideration the said Amendments; and the same were read, as follow:—

Page 1, line 5.—Leave out "and."

Page 1, line 13.—Leave out from "Act" to "4," in line 22, and insert the following as Clause 3.

Clause 3.

"The Governor in Council may make rules and regulations for the Government of any public harbour or port in Canada; but, in the case of the Ports of Quebec, Montreal, Three Rivers, Toronto, Halifax, Pictou and the Port of St. John, in the Province of New Brunswick, such rules and regulations as are inconsistent with any rule or regulation of any of these Ports shall not be made until application therefor from the local authorities in charge of the Port have been received by the Governor in Council."

The said Amendments, being read a second time, were agreed to. Ordered, That the Bill be read the third time on Monday next.

And then The House adjourned till Monday next.

Monday, 14th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Tyrwhitt,—The Petition of the Municipal Council of the Township of Innisfil, County of Simcoe, Ontario.

By Mr. Casey,—The Petition of H. W. Ford, Reeve, and others, of Bayham and

other places, County of Elgin, Ontario.

By Mr. Macdonald (Huron),—The Petition of Alexander Perrie and others, of the Townships of Grey and Morris; and the Petition of Charles Gillespie and others, of Whitechurch and other places, all of the County of Huron, Ontario.

By Mr. Grieve,—The Petition of John Casidy and others, of Camden, County of

Addington, Ontario.

By Mr. Martin,—The Petition of James Collison, Reeve, and others, of Dixon's Corners, County of Dundas, Ontario.

By Mr. Lister,—The Petition of the Municipal Council of Aylmer, County of

Elgin, Ontario.

By Mr. Sutherland,—The Petition of James McGillawee and others, of North

Easthope, County of Perth, Ontario.

By Mr. Gibson,—The Petition of the Municipal Council of the Town of Dresden, County of Bothwell; and the Petition of W. H. Fry, Reeve, and others, of the Township of Pelham, County of Monck, all of Ontario.

By Mr. Hutchins, -The Petition of Richard Hicks, of Centralia, and others, of

other places, County of Middlesex, Ontario.

By Sir John Carling,—The Petition of the Board of Trade of the City of London, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of James Gilmour, Reeve, and others, of the Township of Dorchester; and of Peter Elson, Reeve, and others, of the Township of London, all of the County of Middlesex; of Melville Parker, Reeve, and others, of Toronto Township, County of Peel; of Samuel Hayett, Reeve, of Monteagle and Herschel, and others, of other places, County of Hastings; of the Municipal Council of the Town of Napanee, County of Lennox; and of the Municipal Council of the Township of Percy, County of Northumberland, all of Ontario; and of Eugène Bernatchez, and others, of Montmagny and St. Thomas, County of Montmagny, Quebec; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 16th April, 1894, for a Return showing the amount of money that has been paid out of the funds of the Six Nation Indians for the payment of debts incurred by individual members thereof since the year 1886, and giving (1st) The names of the several persons who incurred the debts, with the separate amounts, the date or dates when incurred, and the proportion thereof that has been paid; (2nd) The names of the creditors to whom the payments were made, the dates when paid, with the total sum paid to each of such creditors; and stating in each case the authority given for incurring the debt, the authority for payment of the same, and whether such amounts have been repaid to the fund in whole or in part out of the annuities of the individuals on whose account the payments were made, and whether such was the condition on which such payments were authorized. (Sessional Papers, No. 65a.)

Also, Return to an Order of this House, dated 30th April, 1894, for copies of all communications received by the Minister of Agriculture in relation to the establishment of the Bureau of Labour Statistics for the Dominion. (Sessional Papers, No. 68.)

And also, Return to an Order of this House, dated 30th March, 1894, for a Return showing the quantity of butter manufactured at the Experimental Creameries, established at Elgin and Woodstock, in the Province of Ontario, from the time they were established up to the 1st January, 1894; the number of sales made; where sold, and the amounts realized; copies of all letters, reports, or other correspondence, especially the report of Messieurs Clement & Son, of Glasgow, relating to the prices realized, and the condition of the goods when put upon the market; the amount of money spent, and the different purposes for which the money was used. (Sessional Papers, No. 69.)

Mr. Brodeur moved, seconded by Mr. Devlin, and the Question being proposed. That an humble Address be presented to His Excellency the Governor General, praying his Excellency to cause to be laid before this House, copies of all correspondence, reports, or judgments, in relation to the dismissal of Mr. B. Loiselle (Postmaster of Ste. Angèle de Monnoir);

Mr. Langelier moved, in amendment to the Question, seconded by Mr. Vaillancourt, That the words "and a copy of the record, depositions, declaration "and pleas in suit brought in Montreal of Loiselle vs. Guillet, and the Inspector's "Report," be added at the end thereof;

And the Question being put, That those words be there added:—It was resolved in the Affirmative.

Then the main Question, so amended, being put;

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence, reports or judgments, in relation to the dismissal of Mr. B. Loiselle (Postmaster of Ste. Angèle de Monnoir); and a copy of the record, depositions, declaration and pleas in suit brought in Montreal of Loiselle vs. Guillet, and the Inspector's Report.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On notion of Mr. Borden, seconded by Mr. Davies,

Ordered, that there be laid before this House, copies of all letters, reports of Engineers or other papers in the hands of the Government relating to the condition of the Pickets Pier and the non expenditure thereon of the sum voted last year for the purpose of repairing said peir.

On motion of Mr. Choquette, seconded by Mr. Bain (Wentworth),

Ordered. That there be laid before this House, copies of all correspondence, contracts, leases, &c., in relation to the purchase or to the leasing of a property for the purposes of the Post office of St. Roch de Quebec.

On motion of Mr. Choquette, seconded by Mr. Bain (Wentworth),

Ordered. That there be laid before this House, copies of all papers, letters, contracts, &c., in relation to the furnishing of groceries, provisions, merchandise, &c., to the Dominion Government, for the use of the officers and men of the Citadel, Quebec, by the firm of Messieurs Turcotte & Provost, of Quebec, or by J. B. Provost, grocer, Quebec.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Ordered, That there be laid before this House, a Return showing the amount and value of crucible steel imported into Canada free of duty in each year since 1885, under the provisions of Order in Council of 6th November, 1885.

Also amount and value of lastings and mohair cloth imported into Canada free of duty in each year since 1885, under the provisions of Order in Council of 6th November, 1885.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Ordered. That there be laid before this House, a Return showing the amount and value of hatters' bands, bindings, tips, and sides and linings, both tips and sides, imported into Canada in each year since 1885, under provisions of Order in Council of 5th July, 1886.

Also, amount and value of steel strip for buckthorns and plain strip fencing imported into Canada free of duty since 1885, under provisions of Order in Council

of 17th July, 1886.

Also, amount and value of wire rope imported into Cannda free of duty since 1885, under provisions of Order in Council of 17th July, 1886.

Also, amount and value of twisted brass and copper wire imported into Canada free of duty since 1885, under provisions of Order in Council of 20th July, 1886.

Also, amount and value of yarn spun from the hair of the alpaca or angora goat, imported into Canada free of duty since 1885, under provisions of Order in Council of 18th November, 1886.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Ordered, That there be laid before this House, a Return showing the quantity and value of felloes of hickory wood imported into Canada in each year free of duty

since 1887, under provisions of Order in Council of 16th November, 1888.

Also, quantity and value of homo spring steel wire, smaller than No. 9 and not smaller than No. 15, imported into Canada free of duty in each year since 1887, for the use of manufacturers of matrasses, under provisions of Order in Council of 6th December, 1888.

On motion of Mr. Charlton, seconded by Mr. Mulock,

Ordered, That there be laid before this House, a Return showing the value of sweat leathers imported into Canada free of duty in each year since 1886, under provisions of Order in Council of 1st July, 1887.

Also, the value of square reeds, rawhide centres, textile leather or rubber heads, thumbs and tips, and steel, iron or nickel caps for whip ends imported into Canada free of duty in each year since 1886, under provisions of Order in Council of July 2nd, 1887.

Also, value of copper rollers for use in calico printing imported into Canada free of duty in each year since 1886, under provisions of Order in Council of 22nd

November, 1887.

Also, quantity and value of steel of No. 12 guage and down to No. 30 guage imported into Canada free of duty in each year since 1887, under provisions of Order in Council of 11th July, 1888.

Also, quantity and value of yarns, of wool and worsted, imported into Canada, free of duty, for use of manufacturers in each year since 1887, under provisions of

Order in Council of 11th July, 1888.

Also, quantity and value of jute yarn, cotton yarn finer than No. 40; and wire of iron or steel, galvanized or tinned, or coppered, or not, of No. 16 guage or smaller, imported into Canada free of duty in each year since 1887, under provisions of Order in Council of 11th July, 1888.

On motion of Mr. Tarte, seconded by Mr. Guay,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all communications or petitions addressed to the Minister of Railways, or to any other Minister, by the Parishes of St. Jacques, St. Alexis, St. Esprit and Ste. Marie Solomé, in the County of Montcalm, respecting the locating of the railway called "The Great Northern Railway;" also, copies of all answers made to said petitions or to any other letters or communications received.

Ordered. That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. Tarte, seconded by Mr. Guay, Ordered, That there be laid before this House:-

- 1. Copies of all correspondence between the Department of Railways, the Minister of Public Works, and any other persons in relation to Sections 12 and 13 of the Soulanges Canal.
 - 2. Copies of the call for tenders and of all tenders received.

3. Copies of contracts awarded.

On motion of Mr. Bowers, seconded by Mr. Forbes,

Ordered, That there be laid before this House, copies of all correspondence since first January, 1892, to the present time, from fishery officers and others from the Western Counties of Nova Scotia and the County of Charlotte, in New Brunswick, as regards the taking of lobsters and of the limitation of size, and of all recommendations in regard to the same.

Also, a copy of all correspondence between the Minister of Marine and Fisheries and his officials and all other persons, as regards the close season for the herring fish-

ing at Two Island Harbour, Grand Manan, and of the weirs at that place.

On motion of Mr. Perry, seconded by Mr. Yeo.

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence between the Minister of Railways and the Reverend A. E. Burke and others having reference to the moving of the flag station from Mill River, on the Prince Edward Island Railway, to Howlan Road, and all telegrams and documents having reference to the same, as well as all petitions, &c., against the removal of said flag station.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

On motion of Mr. Tarte, seconded by Mr. Somerville,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence during the past three years, between the Government, or any of its Members, and any Company or other person, in relation to the establishment of a steamship line between France and Canada.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

Mr. Paterson (Brant) moved, seconded by Mr. Somerville, and the Question being proposed. That it is desirable that Three hundred extra copies of the Report of the Department of Indian Affairs be printed yearly, and sent from the Distribution Office as soon as issued to the various Tribes or Bands of Indians having Trust Funds in the hands of the Government, such distribution to be in proportion to population, and sent to the different Councils and Local Superintendents for the use of the Indians, and that all future reports of the Department shall contain the items of expenditure from the funds of each such Tribe or Band during the year;

Mr. Daly moved, in amendment to the Question. seconded by Mr. Taylor, That the words "from the Distribution Office," be left out in the third line of said Motion;

And the Question being put on the amendment: -It was resolved in the Affirmative.

Then the main Question, so amended, being put:-It was resolved in the Affirmative.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:-

The Senate have passed the Bill, intituled: "An Act respecting the Ottawa "Gas Company," without any amendment.

Also, the Senate have passed a Bill, intituled: "An Act further to amend "The

"Insurance Act," to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act respecting Arrest, "Trial and Imprisonment of Youthful Offenders," to which they desire the concurrence of this House.

And then The House adjourned till To-morrow.

Tuesday, 15th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:— By Mr. O'Brien,—The Petition of William H. Moyan and others, of the Township of Brunel, and other places, County of Muskoka, Ontario.

By Mr. Smith (Ontario),—The Petition of G. E. Mowbray, Reeve, and others, of Whitby, County of Ontario, Ontario.

By Mr. Martin,—The Petition of A. M. Tucker, M.D., and others, of Orono and other places, County of Durham, Ontario.

By Mr. Macdonell (Algoma),—The Petition of George Cox, Mayor, and others.

of the City of Ottawa, Ontario.

By Mr. Landerkin,—The Petition of A. C. Graham and others, of Victoria Road and other places, County of Victoria, Ontario.

By Mr. Somerville,—The Petition of Walter Murray, Reeve, and others, of the Township of Blenheim, County of Brant, Ontario.

By Mr. Mulock,—The Petition of Malcolm McDonald and others, of West Guillinbury, County of York; and the Petition of Thomas Cross and others, of Bondhead and other places, Counties of York and Simcoe, all of Ontario.

Sir John Thompson, a Member of the Queen's Privy Council, presented,-Supplementary Return to an Address to His Excellency, dated 30th March, 1894, for copies of all charges brought to the attention of the Government or any Department since 1891 in regard to any matters connected with the Kingston Penitentiary and the British Columbia Penitentiary; of all appointment of persons to make investigations into any of such charges, including their instructions; of all correspondence between any of such persons and any Member of the Government or Department; of all evidence taken on any such inquiries; of all reports thereon, including any schedules in connection with such reports; and of all other documents and papers relating to any alleged irregularities in connection with the management of said institutions since 1891. (Sessional Papers, No. 59d.)

Also, further Supplementary Return to an Address to His Excellency, dated 30th March, 1894, for copies of all charges brought to the attention of the Government or any Department since 1891, in regard to any matters connected with the Kingston Penitentiary and the British Columbia Penitentiary; of all appointment of persons to make investigations into any of such charges, including their instructions; of all correspondence between any of such persons and any Member of the Government or Department; of all evidence taken on any such inquiries; of all reports thereon, including any schedules in connection with such reports; and of all other documents and papers relating to any alleged irregularities in connection with the management of said institutions since 1891. (Sessional Papers, No. 59e.)

Mr. Baker, from the Select Standing Committee on Public Accounts, presented to the House the Seventh Report of the said Committee, which was read, as followeth:—

Your Committee recommend that the evidence given by Messieurs Schreiber, Parent, Kennedy, M. P. Davis, Beemer, Curran, W. W. Ogilvie, Lesage and Senator Drummond, before the Commission appointed to investigate certain matters which have arisen in connection with the Lachine Canal, be printed for the use of Members, and that Rule 94 be suspended in relation thereto.

On motion of Mr. Baker, seconded by Mr. Amyot,

Ordered, That the evidence given by Messieurs Schreiber, Parent, Kennedy, M. P. Davis, Beemer, Curran, W. W. Ogilvie, Lesage and Senator Drummond, before the Commission appointed to investigate certain matters which have arisen in connection with the Lachine Canal, be printed for the use of Members, in accordance with the recommendation contained in the Seventh Report of the Select Standing Committee on Public Accounts, and that Rule 94 be suspended in relation thereto.

On motion of Mr. Davis, seconded by Mr. Earle,

Ordered, That the Bill from the Senate, intituled: "An Act to again revive and "further amend the Act to incorporate the Red Deer Valley Railway and Coal "Company," be now read the first time.

The Bill was accordingly read the first time; and referred to the Select Stand-

ing Committee on Standing Orders.

On motion of Sir John Thompson, seconded by Mr. Haggart,

Ordered, That the Bill from the Senate, intituled: "An Act respecting Arrest, "Trial and Imprisonment of Youthful Offenders," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

On motion of Sir John Thompson, seconded by Mr. Haggart,

Ordered, That the Bill from the Senate, intituled: "An Act to amend the "Insurance Act," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

On motion of Mr. Taylor, seconded by Mr. Sproule,

Ordered, That the Bill from the Senate, intituled: "An Act respecting the "Manitoba and North-western Railway Company of Canada," be now read the first time.

The Bill was accordingly read the first time; and referred to the Select Standing Committee on Standing Orders.

On motion of Mr. Macdonell (Algoma), seconded by Mr. Craig,

Ordered, That the Petition of George Cox, Mayor, and others, of the City of

Ottawa, Ontario, presented this day, be now read;

And the said Petition was read and received; praying to be permitted to lay before the House their Petition for an Act of Incorporation under the name of "The Montreal, Ottawa and Huron Canal Company," notwithstanding the expiration of the time for presenting Petitions for Frivate Bills.

Ordered, That the said Petition be referred to the Select Standing Committee on Standing Orders.

A Bill from the Senate, intituled: "An Act to amend the Harbour Masters' "Act," was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

A Bill from the Senate, intituled: "An Act to amend the Act respecting Light-"houses, Buoys and Beacons, and Sable Island," was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

A Bill from the Senate, intituled: "An Act respecting Public Harbours," was according to Order, read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with several Amendments, to which they desire their concurrence.

The House, according to Order, again resolved itself into a Committee on the Bill further to amend the North-west Territories Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be read the third time To-morrow.

The House, according to Order, again resolved itself into the Committee of Ways and Means, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House adjourned till To-morrow.

Wednesday, 16th May, 1894.

1894

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. McMillan,—The Petition of J. M. Roberts and others, of the Township
of West Wawanosh and other places, County of Huron, Ontario.

By Mr. Coatsworth,—The Petition of the Ontario Woman's Christain Tempe-

rance Union.

By Mr. McCarthy,—The Petition of Champion Association, No. 773, Patrons of Industry; the Petition of George Sneath and others, of Midhurst and other places, all of the County of Simcoe, Ontario; the Petition of Richard Wilson and others, of Boharm, Moose Jaw; and the Petition of Oscar T. Lyons and others, of Caron, Moose Jaw, all of the District of Assiniboia, North-west Territories.

By Mr. Bowman,—The Petition of D. S. Snyder, Reeve, and others, of Elmira

and other places, County of Waterloo, Ontario.

By Mr. Sutherland, -The Petition of James Munro and others, of Embro and

other places, County of Oxford, Ontario.

By Mr. Mulock,—The Petition of Thomas Hoskinson and others, of Deerhurst and other places, County of York, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Municipal Council of the Township of Innisfil, County of Simcoe; of H. W. Ford, Reeve, and others, of Bayham and other places; and of the Municipal Council of Aylmer, all of the County of Elgin; of Alexander Perrie and others, of the Townships of Grey and Morris; and of Charles Gillespie and others, of White church and other places, all of the County of Huron; of John Casidy and others, of Camden, County of Addington; of James Collison, Reeve, and others, of Dixon's Corners, County of Dundas; of James McGillawee and others, of North Easthope, County of Perth; of Richard Hicks, of Centralia, and others, of other places; and of the Board of Trade of the City of London, all of the County of Middlesex; of the Municipal Council of the Town of Dresden, County of Bothwell; and of W. H. Fry, Reeve, and others, of the Township of Pelham, County of Monck, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Taylor, from the Joint Committee of both Houses on the Printing of Parliament, presented to the House the Third Report of the said Committee, which was read, as followeth:

The Committee examined the following documents and recommend that they

be printed, viz.:—

34c. Return to an Address of the Senate, dated 5th April, 1894, for a Schedule of the passenger and freight rates of the Canadian *Pacific* Railway Company, including the rates from St. Paul and Minneapolis to the seaboard, now in force. (Sessional Papers.)

40b. Return to an Address to His Excellency the Governor General of the 30th March, 1894, for copies of all papers, petitions, letters, reports, minutes and Orders in Council respecting the School Law of Prince Edward Island, intituled "The Public Schools Act, 1877."—(Sessional Papers.)

40c. Return to an Address of the Senate, dated 9th April, 1894, for copies of all School ordinances, School regulations and amendments thereto, adopted by the

Legislative Assembly, the Executive, and any Board or Council of Education, in reference to the establishment, maintenance and administration of Schools in the North-west Territories since 1885;

Also, for copies of all petitions, memorials and correspondence in reference

thereto;

Also, for copies of all Orders in Council, reports to the Governor General in Council, and all communications and representations to the authorities in the Northwest Territories—(Sessional Papers.)

48a. Supplementary Return to an Order of the House, of the 29th March, 1894,

for a Return of:-

1. The number of students who have graduated from the Royal Military College since its establishment.

2. The number of these graduates who are now in the public service of Canada, and number in the service of the Imperial Government.

3. The amount expended on capital account and on income since the college was established.

4. The number of students graduated in 1893.5. The number of students now in attendance.

6. The total amount of salary paid each year, to the different persons employed in connection with the college.

7. The name of the Commandant of the college; his salary, perquisites, if any, in the way of free residence, maintenance thereof, supplies, servants, etc.

8. The cost of the residence for use of Commandant, if purchased, and amount expended thereon by the Government since the purchase.—(Sessional Papers.)

56. Return to an Order of the House, of the 10th April, 1894, for a Statement in the form of Table C, in the Blue-book already published on the French Treaty, for the years ending 30th June, 1892 and 1893.—(Sessional Papers.)

The Committee would also recommend that the following documents be not

printed, viz.:-

25a. Return to an Order of the House, of the 10th April, 1894, for a Return showing the number of permanent civil servants in each department, inside and outside service, who contribute to the superannuation fund, and the gross amount of wages paid.

33b. Return to an Address to His Excellency the Governor General of the 26th April, 1894, for copies of all telegrams, letters, petitions, Orders in Council, and all correspondence relating to the dismissal of *Timothy McQueen*, as fishery overseer in

the County of Kent, Ontario.

33c. Return to an Address to His Excellency the Governor General of the 25th April, 1894. for copies of all papers, letters, petitions and reports sent to the Minister of Marine and Fisheries, from 1st October, 1893, to this date, respecting the dismissal of I. B. Chevalier, of Iberville, from the post of fishery overseer; and of any communication sent from the Government to the said I. B. Chevalier.

52. Return to an Order of the House for a Return of the Receipts and Expendi-

tures to dates of 10th April, 1894, and 10th April, 1893.

53. Return to an Address to His Excellency the Governor General of the 10th April, 1894, for copies of all correspondence between Mr. L. Vankoughnet and the Government, or any Member, or Department, relating to his superannuation, and of all communications or reports to Council or the Treasury Board, or any Member of the Government, relating to such superannuation, and of any Orders in Council dealing with the same.

54. Return to an Order of the House, of the 1st March, 1893, for a Return of any correspondence which may have taken place between the Government and any of the Railway Companies which have received public lands in aid of railway construction, in reference to the prices at which these lands are held, and as to the steps taken by these Companies to fulfil their trust by securing the early settlement of the

lands so granted.

55. Return to an Order of the House, of the 10th April, 1894, for a Return showing the names of officials employed in connection with the Canadian exhibit at the Columbian Exposition from the Province of *Nova Scotia*, showing their official position, amount of salaries paid and dates at which such employment ceased.

57. Return to an Address to His Excellency the Governor General of the 30th March, 1894, for copies of all correspondence between the Government and George Goodwin, in connection with the transfer of his contracts, or any of his contracts on

the Soulanges Canal.

58. Return to an Order of the House, of the 27th July, 1891, for copies of all correspondence relating to application for increase of salary of Judge Johnstone,

County Court Judge, for the County of Halifax, Nova Scotia.

59. Return to an Order of the House, of the 30th March, 1894, for a Return showing the names of all prisoners who had died in Penitentiaries in *Canada* during the last ten years, with the cause of death and the length of their last sickness in each case.

59a. Return to an Address to His Excellency the Governor General of the 10th April, 1894, for a Statement showing amount of receipts each month for gate money at Kingston Penitentiary between 1st January, 1887, and 1st January, 1894.

Statement showing disposition of these moneys, including statement showing the amount of these moneys deposited in any banks, with the names of such banks and particulars as to whose credit such deposits are made.

59b. Return to an Address to His Excellency the Governor General of the 13th

March, 1893, for a Statement showing:—

- (a) Amount of money received as visitors' entrance fees at the Kingston Penitentiary during each year from 31st January, 1885, to 1st February, 1893.
- (b) Payments out of said moneys to the Receiver General, and disposition of such funds.
- (c) Particulars of goods manufactured and work done at said institution for any of its officers, showing who supplied the material for such goods, what sums were charged to said officers for said goods, and what sums have been actually paid during each of said years for said goods.

(d) Quantities of coal oil and gas supplied such officers, amount paid therefor,

and when.

(e) Amount of laundry work done at such institution during said dates, for whom done, amount charged and paid therefor, with dates of such payments and

names of persons making such payments.

- 59c. Return (in part) to an Address to His Excellency the Governor General of the 30th March, 1894, for copies of all charges brought to the attention of the Government or any Department since 1891, in regard to any matters connected with the Kingston Penitentiary, and the British Columbia Penitentiary; of all appointment of persons to make investigations into any such charges; including their instructions; of all correspondence between any of such persons and any Member of the Government or Department; of all evidence taken on any such enquiries; of all reports thereon, including any schedule in connection with such reports; and of all other documents and papers relating to any alleged irregularities in connection with the management of said institution since 1891.
- 60. Return to an Order of the House, of the 1st March, 1893, for a Return of the report or reports of plans and surveys of the Galops Rapids channel, made by Mr. Kennedy.
- 61. Return to an Address to His Excellency the Governor General of the 30th March, 1894, for copies of all reports made to the Department of the Interior or the Superintendent General of Indian Affairs as to the value of the Thousand Islands and any offers received for the purchase of the same.

62. Return to an Order of the House, of the 16th April, 1894, for copies of report of Engineer who inspected River Aux Roseaux, River Aux Rats and River

La Seine, in the Electoral District of Provencher.

63. Return to an Order of the House, of the 30th March, 1894, for a Return of all papers and correspondence relative to a claim for compensation for railway damages made by one *Charles Coffin*, of *Midgell*, *Prince Edward Island*, in the Railway Department of the Government.

64. Return to an Order of the House, of the 23rd April, 1894, for the Report of the Commission appointed to inquire into all matters concerning the Trent Valley

Canal.

65. Return to an Order of the House, of the 25th April, 1894, for a Return giving the amount paid out of the Six Nation Indians' Fund (by way of gift or loan) to individual members from the year 1886 to date, stating in each case:—

The name of the person;

The fact of whether gift or loan;

The date when paid;

The amount;

The reason for the gift or loan;

The authority for such gift or loan;

The conditions on which such loan was made;

The provision for repayment;

The amount repaid.

66. Return to an Order of the House, of the 30th March, 1894, for all papers and correspondence in connection with the establishment of a Government Cattle Ranch near Fort Macleod, North-west Territories, including the purchase of cattle for said ranch; the disposal of said cattle, and the management, and disposition made of said ranch; also, a Statement showing the amount of moneys paid for cattle placed upon said ranch, and for all other expenses incurred in connection with the same; also, the total amount of moneys received for the sale of cattle from said ranch, and all other sources in connection with the same; which Statement shall show the balance to the credit or debit of said ranch on the first day of January last, and shall further give the names of all parties indebted to said ranch account for cattle purchased for any other property or material, with the amount due from each of said parties, if any.

67. Return to an Order of the House, of the 10th April, 1894, for a Return showing the amount paid to Railways or Steamship Companies, as a bonus for bringing settlers to *Manitoba* or the *Territories*, in 1891, 1892 and 1893, and a list of settlers

so brought, showing their names and locations.

Mr. Taylor, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Seventh Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz.:-

Bill to incorporate the Cariboo Railway Company; - and

Bill to confirm an agreement between the Ottawa City Passenger Railway Company and the Ottawa Electric Street Railway Company, and an agreement between the said Companies and the Corporation of the City of Ottawa, and to unite the said Companies under the name of "The Ottawa Electric Railway Company."

Mr. Weldon, from the Select Standing Committee on Miscellaneous Private Bills, presented to the House the Fifth Report of the said Committee, which was read, as followeth:—

Your Committee have considered the Bill from the Senate, intituled: "An Act "for the relief of Caroline Jane Downey," and have agreed to report the same with-

out any amendment.

Your Committee have also agreed to report the following Bills with Amendments, viz.:—

Bill to incorporate the Alliance of the Reformed Baptist Church of Canada, and the several Churches connected therewith.

Bill to incorporate the Ottawa Electric Company; -- and

Bill respecting the Chaudière Electric Light and Power Company (Limited), and to change the name thereof to "The Ottawa Electric Company."

Your Committee also beg leave to recommend that the fee and charges paid on the following Bills be refunded, less the cost of printing and translation, viz.:—

Bill to amend an Act respecting the Ladies of the Sacred Heart of Jesus;—and Bill to incorporate the Alliance of the Reformed Baptist Church of Canada, and the several Churches connected therewith.

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 25th April, 1894, for copies of all Petitions from the Indians of the Saugeen Reserve claiming the exclusive right of fishing in French Bay, Lake Huron, of all answers to the same, and of all Departmental orders in reference to that subject. (Sessional Papers, No. 65b.)

On motion of Mr. Weldon, seconded by Mr. Temple,

Ordered, That the fee and charges paid under Rule 58 on Bill respecting the Ladies of the Sacred Heart of Jesus; and also, on Bill to incorporate the Alliance of the Reformed Baptist Church of Canada, and the several Churches connected therewith, be refunded, less the cost of printing and translation, in accordance with the recommendation contained in the Fifth Report of the Select Standing Committee on Miscellaneous Private Bills.

Ordered, That Sir Charles Hibbert Tupper have leave to bring in a Bill to amend the Inspection of Ships Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, again resolved itself into a Committee on the Bill to disfranchise voters who have taken bribes;

And The House, having continued to sit till after Twelve of the Clock on Thursday morning;

Thursday, 17th May, 1894.

And, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

And then The House, having continued to sit till twenty-five minutes after Twelve of the Clock on Thursday morning, adjourned till this day.

Thursday, 17th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Metcalfe,—The Petition of Orlando George Richmond Johnson, of the Township of Kingston, County of Frontenac, Province of Ontario, Dominion of Canada, florist, the lawful husband of Henrietta Johnson.

By Mr. Fraser,—The Petition of John F. Stairs, M.P., and D. C. Fraser, M.P. By Mr. Rowand,—The Petition of James Steele and others, of the Township of Huron and other places; and the Petition of the Municipal Council of the Town of Kincardine, and the Kincardine Beard of Trade, all of the County of Bruce, Ontario.

By Mr. Taylor,—The Petition of M. J. Connolly, Reeve, and others, of Caintown,

and other places, County of Leeds, Ontario.

By Mr. O'Brien,—The Petition of Edwin Monahan, Reeve, and others, of

Chaffey, County of Muskoka, Ontario.

By Mr. Bennett,—The Petition of the Municipal Council of the Town of Orillia, County of Simcoe, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Malcolm McDonald and others, of West Gillimbury, County of York; of Thomas Cross and others, of Bondhead and other places, Counties of York and Simcoe; of William H. Morgan and others, of the Township of Brunel and other places, County of Muskoka; of G. E. Mowbray, Reeve, and others, of Whitby, County of Ontario; of A. M. Tucker, M.D., and others, of Orono and other places, County of Durham; of A. C. Graham and others, of Victoria Road and other places, County of Victoria; and of Walter Murray, Reeve, and others, of the Township of Blenheim, County of Brant, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Wood (Westmoreland), from the Select Standing Committee on Banking and Commerce, presented to the House the Second Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz.:-

Bill respecting the Dominion Burglary Guarantee Company (Limited).

Bill respecting the Consumers' Cordage Company (Limited).

Bill to incorporate the Canadian Railway Accident Insurance Company.

Bill respecting the Ontario Loan and Debenture Company;—and

Bill to incorporate the Canadian Railway Fire Insurance Company.

Mr. Bruneau moved, seconded by Mr. McGregor, and the Question being proposed, Teat Mr. Arthur Aimé Bruneau, Member of this House for the Electoral District of Richelieu, having stated in his place in the House, that he is credibly informed and believes that he can establish:—

1st. That Arthur Joseph Turcotte, Esquire, a Member of this House, for the Electoral District of Montmorency, and while he was a Member of the House, to wit: from the Eleventh day of March, Eighteen hundred and ninety-two, until the First day of February, Eighteen hundred and ninety-three, was a partner in the firm of Messieurs Turcotte & Provost, which said firm, during said period, held, enjoyed and

2nd. That the said Arthur Joseph Turcotte, while a Member of this House, to wit: from or about the First day of February, Eighteen hundred and ninety-three, until the First day of February, Eighteen hundred and ninety-four, was carrying on business for his own benefit in the City of Quebec under the firm name of "Turcotte & Provost," and during said period he held, enjoyed and carried out a contract with or for the Government of Canada, on behalf of the Crown, which said contract stood in the name of Jean Baptiste Provost, but was in reality held for the sole use and benefit of the said Arthur Joseph Turcotte, and large sums of the public money of Canada were paid under said contract to the said Arthur Joseph Turcotte, and although the cheques were issued therefor to the said Jean Baptiste Provost, the proceeds thereof were received by the said Arthur Joseph Turcotte, which said contract was also for the supply of groceries and similar goods for the use of the Militia Department at Quebec:

3rd. That the said Arthur Joseph Turcotte, while a Member of this House, to wit: from on or about the First day of February, Eighteen hundred and ninety-four, to on or about the First day of April, Eighteen hundred and ninety-four, was carrying on business for his own benefit at Quebec under the firm name of "A. J. Turcotte & Co." and during said period he held, enjoyed and carried out a contract with or for the Government of Canada, on behalf of the Crown, which said contract stood in the name of Jean Baptiste Provost, but was in reality held for the sole use and benefit of the said Arthur Joseph Turcotte, and large sums of the public money of Canada were paid under said contract to said Arthur Joseph Turcotte, and the benefit thereof was received by the said Arthur Joseph Turcotte, which said contract was also for the supply of groceries and similar goods for the use of the Militia Department at Quebec;

4th. That the said Arthur Joseph Turcotte, while a Member of this House, sometime in the year of Eighteen hundred and ninety-three, was interested in contracts and agreements with the Department of Marine and Fisheries for the Government of Canada, on behalf of the Crown, and large sums of public money of Canada were paid under said contracts and were received by the said Arthur Joseph Turcotte, which said contracts were for the supply of groceries and similar goods for the use of the Department of Marine and Fi-heries;

Be it therefore ordered, That the matters therein stated be referred to the Select Standing Committee on Privileges and Elections, to inquire fully into the said allegations, with power to send for persons, papers and records, and to examine witnesses upon Oath or Affirmation, and that the said Committee do report the result of their inquiries and whether the said Arthur Joseph Turcotte has vacated his seat;

Sir John Thompson moved, in amendment, seconded by Sir Adolphe P. Caron, That all the words after "inquiries" in the last line of said Motion be left out;

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Bain (Soulanges), Davis, Langevin (Sir Hector), Patterson (Huron), Baker. Denison, Leclair, Pridham. Barnard, Dickey, Lippé, Belley, Dugas, Macdonald (King's), Putnam, Bennett. Dupont, Macdonell (Algoma), Robillard, Bergeron, Earle, Maclean (York), Roome. Bergin, Ferguson (Renfrew), McAlister, Ross (Dundas), Boyd, Foster. McDonald (Assiniboia), Ryckman, Boyle, Fréchette, McDonald (Victoria), Smith (Ontario),

Bryson,	Gironard (Two Mount'ns)	,McDougald (Pictou),	Sproule,
Burnham,	Grandbois,	McDougall (Cape Breton)	Stairs,
Cameron,	Grant (Sir James),	McInerney,	Stevenson,
Cargill,	Guillet,	McKay,	Taylor,
Carignan,	Haggart,	McLean (King's),	Temple,
Carling (Sir John),	Haslam,	McLennan,	Thompson (Sir John),
Carpenter,	Hazen,	McNeill,	Tisdale,
Caron (Sir Adolphe),	Henderson,	Madill,	Tupper (Sir C. Hibbert),
Coatsworth,	Hodgins,	Mara,	Tyrwhitt
Cochrane,	Hughes,	Masson,	Wallace,
Cockburn,	Hutchins,	Metcalfe,	White (Cardwell),
Corbould,	Ingram,	Miller,	White (Shelburne),
Corby,	Ives,	Mills (Annapolis),	Wilmot,
Costigan,	Joncas,	Monerieff,	Wilson,
Curran,	Kaulbach,	Northrup,	Wood (Brockville), and
Daly,	Kenny,	Ouimet,	Wood (West'land)103.
Davin,	Lachapelle,	Patterson (Colchester),	

NAYS:

Messieurs

Bain (Wentworth), Béchard, Beith, Bernier, Borden, Boston, Bourassa, Bowers, Bowman, Brown, Bruneau, Campbell, Carroll, Cartwright (Sir Richard	Colter, Davies, Dawson, Devlin, Edgar, Fauvel, Featherston, Flint, Forbes, Fraser, Frémont, Gibson, Godbout, 1), Grieve, Gay	Landerkin, Langelier, Laurier, Lavergne, Ledue, Lister, Livingston, Lowell, Macdonald (Huron), McCarthy, McGregor, McMillan, McMullen, Micmanult	Mulock, O'Brien, Paterson (Brant), Perry, Proulx, Rider, Rinfret, Rowand, Sanborn, Scriver, Semple, Somerville, Satherland, Tarte, Vaillancourt
			Tarte,
Casey, Charlton, Choquette, Christie,	Guay, Harwood, Innes,	Mignault, Mills (Bothwell), Monet,	Vaillancourt, Welsh, and Yeo.—69.

So it was resolved in the Affirmative.

Then the main Question, so amended, being put:—It was resolved in the Affir! mative.

On motion of Mr. McKay, seconded by Mr. Corby, Ordered, That the Bill from the Senate, intituled: "An Act for the relief of Joshua Nicholas Filman," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Ouimet,

Resolved, That this House will To-morrow, resolve itself into a Committee to consider a certain proposed Resolution respecting the fees to be charged for certificates to Masters and Mates of Ships.

A Bill from the Senate, intituled: "An Act further to amend the Acts respecting the Harbour of Pictou, in Nova Scotia," was, according to Order, read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

A Bill further to amend the North-west Territories Act, was, according to Order read the third time;

Mr. Daly moved, seconded by Mr. Foster, and the Question being put, That the Bill do pass, and that the Title be: "An Act further to amend the North-west Territories Representation Act: "-It was resolved in the Affirmative.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their con-

currence.

The House, according to Order, again resolved itself into the Committee of Ways and Means;

And The House having continued to sit till after Twelve of the Clock on Friday morning;

Friday, 18th May, 1894.

And, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved. That this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:—Bill intituled: "An Act to amend the Act to incorporate the Steam Boiler and "Plate Glass Insurance Company of Canada."

Bill intituled: "An Act respecting the Niagara Grand Island Bridge Company." Bill intituled: "An Act respecting the River St. Clair Railway Bridge and "Tunnel Company."

Bill intituled: "An Act to incorporate the Elgin and Havelock Railway Com-

"pany."

Bill intituled: "An Act respecting the St. Lawrence and Adirondack Railway "Company."

Bill intituled: "An Act to revive and amend the Act to incorporate the Bran-

"don and South-western Railway Company."

Bill intituled: "An Act respecting the Montreal and Ottawa Railway Company." Bill intituled: "An Act respecting the Winnipeg and Hudson Bay Railway "Company, and to change the name thereof to The Winnipeg Great Northern "'Railway Company.'"

Bill intituled: "An Act to incorporate the Dominion Woman's Christian

"Temperance Union."

Bill intituled: "An Act to amend the Act respecting the Ladies of the Sacred

"Heart of Jesus."

Also, the Senate have passed the Bill, intituled: "An Act to incorporate the St. "Clair and Eric Ship Canal Company," with an Amendment, to which they desire the concurrence of this House.

Also, the Senate have passed the Bill, intituled: "An Act to incorporate the " Duluth, Nipegon and James' Bay Railway Company," with several Amendments, to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act to incorporate 'The "'Colonial Mutual Life Association," to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act for the preservation of "Game in the unorganized portions of the North-west Territories of Canada," to which they desire the concurrence of this House.

And also, the Senate have passed a Bill, intituled: "An Act further to amend

"'The Indian Act," to which they desire the concurrence of this House.

Sir John Thompson, a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Report of the Department of Trade and Commerce, for the year ended 30th June, 1893. (Sessional Papers, No. 5.)

And then The House, having continued to sit till a quarter of an hour after Twelve of the Clock on Friday morning, adjourned till this day.

Friday, 18th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Bryson,—The Petition of Alexander Ferguson, Esquire, of the City of
Ottawa, Solicitor, and others, of other places.

Ottawa, Solicitor, and others, of other places.

By Mr. Semple,—The Petition of W. T. Bailey, Mayor, and others, of Orange-

ville and other places, Counties of Wellington and Cardwell, Ontario.

By Mr. Gibson,—The Petition of George Leach and others, of Montague, County of Lanark, Ontario.

By Mr. Davis,—The Petition of John Alexander Gemmill and others, Provisional

Directors of the late Manitoba Railway and Canal Company.

By Mr. Mulock,—The Petition of Albert Hooper and others, of Stephen and other places, County of Middlesex; the Petition of B. Allen and others, of Owen Sound, County of Grey; and the Petition of the Municipal Council of the Town of St. Mary's, County of Perth, all of Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Ontario Woman's Christian Temperance Union; praying that a law may be passed granting to the women of the Dominion the full Parliamentary Franchise on the same terms as to men.

Of Richard Wilson and others, of Boharm; and of Oscar T. Lyons and others, of Caron, all of Moose Jaw, District of Assimiboia, Northwest Territories; severally praying that the Northwest Assembly may be given the control of education, and that the Clause in the Northwest Territories Act, requiring the ordinances of the said Assembly published, and the proceedings of the Courts conducted in the French

language, may be repealed.

Of Champion Association, No. 773, Patrons of Industry; and of George Sneath and others, of Midhurst and other places, all of the County of Simcoe; of J. M. Roberts and others, of the Township of West Wawanosh and other places, County of Huron; of D. S. Snyder, Reeve, and others, of Elmira and other places, County of Waterloo; of James Munro and others, of Embro and other places, County of Oxford; and of Thomas Hoskinson and others, of Deerhurst and other places, County of York, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Your Committee recommend that all the accounts, expenditure and all other papers connected with the Hard Pan cases ordered by the House to be brought down, be referred to the Select Standing Committee on Public Accounts.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders. presented to the House the Tenth Report of the said Committee, which was read, as followeth:-

Your Committee have examined the Petition of George Cox, Mayor, and others, of the City of Ottawa, praying to be permitted to lay before the House their Petition for an Act of Incorporation under the name of "The Montreal, Ottawa and Huron Canal Company," notwithstanding the expiration of the time limited for receiving Petitions for Private Bills, and find that the reasons assigned for the delay in this case do not justify your Committee in recommending a suspension of the Rule.

In accordance with the requirements of the 54th Rule, your Committee have examined the following Bills from the Senate, and find that the Notices given there-

on are sufficient, viz.:-

Bill intituled: "An Act to again revive and further amend the Act to incorporate the Red Deer Valley Railway and Coal Company."

Bill intituled: "An Act respecting the Manitoba and North-western Railway

Company of Canada;"—and

Bill intituled: "An Act to incorporate the Wolseley and Fort Qu'Appelle Railway Company."

On motion of Mr. Baker, seconded by Sir Hector L. Langevin,

Ordered, That all the accounts, expenditure and all other papers connected with the Hard Pan cases ordered by the House to be brought down, be referred to the Select Standing Committee on Public Accounts, in accordance with the recommendation contained in the Eighth Report of the said Committee.

On motion of Mr. Daly, seconded by Mr. Foster,

Ordered, That the Bill from the Senate, intituled: "An Act further to amend 'The Indian Act,'" be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time on Monday next.

On motion of Mr. Daly, seconded by Mr. Foster,

Ordered, That the Bill from the Senate, intituled: "An Act for the preservation of game in the unorganized portions of the North-west Territories of Canada," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second

time on Monday next.

On motion of Mr. Mills (Annapolis), seconded by Mr. Taylor,

Ordered, That the following Bills from the Senate be placed on the Order Paper for a second reading on Monday next, viz.:-

Bill intituled: "An Act to again revive and further amend the Act to incor-

porate the Red Deer Valley Railway and Coal Company."

Bill intituled: "An Act respecting the Manitoba and North-western Railway Company of Canada; "-and

Bill intituled: "An Act to incorporate the Wolseley and Fort Qu'Appelle Railway Company."

Mr. Daly, a Member of the Queen's Privy Council, laid before the House,-Third Annual Report of the Dairy Commissioner for the Dominion of Canada, for 1892-93, being an Appendix to the Report of the Minister of Agriculture. (Sessional Papers. No. 8b.)

Mr. Daly also, presented,—Return to an Order of this House, dated 30th March, 1894, for a Return showing the number of homesteads taken up in Manitoba during the years 1892 and 1893, and the number of homesteads cancelled in Manitoba during said years, in each case showing the Municipalities in which the homesteads were located. (Sessional Papers, No. 70.)

Mr. Foster, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 25th April, 1894, for a Return showing:—

1. The total number of depositors in the Dominion and Post Office Savings

Banks.

2. The number of said depositors having deposits of \$1,000 or upwards, and the total amount held by them.

3. The number having deposits of \$500 and over, not exceeding \$1,000, and

the total amount held by them.

4. The number of depositors having deposits of less than \$500, and the total amount held by them.

5. The number of depositors not residing in Canada, and the total amount held by them. (Sessional Papers, No. 71.)

Ordered, That Mr. Wood (Brockville) have leave to bring in a Bill respecting the Units of Electrical Measure.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Wood (Brockville) have leave to bring in a Bill respecting the Inspection of Electric Light.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act further to amend the Insurance Act;"

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

The House, according to Order, again resolved itself into the Committee of Ways and Means;

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, again resolved itself into a Committee on the Bill to incorporate the *Welland* Power and Supply Canal Company (Limited), and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Cariboo Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to confirm an agreement between the Ottawa City Passenger Railway Company and the Ottawa Electric Street Railway Company, and an agreement between the said Companies and the Corporation of the City of Ottawa, and to unite the said Companies under the name of "The Ottawa Electric Railway Company," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled "An Act for the relief of Caroline Jane Downey," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported. That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

And the Question being put, That the Bill do pass; the House divided: and it was resolved in the Affirmative.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Alliance of the Reformed Baptist Church of Canada and the several Churches connected therewith, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Ottawa Electric Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the *Chaudière* Electric Light and Power Company (Limited), and to change the name thereof to "The *Ottawa* Electric Company," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass, and that the Title be "An Act respecting the "Chaudière Electric Light and Power Company (Limited)."

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Dominion Burglary Guarantee Company (Limited), and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Committee of Ways and Means was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the said

Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate, by their Clerk, as followeth:-

The Senate have passed the Bill, intituled: "An Act to provide for the examina"tion of Witnesses on Oath by the Senate and House of Commons," with severa
Amendments, to which they desire the concurrence of this House.

And then The House adjourned till Monday next.

Monday, 21st May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Cargill,—The Petition of the Municipal Council of the Town of Walkerton, County of Bruce, Ontario.

By Mr. Martin,—The Petition of Thomas Good and others, of the Township of

Nepean and other places, County of Carleton, Ontario.

By Mr. Lovell,—The Petition of John K. Henderson, Reeve, and others, of Crowland, County of Welland, Ontario.

By Mr. Rowand,—The Petition of Peter H. McKenzie and others, of Kinloss

and other places, County of Bruce, Ontario.

By Mr. Boyd,—The Petition of William Hedley, Reeve, and others, of Blanchard; the Petition of the Municipal Council of Odanah, County of Minnedosa; the Petition of J. M. P. Mulvihill and others, of St. Laurent; and the Petition of Edward Henry and others, of Oak River, all of Manitoba.

By Mr. Boston,—The Petition of Henry Anderson, J. P., and others, of the Town-

ship of Westminster, County of Middlesex, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Orlando George Richmond Johnson, of the Township of Kingston, County of Frontenac, Province of Ontario, Dominion of Canada, florist, the lawful husband of Henrietta Johnson; praying for the passing of an Act to declare his marriage with the aforesaid Henrietta Johnson, his wife, to be dissolved, and that he be divorced from her.

Of John F. Stairs, M.P., and D. C. Fraser, M.P.; praying to be permitted to lay before the House the Petition of the Nova Scotia Steel Company, for an Act of Incorporation, notwithstanding the expiration of the time for presenting Petitions

for Private Bllls.

Of Alexander Ferguson, Esquire, of the City of Ottawa, Solicitor, and others, of other places; praying to be permitted to lay before the House the Petition of W. J. Poupere and others, of the County of Pontiac, Quebec, for the passing of an Act incorporating them as a Company for the purpose of constructing, maintaining and operating a Railway, from a point at or near Black River, in the Township of Waltham, to some point at or near Ferguson's Point, in the Township of Sheen, County of Pontiac, and thence across the Ottawa River to a point in the Township of Petewawa, County of Renfrew, &c., notwithstanding the expiration of the time for presenting Petitions for Private Bills.

Of John Alexander Gemmill and others, Provisional Directors of the Lake Manitoba Railway and Canal Company; praying to be permitted to lay before the House the Petition of the Company aforesaid, for the passing of an Act to extend the time for the commencement of the construction of their Railway, and for leave to extend the same to Swan Lake, notwithstanding the expiration of the time for presenting

Petitions for Private Bills.

Of the Municipal Council of the Town of Orillia, County of Simcoe, Ontario;

praying for the imposition of an export duty on logs.

Of James Steele and others, of the Township of Huron and other places; and of the Municipal Council of the Town of Kincardine and the Kincardine Board of Trade, all of the County of Bruce; of M. J. Connolly, Reeve, and others, of Caintown and other places, County of Leeds; of Edwin Monahan, Reeve, and others, of

Chaffey, County of Muskoka; of W. T. Bailey, Mayor, and others, of Orangeville and other places, Counties of Wellington and Cardwell; of George Leach and others, of Montague, County of Lanark; of Albert Hooper and others, of Stephen and other places, County of Middlesex; of B. Allen and others, of Owen Sound and other places, County of Grey, and of the Municipal Council of the Town of St. Mary's, County of Perth, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Speaker informed the House, That the Clerk of the House had received from the Clerk of the Crown in Chancery the following Certificate;—

Office of the Clerk of the Crown in Chancery, Canada, Ottawa, May 19th, 1894.

This is to certify that in virtue of a Writ of Election dated the fourteenth day of April last, issued by His Excellency the Governor General, and addressed to Ontzime Blanchard, Esquire, Sheriff of Bathurst, N.B., as Returning Officer for the Electoral District of Gloucester, in the Province of New Brunswick, for the Election of a Member to represent the said Electoral District in the House of Commons of Canada, in the present Parliament, in the room of Kennedy F. Burns, Esquire, who has been called to the Senate; Théotime Blanchard, of the Parish of Caraquet, in the Province of New Brunswick, farmer, has been duly returned as such representative, as appears by the Return of the said Writ, deposited of record in my office.

SAML. E. St. O. CHAPLEAU, Clerk of the Crown in Chancery, Canada.

To J. G. Bourinot, Esquire, C.M.G., LL.D., Clerk of the House of Commons of Canada.

On motion of Mr. Macdonell (Algoma), seconded by Mr. McKay,

Ordered, That that portion of the Fourth Report of the Select Standing Committee on Standing Orders, referring to the Petition of George Cox and others; praying for permission to present a Petition for an Act to incorporate "The Montreal, Ottawa and Huron Canal Company," be referred back to the said Committee for further consideration.

On motion of Mr. McKay, seconded by Mr. Robillard,

Ordered, That the Bill from the Senate, intituled: "An Act to incorporate the Colonial Mutual Life Association be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

On motion of Mr. Mills (Annapolis), seconded by Mr. Masson,

Resolved, That a Message be sent to the Senate informing their Honours, That this House returns the Evidence, &c., taken before the Select Committee of the Senate on Divorce, to whom was referred the following Bill, viz.:—Bill intituled: "An Act for the relief of Caroline Jane Downey."

Ordered, That the Clerk do carry the said Message to the Senate.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Consumer's Cordage Company, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, that the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Dominion Gas and Electric Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be read the third time on Wednesday next.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Canadian Railway Accident Insurance Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

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The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Ontario Loan and Debenture Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Canadian Railway Fire Insurance Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, proceeded to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act to incorporate the St. Clair and Erie Ship Canal Company," and the same was read, as follows:—
Page 1, line 37—After "Act" insert "to which railways the whole of The

Railway Act shall apply."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendment.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act to incorporate the Duluth, Nepigon and James' Bay Railway Company," and the same were read, as follow:—
Page 4, line 35—Leave out "seven" and insert "nine."

Page 5, line 1.—After "such" insert "additional".

The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to again revive and further amend the Act to incorpo"rate the Red Deer Valley Railway and Coal Company;"

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act respecting the Manitoba and North-western Railway Company of Canada";

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to incorporate the Wolseley and Fort Qu'Appelle Railway Company;"

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

On motion of Mr. Fraser, seconded by Mr. Davin,

Ordered, That the following Petitions; praying to be permitted to lay before the House Petitions for Private Bills, notwithstanding the expiration of the time for presenting such Petitions, be referred to the Select Standing Committee on Standing Orders, viz.:—

Of the Nova Scotia Steel Company, for an Act of Incorporation;

Of W. J. Poupore and others, for an Act incorporating them as a Company for the purpose of constructing, maintaining and operating a railway from a point at or near Black River, and other points therein mentioned;

Of the Lake Manitoba Railway and Capal Company, for an Act to extend the time for the commencement of the construction of their Railway, and to extend the

same to Swan Lake.

Mr. Prior moved, seconded by Mr. Davin, and the Question being proposed, That in the opinion of this House, it is expedient that a scheme should be devised by the Government whereby the permanent corps of the Canadian Militia and the headquarters and district staffs of the same, may, after a certain number of years' service, become entitled to receive from the Government adequate pensions, and thus be placed on a more equal footing with similar organizations in other Countries, and with members of the Civil Service in Canada;

And a Debate arising thereupon:—The said Motion was, with leave of the

House, withdrawn.

Mr. Edgar moved, seconded by Mr. Dickey, and the Question being proposed, That it appears on the 16th June, 1893, the following Resolution was proposed by the First Minister, the Right Honourable W. E. Gladstone, and was unanimously adopted by the British House of Commons, namely:—"Resolved, That this House has learnt with satisfaction that both Houses of the United States Congress have by Resolution requested the President to invite, from time to time, as fit occasions may arise, negotiations with any Government with which the United States have, or may have diplomatic relations, to the end that any differences or disputes arising between the two Governments, which cannot be adjusted by diplomatic agency, may be referred to arbitration and peaceably adjusted by such means; and this House, cordially sympathizing with the purpose in view, expresses the hope that Her Majesty's Government will lend their ready co-operation to the Government of the United States upon the basis of the foregoing Resolution."

Therefore, this House, believing it to be in the interests of Canada, that the present friendly relations between Great Britain and the United States should be cultivated and maintained, views with the highest satisfaction the disposition shown by both Countries to promote the peaceful settlement by arbitration of any disputes or differences between them which cannot be adjusted by diplomatic agency.

And the Question being put on the said Motion:—It was resolved in the Affir-

mative.

On motion of Mr. LaRivière, seconded by Mr. Davin,

Ordered, That there be laid before this House, list of persons in Manitoba who have not as yet repaid the loans made to them, in or about the year 1876, for seed-grain, &c., &c., with statement of the amount owing by each person and the interest claimed, up to 1st January, 1894, on each such amount.

Also, a list showing the amounts of mortgages received as collateral security for each loan, with description of land mortgaged, with name of proprietor and name

of borrower if he be another person.

On motion of Mr. Somerville, seconded by Mr. Casey,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence that has passed between the Post Office Department here or any other Department of the Canadian Government and the Government of the United States on the subject of certain packets of printed papers franked by a Member of the United States Congress which were received in this country from the United States, and which, according to a statement made in the House by the Postmaster General, 2nd April, were sent to the Dead Letter Office as not being prepaid by stamps and not being legislative papers or documents.

Also, copies of all correspondence that has passed between the Canadian and United States Governments, on the subject of franked matter through the mails

from one country to the other.

Also, copies of all correspondence that has passed between the Post Office De-

partment and individuals to whom such rejected matter was addressed.

Also, copies of all correspondence between the Post Office Department and any of the Officers of the Department on this subject, and copies of instructions sent to said Officers in connection therewith.

Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

Mr. McCarthy moved, seconded by Mr. O'Brien, and the Question being proposed, That there be laid before this House, a Return of the Order, minute or direction authorizing the Collector of Customs at Woodstock, Ontario, to admit, free of duty, certain goods consisting of vestments or other church articles for the use of the Roman Catholic Church at Woodstock, consigned to the Reverend Father Brady, of Woodstock, in the month of February, 1894.

1. The decision upon which the Collector acted in admitting such goods free of

dutv.

2. All correspondence between the Controller of Customs or other person in

the Department of Customs relating thereto.

3. Copies of the letters and correspondence which passed between the Reverend J. C. Farthing, of Woodstock, and the Controller of Customs, with reference to the admission of such goods, and the alleged unfairness with which Mr. Farthing had been treated on the importation by him of a similar class of goods for the use of the Anglican Church, at Woodstock, of which he is Rector;

Mr. Daly moved, in amendment to the Question, seconded by Mr. Haggart,

Mr. Daly moved, in amendment to the Question, seconded by Mr. Haggart, That the words, "And if duty has since been exacted upon the said articles, or any of them, a copy of the entry or minute in respect thereto and the amount of duty

"paid thereon," be added at the end thereof.

And the Question being put on the amendment:—It was resolved in the

Then the main Question, so amended, being put:—It was resolved in the Affirmative.

On motion of Mr. Somerville, seconded by Mr. Innes,

Ordered. That there be laid before this House, a copy of the account rendered by the Queen's Printer to the Customs Department, showing the cost of the 3.550 copies of the Analytical Index of the Customs Tariff published by the Customs Department between the 1st September, 1893, and 1st April, 1894.

Mr. Mills (Annapolis) moved, seconded by Mr. Sproule, and the Question being proposed. That it is expedient to amend the Electoral Franchise Act, so that it shall not be lawful for any person to vote at any election for a Member or Members to represent the people in the Parliament of Canada, who, at any time within twelve months before the day of such election was an employee, an appointee, receiving pay or emoluments of a holder of a commission for the expenditure of money, or in receipt of wages, or emoluments of any kind, of or from any of the Provincial Governments of Canada which have enacted, or may hereafter enact, a similar disfranchisement, as to their election, of employees, etc., of the Federal Government;

And a Debate arising thereupon;

And The House having continued to sit till after Twelve of the Clock on Tuesday morning;

Tuesday, 22nd May, 1894,

On motion of Mr. Daly, seconded by Mr. Haggart, Ordered. That the Debate be adjourned.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:

The Senate have passed a Bill, intituled: "An Act for the relief of William

"Samuel Piper," to which they desire the concurrence of this House.

Also, the Senate communicate to this House the evidence taken before the Select Committee on Divorce, to whom was referred the Bill, intituled: "An Act for "the relief of William Samuel Piper," and the papers referred to them, and request that the same be returned to the Senate.

Also, the Senate have passed a Bill, intituled: "An Act for the relief of Joseph

"Thompson," to which they desire the concurrence of this House.

And also, the Senate communicate to this House the evidence taken before the Select Committee on Divorce, to whom was referred the Bill, intituled: "An Act "for the relief of Joseph Thompson," and the papers referred to them, and request that the same be returned to the Senate.

And then The House, having continued to sit till ten minutes after Twelve of the Clock on Tuesday morning, adjourned till this day.

Tuesday, 22nd May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:— By Mr. Boston,—The Petition of Meade N. Wright and others, of Thorndale, County of Middlesex, Ontario.

By Mr. Henderson,—The Petition of the Municipal Council of the Town of Oakville; and the Petition of W. G. Pettit, Reeve, and others, of the Township of Nelson and other places, all of the County of Halton, Ontario.

By Mr. Landerkin,—The Petition of Alexander Stephen and others, of the Township of Sullivan, County of Grey, Ontario.

By Mr. Somerville,—The Petition of A. J. Buckley, Reeve, and others, of Ancaster, County of Brant, Ontario.

By Mr. Bennett,-The Petition of the Municipal Council of the Town of Collingwood, County of Simcoe, Ontario.

By Mr. Lowell,—The Petition of Percy W. Smith and others, of Fort Erie,

County of Welland, Ontario.

By Mr. Macdonell (Algoma),—The Petition of George Cox, Mayor, and others, of the City of Ottawa.

By Mr. Mulock,—The Petition of R. T. Coady and others, of Toronto, Ontario. By Mr. Bryson,—The Petition of W. J. Poupore and others, of the County of Pontiac and other places.

By Mr. Fraser,—The Petition of John F. Stairs, M.P., and others, of the City of

Halifax.

Mr. Mills (Annapolis) from the Select Standing Committee on Standing Orders, presented to the House,—The Eleventh Report of the said Committee, which was read, as followeth:-

Your Committee have examined the following Petitions; severally praying for leave to present Petitions for a Private Bill notwithstanding the expiration of the time for receiving such Petitions, and they recommend that the necessary leave be

granted in each case, viz.:-

Of George Cox and others, of the City of Ottawa, for an Act of Incorporation under the name of the Montreal, Ottawa and Huron Canal Company; of John F. Stairs, M.P., and others, for an Act of Incorporation under the name of the Nova Scotia Steel Company; of the Lake Manitoba Railway and Canal Company, for an extension of time for the commencement of their works; and of Alexander Ferguson, Q.C., and others, for an Act of Incorporation, for the purpose of constructing a railway from a point near Black River, in the County of Pontiac, to a point in the County of Renfrew.

On motion of Mr. Fraser, seconded by Mr. Livingston,

Ordered, That in accordance with the recommendation contained in the Eleventh Report of the Select Standing Committee on Standing Orders, the Petition of John F. Stairs, M.P., and others, presented this day, be read and received forthwith.

The said Petition was accordingly read and received, viz.:—

Of John F. Stairs, M.P., and others, of the City of Halifax; praying for the passing of an Act incorporating a Company under the name of the Nova Scotia Steel Company.

On motion of Mr. Bryson, seconded by Mr. McDougald (Pictou), Ordered, That in accordance with the recommendation contained in the Eleventh Report of the Select Standing Committee on Standing Orders, the Petition of W. J. Poupore and others, presented this day, be read and received forthwith.

The said Petition was accordingly read and received, viz.:-

Of W. J. Poupore and others, of the County of Pontiac and other places: praying for the passing of an Act incorporating them as a Company for the purpose of constructing, maintaining and operating a railway from a point at or near Black River, in the Township of Waltham, to some point at or near Ferguson's Point, in the Township of Sheen, County of Pontiac, and thence across the River Ottawa to a point in the Township of Petewawa, County of Renfrew, &c.

On motion of Mr. Northrup, seconded by Mr. Craig, Ordered, That the Bill from the Senate, intituled: "An Act for the relief of "Joseph Thompson," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second

time To-morrow.

On motion of Mr. Northrup, seconded by Mr. Craig.

Ordered. That the Bill from the Senate, intituled: "An Act for the relief of " William Samuel Piper," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second

time To-morrow.

On motion of Mr. Macdonell (Algoma), seconded by Mr. Bennett,

Ordered, That in accordance with the recommendation contained in the Eleventh Report of the Select Standing Committee on Standing Orders, the Petition of George Cox, Mayor, and others of the City of Ottawa, presented this day, be read and received forthwith.

The said Petition was accordingly read and received, viz.:-

Of George Cox. Mayor, and others of the City of Ottawa; praying for an Act of Incorportion under the name of the Montreal, Ottawa and Huron Canal Company.

On motion of Sir John Thompson, seconded by Mr. Foster,

Resolved, That Government Orders have precedence over other business on Wednesday, 23rd May, next after "Questions to be put by Members," and, that when the House adjourns on said day, it shall stand adjourned until Monday, the 28th May, at Three o'Clock, P.M.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding One hundred and sixty three thousand eight hundred dollars be granted to Her Majesty, for Charges of Management:—Inspector, \$1,700; Office of the Assistant Receiver General, Toronto, \$7,100; Office of the Assistant Receiver General, Montreal, \$5,600; Office of the Assistant Receiver General Halifax, \$8,300; Office of the Assistant Receiver General, St. John, \$6,600; Office of the Assistant Receiver General, Winnipeg, \$3,600; Office of the Assistant Receiver General, Victoria, \$4,000; Office of the Assistant Receiver General, Charlottetown. \$4,000; County Savings Banks, New Brunswick, Nova Scotia and Prince Edward Island—Salaries, \$11,000, Contingencies, \$1,750; Commission for payment of Interest on Public Debt, purchase of Sinking Funds and transfer of Stock, \$30,350; brokerage on purchases for Sinking Funds, \$5,200; English Bill Stamps, Postage, Telegrams, &c., \$4,000; Expenses in connection with the issue and redemption of Notes, \$5,000; Printing Notes, \$50,000; Printing, advertising, inspection, expressage and miscellaneous charges, including commutation of Stamp duty, \$12,500, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Ten thousand eight hundred and sixtytwo dollars and fifty cents be granted to Her Majesty, for the Governor General's

Secretary's Office, for the year ending 30th June, 1895.

- 3. Resolved, That a sum not exceeding Thirty-two thousand three hundred and seventy-five dollars be granted to Her Majesty, for the Office of the Queen's Privy Council for Canada, for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Twenty-four thousand and fifty-five dollars be granted to Her Majesty, for the Department of Justice, including \$600 allowance for the Private Secretary of the Solicitor General, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Six thousand five hundred and twenty-five dollars be granted to Her Majesty, for the Department of Justice, Penitentiaries

Branch, for the year ending 30th, June, 1895.

6. Resolved, That a sum not exceeding Forty-three thousand eight hundred and fifty dollars be granted to Her Majesty, for the Department of Militia and Defence, including \$700 to Mr. C. E. Panet, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Forty-three thousand one hundred dollars be granted to Her Majesty, for the Department of Secretary of State, for the year

ending 30th June, 1895.

- 8. Resolved, That a sum not exceeding Twenty-seven thousand four hundred and twenty-nine dollars and fifty cents be granted to Her Majesty, for the Department of Printing and Stationery, including \$800 to Mr. F. J. Farrell, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.
- 9. Resolved, That a sum not exceeding One hundred and two thousand, three hundred and forty-four dollars be granted to Her Majesty, for the Department of the Interior, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Nine thousand nine hundred and twelve dollars and fifty cents be granted to Her Majesty, for the office of the Comptroller of

the North-west Mounted Police, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Fifty-one thousand three hundred and sixty-seven dollars and fifty cents be granted to Her Majesty, for the Department of Indian Affairs, for the year ending 30th June, 1895.

12. Resolved. That a sum not exceeding Twenty-seven thousand one hundred and twenty-two dollars and fifty cents be granted to Her Majesty, for the office of the

Auditor General, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Forty-nine thousand seven hundred and forty-two dollars and fifty cents be granted to Her Majesty, for the Department of

Finance and Treasury Board, for the year ending 30th June, 1895.

- 14. Resolved, That a sum not exceeding Thirty-six thousand six hundred and sixty-two dollars and fifty cents be granted to Her Majesty, for the Department of Customs, including \$600 allowance for the Private Secretary of the Controller of Customs, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.
- 15. Resolved, That a sum not exceeding Thirty-nine thousand nine hundred and sixty-two dollars and fifty cents be granted to Her Majesty, for the Department of Inland Revenue, including \$600 allowance for the Private Secretary of the Controller of Inland Revenue, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Two hundred and twelve thousand eight hundred and fifty dollars be granted to Her Majesty, for the Post Office

Department, for the year ending 30th June, 1895.

- 17. Resolved, That a sum not exceeding Fifty-three thousand five hundred and twelve dollars and fifty cents be granted to Her Majesty, for the Department of Agriculture, including \$912.50 each to Messieurs J. Skead and E. R. Dewhurst, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.
- 18. Resolved, That a sum not exceeding Fifty-two thousand nine hundred and ninety-two dollars and fifty cents be granted to Her Majesty, for the Department of

Marine and Fisheries, including \$500 to Mr. L. J. Burpee, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Fifty-one thousand and fifty-five dollars be granted to Her Majesty, for the Department of Public Works, for the year ending

30th June, 1895.

20. Resolved, That a sum not exceeding Fifty thousand four hundred and twelve dollars and fifty cents be granted to Her Majesty, for the Department of Railways and Canals, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Fifty-one thousand nine hundred and twenty-five dollars be granted to Her Majesty, for the Department of Geological Survey, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Seven thousand four hundred and fifty dollars be granted to Her Majesty, for the Department of Trade and Commerce, for

the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Eight thousand six hundred and fifty dollars be granted to Her Majesty for the office of the High Commissioner for Canada—salaries—for the year ending 30th June, 1895.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered. That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 7th May, 1894, for a copy of the Order in Council authorizing the sale of lot 16, concession 12, Township of Luther, in the County of Wellington, for \$800, to John McNab and John Gallagher. (Sessional Papers, No. 72.)

And then The House adjourned till To-morrow.

Wednesday, 23rd May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Sproule,—The Petition of the Municipal Council of the Township of St.
Vincent, County of Grey, Ontario.

By Mr. Semple,—The Petition of the Municipal Council of the Town of Orange-

ville, County of Wellington, Ontario.

By Mr. Innes,—The Petition of William Parkinson and others, of Eramosa and Guelph, County of Wellington, Ontario.

By Mr. McMullen,—The Petition of John W. Armstrong and others, of Flesher-

ton, County of Grey, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Municipal Council of the Town of Walkerton; and of Peter H. McKenzie and others, of Kinloss and other places, all of the County of Bruce; of Thomas Good

and others, of the Township of Nepean and other places, County of Carleton; of John K. Henderson, Reeve, and others, of Crowland, County of Welland; of Henry Anderson, J.P., and others, of the Township of Westminster, County of Middleser, all of Ontario; of William Hedley, Reeve, and others, of Blanchard; of the Municipal Council of Odanah, County of Minnedosa; of J. M. P. Mulvihill and others, of St. Laurent; and of Edward Henry and others, of Oak River, all of Manitoba; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Wood (Brockville), from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Eighth Report of the said Com-

mittee, which was read, as followeth:-

Your Committee have had under consideration Bill to empower the Niagara Falls Suspension Bridge Company to issue debentures and for other purposes, and have agreed to report the same with Amendments.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Twelfth Report of the said Committee, which was read,

as followeth ;--

Your Committee have examined the Petition of John F. Stairs, M.P., and others, for an Act of Incorporation under the name of the Nova Scotia Steel Company, and find that no Notices have been published; but, under the special circumstances in connection with this case, Your Committee are of the opinion that the publication of Notice is not necessary, they therefore recommend that the 51st Rule be suspended in reference thereto; and, as the time for presenting Private Bills has expired, they also recommend that that portion of the 49th Rule which limits the time for presenting Private Bills be suspended in this case.

Mr. Mills (Bothwell), from the Joint Committee of both Houses on the Library of Parliament, presented to the House the Second Report of the said Committee, which was read, as followeth:—

Second Meeting, 1894.

The Joint Committee on the Library of Parliament met a second time in the Chambers of the Speaker of the Senate, on Saturday, May 19th, at 11 A.M.

The Report of the Sub-Committee appointed to consider the erection of a public memorial of the departure of the "Royal William" in 1833, was read and adopted.

A copy of the Report, with its Appendices, is annexed hereto by order of the Committee.

The Committee then adjourned.

JOHN J. ROSS, Speaker.

SPEAKER'S CHAMBERS, May 19th, 1894.

REPORT OF SUB-COMMITTEE ON THE "ROYAL WILLIAM."

The Sub-Committee charged with the duty of inquiring into the proposition laid before them of commemorating, by means of a Memorial Tablet, the departure of the "Royal William" from the Port of Quebec, in 1833,—the first vessel to cross the Ocean wholly by means of steam,—have the honour to report, as follows:—

That the Sub-Committee have examined the documents prepared and laid before them by Mr. Sandford Fleming, C.M.G., whose researches have enabled him to verify the facts contained in the said papers; and that they are of opinion that for the correct statement of a historical fact and to secure for Canada the credit attaching to the initiative in so memorable an enterprise as the first crossing of the Ocean wholly by means of steam, some permanent memorial should be placed in some prominent position.

The Sub-Committee are of opinion that a Tablet with a suitable inscription inserted in the wall of the corridor leading to the Library of Parliament, would be a fitting and permanent memorial of an interesting fact in the history of Canada; and they recommend that the subject be referred to the consideration of the Finance Minister and the Minister of Public Works, in order that the necessary provision may be made for the Memorial.

Copies of the documents laid before the Committee by Mr. Fleming are attached hereto, in order that they also may form part of the public record of so important a fact in the industrial development of modern times.

All of which is respectfully submitted.

(Appendix No. 1.)

JOHN J. ROSS, Chairman of Sub-Committee.

Mr. Costigan, a Member of the Queen's Privy Council, laid before the House by command of His Excellency the Governor General,—Annual Report of the Department of Public Printing and Stationery, for the year ended 30th June, 1893, with a partial report for services during six months ending 31st December, 1893. (Sessional Papers, No. 16c.)

On motion of Mr. Fraser, seconded by Mr. Innes,

Ordered, That the 51st Rule, and that portion of the 49th Rule of this House, which limits the time for presenting Private Bills, be suspended, in reference to the Bill to incorporate the Nova Scotia Steel Company, in accordance with the recommendation contained in the Twelfth Report of the Select Standing Committee on Standing Orders.

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 30th March, 1894, for a Return showing the sums of money paid to Mr. A. F. Wood, Government valuator, for services, maintenance and transport during the years 1891-1892-1893, and the particular pieces of land or other property valued during those years. (Sessional Papers, No. 73.)

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 30th March, 1894, for a Return of all Papers, Correspondence, Telegrams, Reports to and Orders in Council, together with all Departmental Orders relating to the discharge from office as Superintendent of St. Paul's Island, and keeper of Ingonish Island, of Mr. Samuel Campbell, or relating to his superannuation allowance. (Sessional Papers, No. 33d.)

Mr. Ives, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 16th April, 1894, for copies of all Orders in Council in force in Canada (Provinces of Lower Canada and Upper Canada) in 1858, concerning any drawback or bounty with respect to the building of Canadian ships, barques and other vessels; and also, all Orders in Council amending the same, or concerning the same from 1858 up to the beginning of the Confederation. (Sessional Papers, No. 74.)

Mr. Mills (Annapolis), moved, seconded by Mr. Sproule, and the Question being put, That the Order of the House for the second reading of the Bill from the Senate, intituled: "An Act for the relief of Joseph Thompson," be discharged, and the said Bill referred to the Select Standing Committee on Standing Orders; the House divided: and it was resolved in the Affirmative.

Ordered, That Mr. Ives have leave to bring in a Bill to amend and consolidate the Acts respecting the North-west Mounted Police Force.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Wood (Brockville) have leave to bring in a Bill further to amend the Petroleum Inspection Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Wood (Brockville) have leave to bring in a Bill in restraint of Fraudulent Sale or Marking.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Wood (Brockville) have leave to bring in a Bill further to amend the Cullers' Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Mr. Wood (Brockville) have leave to bring in a Bill further to amend the General Inspection Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Sir John Thompson have leave to bring in a Bill to amend the Criminal Code, 1892.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Ordered, That Sir John Thompson have leave to bring in a Bill to amend the Consolidated Revenue and Audit Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

Mr. Ives moved, seconded by Mr. Ouimet, That this House will, on Monday next, resolve itself into a Committee to consider a certain proposed Resolution respecting the North-west Mounted Police Force.

Mr. *Ives*, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General, having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, on Monday next, resolve itself into the said Committee.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Ten thousand seven hundred and fifty dollars be granted to Her Majesty, for Contingencies, rent and insurance on office, income tax, fuel, light, stationery, &c., and the amount (\$2,000) required towards the contingent expenses (water, light, fuel, carriage hire and railway fare) of the High Commissioner, and \$1,200 for contingencies (rates, taxes, insurance, ground rent, &c.) of the official residence, including the income tax on the High Commissioner's salary, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Two thousand six hundred and fifty dollars be granted to Her Majesty, for Post Office Department—Amount required to pay those officers of the Savings Bank Branch engaged in the balancing of and computing interest on depositors' accounts, to 30th June, 1894, for the year ending 30th

June; 1895.

3. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, Amount required for salaries of Board of Examiners and other expenses under the Civil Service Act, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Thirteen thousand five hundred dollars be granted to Her Majesty, for Contingencies, Governor General's Secretary's Office, viz.:—Clerical and other assistance, \$1,400; Printing, \$250; Stationery, \$700; Sundries, \$11,150, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for Contingencies—Queen's Privy Council for Canada—Clerical and other assistance, \$2,000; Printing, \$2,000; Stationery, \$1,000; Sundries, \$5,000, for the

year ending 30th June, 1895,

6. Resolved, That a sum not exceeding Nine thousand dollars be granted to Her Majesty, for the Department of Justice, Penitentiaries Branch:—Clerical and other assistance, \$2,900; Printing, \$1,500; Stationery, \$2,000; Sundries, \$2,600, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, for Contingencies—Department of Militia and Defence, viz.:—Clerical and other assistance, \$1,825; Printing, \$1,200; Stationery, \$1,400; Sundries, \$3,575,

for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Contingencies—Department of Secretary of State, viz.:—Clerical and other assistance, \$1,600; Printing, \$600; Stationery, \$1,200; Sundries, \$3,600, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Four thousand two hundred dollars be granted to Her Majesty, for Contingencies—Department of Printing and Stationery, viz.:—Clerical and other assistance, \$1,200; Printing, \$600; Stationery, \$600;

Sundries, \$1,800, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Nineteen thousand eight hundred dollars be granted to Her Majesty, for Contingencies—Department of the Interior, viz.:—Clerical and other assistance, \$1,800; Printing, \$6,000; Stationery, \$4,500; Sundries, \$7,500, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, for Contingencies—Department of Indian Affairs, viz.:—Clerical and other assistance, \$1,800; Printing, \$1,550; Stationery, \$1,500; Sundries, \$3,150, for

the year ending 30th June, 1895.

12. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, for Contingencies—Office of the Auditor General, viz.:—Clerical and other assistance, \$1,800; Printing, \$650; Stationery, \$600; Sundries, \$450, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Seven thousand five hundred dollars be granted to Her Majesty, for Contingencies—Department of Finance and Treasury Board, viz.:—Clerical and other assistance, \$1,000; Printing, \$1,600; Stationery,

\$700; Sundries, \$4,200, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Contingencies—Department of Customs, viz.:—Clerical and other assistance, \$1,700; Printing, \$800; Stationery, \$1,500; Sundries, \$3,000, for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Contingencies—Department of Inland Revenue, viz. —Clerical and other assistance, \$1,500; Printing, \$750; Stationery, \$1,000; Sundries, \$3,750, for

the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Contingencies—Department of Public Works, viz.:—Printing, \$1,500; Stationery, \$1,400; Sundries, \$4,100, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding Forty thousand dollars be granted to

17. Resolved, That a sum not exceeding Forty thousand dollars be granted to Her Majesty, for Contingencies—Post Office Department, viz.:—Clerical and other assistance, \$18,800; Printing, \$12,600; Stationery, \$4,100; Sundries, \$4,500, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Eighteen thousand five hundred dollars be granted to Her Majesty, for Contingencies—Department of Agriculture, viz.:—Clerical and other assistance, \$11,000; Printing, \$2,300; Stationery, \$1,200; Sundries, \$4,000, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Ten thousand five hundred dollars be granted to Her Majesty, for Contingencies—Department of Marine and Fisheries, viz.:—Clerical and other assistance, \$2,000; Printing \$5,000; Stationery, \$1,500;

Sundries, \$2,000, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, for Contingencies—Department of Railways and Canals, viz.: Printing, \$2,000; Stationery, \$4,000; Sundries, \$2,000, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Contingencies—Department of Trade and Commerce—Sundries, for the

year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Twenty-eight thousand five hundred dollars be granted to Her Majesty, for care and cleaning Departmental buildings, including amount, \$100, required to pay for firing the noon gun, which amount may be paid to a member of the Civil Service, notwithstanding anything to the contrary in the Civil Service Act, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding One thousand seven hundred and fifty dollars be granted to Her Majesty, for Contingencies:—Printing Bureau, cleaning,

&c., for the year ending 30th June, 1895.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

And then the House adjourned till Monday next, the 28th instant, at Three o'Clock, P.M.

Monday, 28th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—By Mr. Boyd,—The Petition of M. P. Davis and others.

By Mr. Fairbairn,—The Petition of William Lownsbrough, Reeve, of Oakwood, and others, of other places, County of Victoria, Ontario.

By Mr. Henderson,—The Petition of the Municipal Council of the Township of

Trafalgar, County of Halton, Ontario.

By Mr. Sutherland,—The Petition of David Lawrence and others, of Thamestord and other places, Counties of Oxford and Middlesex, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of Meade N. Wright and others, of Thorndale, County of Middlesex; of the Municipal Council of the Town of Oakville; and of W. G. Pettit, Reeve, and others. of the Township of Nelson and other places, all of the County of Halton; of Alexander Stephen and others, of the Township of Sullivan; of the Municipal Council of the Township of St. Vincent; and of John W. Armstrong and others, of Flesherton, all of the County of Grey; of R. T. Coady and others, of Toronto; of A. J. Buckley and others, of Ancaster, County of Brant; of William Parkinson and others, of Eramosa and Guelph; and of the Municipal Council of the Town of Orangeville, all of the County of Wellington; and of Percy W. Smith and others, of Fort Erie. County of Welland, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Of the Municipal Council of the Town of Collingwood, County of Simcoe, Ontario;

praying for the imposition of an export duty on logs.

Théotime Blanchard, Esquire, Member for the Electoral District of Gloucester, New Brunswick, having previously taken the Oath according to Law, and subscribed before the Commissioners the Roll containing the same, took his seat in the House.

On motion of Mr. Boyd, seconded by Mr. Bryson,

Ordered, That in accordance with the recommendation contained in the Eleventh Report of the select Standing Committee on Standing Orders, the Petition of M. P. Davis and others, presented this day, be read and received forthwith:-

The said Petition was accordingly read and received, viz :-

Of M. P. Davis and others; praying for the passing of an Act to extend the time for the commencement and completion of the Lake Manitoba Railway and Canal Company's line of railway, and to authorize the extension of the same to Swan Lake.

A Bill to incorporate the Dominion Gas and Electric Company, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to empower the Niagara Falls Suspension Bridge Company to issue debentures and $12\frac{1}{2}$

for other purposes, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read for the second reading of the Bill from the Senate, intituled: "An Act for the relief of Joshua Nicholas Filman."

And the Question being put, That the Bill be now read a second time; the House divided; and it was resolved in the Affirmative.

The Bill was accordingly read a second time.

And the Question being put, That the Bill, together with the evidence and documents whereon is founded the said Bill, be referred to the Select Standing Committee on Miscellaneous Private Bills; the House divided: and it was resolved in the Affirmative.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to incorporate The Colonial Mutual Life Association."

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Banking and Commerce.

On motion of Mr. Mills (Bothwell), seconded by Mr. Laurier,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all correspondence since 1867, between the Government of Canada and the Imperial Government in reference to Her Majesty's exclusive sovereignty over Hudson's Bay.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

On motion of Mr. Casey, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, copies of all correspondence between D. J. Hughes, Esquire, County Judge of Elgin, Ontario, and the officials of the Government Printing Office, in regard to the printing of the last revised voters' list for Elgin.

On motion of Mr. Landerkin, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, a Return giving a list of all articles, with the value of each and the total value of all, imported from the United States during the last fiscal year, for the use of the Government in the public service.

Mr. Mills (Bothwell) moved, seconded by Mr. Laurier, and the Question being proposed, That it is highly desirable that steps should be taken by the Canadian Government to introduce the fur seal into Hudson's Bay and other waters upon the eastern coast of Canada;

And a Debate arising thereupon;

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Daly,

Ordered, That the Debate be adjourned.

On motion of Mr. Tarte, seconded by Mr. Langelier,

Ordered, That there be laid before this House, copies of all Reports from Messieurs Charles Taché & Sons, on surveys and soundings made during the past five years, in the County of Rimouski.

On motion of Mr. Lachapelle, seconded by Mr. Girouard (Two Mountains),

Ordered, That there be laid before this House, a detailed report showing the prizes awarded by the judges or jury at the Chicago Columbian Exposition for the work of pupils of primary and special schools of every kind and degree, and also, to pupils of secondary educational institutions of each of the Provinces of Canada.

On motion of Mr. Tarte, seconded by Mr. Choquette,

Resolved, That an humble Address be presented to His Excellency the Governor

General, praying His Excellency to cause to be laid before this House:—

1. Copies of all the reports of the Engineers recommending that certain changes be made in the original contract, both in the materials and the nature of the works entering into the construction of the locks and other masonry on Sections 1 and 2 of the Soulanges Canal, giving the reasons why such changes should be made and the names of the Engineers who recommended such changes.

2. Copies of all the correspondence exchanged between the Engineers, the Department of Railways and Canals, the contractor and other persons in connection

with those changes, and copies of all Orders in Council in relation thereto.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Mr. Fauvel, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, a Return of the names of the Official Assignees who, acting under the Insolvent Act of 1875 and its Amendments, have obtained legal discharges from all the insolvent estates placed in their hands during the period they held such office.

On motion of Mr. Davies, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, copies of all Contracts for the construction of the Steamers "Curlew," "Constance," "Petrel;" and also, a Statement of all moneys paid on such contracts, and of all moneys paid for extras thereon or for the full completion and equipment of such steamers, together with all vouchers for such expenditure; and also, of all Contracts made since then for any repairs or alterations to any of such steamers, and of all moneys paid for such repairs or alterations whether by contract or otherwise, together with the vouchers for all such expenditures.

Also, a general statement of the nature and character of the changes or alterations made in such steamboats or their machinery since they were taken over by

the Department, with the cost in the case of each steamer.

Mr. Mills (Bothwell) moved, seconded by Mr. Laurier, and the Question being proposed, That there be laid before this House, a copy of the evidence taken by Mr. Payne, as Secretary to one or more of the Ministers acting as a Tariff Commission.

And a Debate arising thereupon:-The said Motion was, with leave of the

House, withdrawn.

On motion of Mr. Fraser, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, a Return showing a description of each of the industries established in the County of Guysborough as reported in the Census of 1891, showing the names of the several manufacturers engaged in the said industries, respectively; also, showing the number of employees in each of said industries.

On motion of Mr. Devlin, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, copies of all Correspondence in relation to Tenders, and of all Tenders received by the Government since 1st January, 1890, relating to the purchase of timber limits on Indian Reserves.

On motion of Mr. Flint, seconded by Mr. Scriver,

Ordered, That there be laid before this House, a Statement showing the number of breweries, distilleries and maltsters' establishments in Canada in the year 1891; the amount of capital invested therein; the value of the output; the amount of wages paid; the number of employees, and the revenue derived therefrom.

On motion of Mr. Flint, seconded by Mr. Scriver, Ordered, That there be laid before this House:—

1. A Statement showing the quantities of distilled and fermented liquors, under the different names as given in the Trade Returns, imported into and taken for consumption in Canada, from 1883 to 1893, both years included, computed in imperial gallons; the value of the same, and the duty paid thereon.

2. The quantity of distilled and fermented liquors, under the different names given in the Inland Revenue Returns, manufactured in *Canada* and taken for consumption therein; the value of the same, and the duty paid thereon for the same

years.

3. The amount of materials used in brewing and distilling alcoholic liquors in the several Provinces of Canada during the same years.

On motion of Mr. Devlin, seconded by Mr. Sutherland,

Ordered, That there be laid before this House, copies of all Letters, Documents, Orders, and Correspondence relating to improvements of Spanish River, District of Algoma; also, instructions to Engineers in regard to the survey of said river and the reports of the Engineer.

On motion of Mr. Lister, seconded by Mr. Mulock,

Ordered, That there be laid before this House, a Return giving the names of the junior Judges in the Province of Ontario and dates when appointed, the name and population of the County to which appointed; also, the salary and allowance of each of such Judges.

On motion of Mr. Perry, seconded by Mr. Flint,

Ordered, That there be laid before this House, a Return showing the date on which the steamer "Stanley" commenced running between Charlottetown, Prince Edward Island, and Pictou, Nova Scotia; the date said steamer commenced running between Georgetown, Prince Edward Island, and Pictou; how many trips were made; the date of each trip; how many mail bags were carried each trip; the date at which said steamer stopped carrying mails; the number of passengers and the amount of freight carried to and from Prince Edward Island; the amount of expenses and revenue for the winter of 1893-94, in connection with said service.

The House, according to Order, again resolved itself into a Committee on the Bill to disfranchise voters who have taken bribes, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolved itself into the

said Committee.

The Order of the Day being read, for the second reading of the Bill to amend The Railway Act;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House, accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

And then The House adjourned till To-morrow.

Tuesday, 29th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-By Mr. Coatsworth,—The Petition of the Municipal Council of the City of Toronto.

By Mr. Landerkin,—The Petition of Alexander Stewart and others, of Castle Avery, County of Marquette, Manitoba.

By Mr. Daly,—The Petition of the Municipal Council of Louise; and the Petition of the Municipal Council of Elton, County of Selkirk, all of Manitoba.

Mr. Girouard (Jacques-Cartier), from the Select Standing Committee on Privileges and Elections, presented to the House the First Report of the said Committee, which was read, as followeth:-

Your Committee recommend that their Quorum be reduced from Twenty-two to

Eleven Members.

Mr. Ouimet, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 7th May, 1894, for copies of all calls for tenders, tenders received, contracts made, correspondence, telegrams, letters and papers relative to the public work (wharfor breakwater) at Grand Etang, Cape Breton; together with a statement of all moneys advanced or paid on such contract, with dates of payment. (Sessional Papers, No. 75.)

Also, Return to an Order of this House, dated 14th May, 1894, for copies of all letters, reports of Engineers or other papers in the hands of the Government, relating to the condition of the Pickets Pier and the non expenditure thereon of the sum

voted last year for the purpose of repairing said pier. (Sessional Papers, No. 76.)
Also, Return to an Order of this House, dated 6th February, 1893, for copies of all letters, petitions, surveys and reports in the possession of the Government, relating to the threatened destruction of, and claims for, repairs on the Breakwater at Sandford, in the County of Yarmouth, Nova Scotia. (Sessional Papers, No. 75a.)

Also, Return to an Order of this House, dated 6th February, 1893, for copy of

the Report of Government surveys on Wood Island breakwater, Prince Edward

Island. (Sessional Papers, No. 75b.)

Also, Return to an Order of this House, dated 18th April, 1894, for a Statement of all sums paid by the Government for the construction of the River Yamaska dam under the first contract and subsequently thereto up to this date. (Sessional Papers, No. 77.)

And also, Return to an Order of this House, dated 15th March, 1893, for copies of all Reports, correspondence or other documents, not already brought down, relating to the state of repair of the breakwater at Rustico, Prince Edward Island. (Sessional Papers, No. 75c.)

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 10th April, 1894, for copies of all Petitions, letters, plans, deeds and other documents, respecting the claim of the Hurons of Lorette in relation to the Seigniory of Sillery. (Sessional Papers, No. 78.)

On motion of Mr. Girouard (Jacques-Cartier), seconded by Mr. Coatsworth, Resolved, That this House doth concur in the First Report of the Select Standing Committee on Privileges and Elections.

On motion of Mr. Girouard (Jacques-Cartier), seconded by Mr. Coatsworth.

Ordered, That the Select Standing Committee on Privilges and Elections be authorized to employ a short-hand writer to take down such evidence as the Committee may deem necessary.

Ordered, That Sir John Thompson have leave to bring in a Bill further to amend the Dominion Elections Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Sir John Thompson have leave to bring in a Bill further to amend the Revised Statutes respecting Interest.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, again resolved itself into the Committee of Ways and Means.

(In the Committee.)

1. Resolved, That it is expedient to revise and consolidate the Acts and parts of Acts now in force, respecting the Duties of Customs, and that for this purpose it is expedient to repeal the following Acts or parts thereof not heretofore repealed, viz.:—

The Act, Chapter 33, Revised Statutes, intituled: "An Act respecting the Duties of Customs."

50-51 Victoria, Chapter 39, intituled: "An Act to amend the Act respecting the Duties of Customs."

53 Victoria, Chapter 20, intituled: "An Act to amend the Acts respecting the Duties of Customs."

53 Victoria, Chapter 21, intituled: "An Act to amend the Act of the present Session, intituled: 'An Act to amend the Acts respecting the Duties of Customs."

54-55 Victoria, Chapter 45, intituled: "An Act to amend the Acts respecting the Duties of Customs."

55-56 Victoria, Chapter 21, intituled: "An Act further to amend the Acts

respecting the Duties of Customs."

56 Victoria Chapter 16 intituled: "An Act further to smend the Acts respect.

56 Victoria, Chapter 16, intituled: "An Act further to amend the Acts respecting the Duties of Customs."

And to provide otherwise by enacting that the following be substituted in lieu thereof:—

1. That unless the context otherwise requires-

(a) The initials "n.e.s." represent and have the meaning of the words "not elsewhere specified";

(b) The initials "n.o.p." represent and have the meaning of the words "not otherwise provided for ";

- (c) The initials "f.o.b." represent and have the meaning of the words "free on board";
 - (d) The expression "gallon" means an Imperial gallon;
 - (e) The expression "ton" means Two thousand pounds avoirdupois;
- (f) The expression "proof" or "proof spirits," when applied to wines or spirits of any kind, means spirits of a strength equal to that of pure ethyl alcohol compounded with distilled water in such proportions that the resultant mixture shall, at a temperature of sixty degrees Fahrenheit, have a specific gravity of 0.9198, as compared with that of distilled water at the same temperature.
- (g) The expression "gauge," when applied to metal sheets or plates or to wire, means the thickness as determined by Stubbs's Standard Gauge;
- (h) The expression "in diameter," when applied to tubing, means the actual
- inside diameter measurement;
 (i) The expression "sheet," when applied to metals, means a sheet or plate not exceeding three-sixteenths of an inch in thickness;
- (j) The expression "plate," when applied to metals, means a plate or sheet more than three-sixteenths of an inch in thickness.
- 2. That the expressions mentioned in Section two of "The Customs Act," as amended by Section two of "The Customs Amendment Act, 1888," whenever they occur herein, or in any Act relating to the Customs, unless the context otherwise requires, have the meaning assigned to them, respectively, by the said Sections two; and any power conferred upon the Governor in Council by "The Customs Act" to transfer dutiable goods to the list of goods which may be imported free of duty is not hereby abrogated or impaired.
- 3. That the whole or part of the duties hereby imposed upon fish and other products of the fisheries may be remitted as respects either the *United States* or the Island of *Newfoundland*, or both, upon the Proclamation of the Governor in Council, which may be issued whenever it appears to his satisfaction that the Governments of the *United States* and the Island of *Newfoundland*, or of either of them, have made changes in their tariffs of duties imposed upon articles imported from *Canada* in reduction or repeal of the duties in force in the said Countries, respectively.
- 4. That whenever it appears to the satisfaction of the Governor in Council that the Governments of France and Spain, or either of them, have made changes in their tariff of duties imposed upon articles imported from Canada, in reduction or repeal of the duties now in force in the said Countries, he may, by Proclamation, order the whole or part of the duty of thirty per centum ad valorem, hereby imposed upon wines imported into Canada, to be remitted as respects importations from the said Countries, or from that one of the said Countries by the Government of which such change in its tariff of duties has been made as aforesaid.
- 5. That any goods or packages being the growth, produce or manufacture of Canada, and having been exported therefrom and intended to be returned, may be admitted free of duty on being reimported into Canada, provided such goods or packages were entered for exportation, and branded or marked by a collector or proper officer of Customs, and are fully identified by the collector or proper officer at the port or place where they are so reimported; and provided further, that the property in such goods or packages has continued in the same person or persons by whom they were exported, and that such reimportation takes place within one year of the exportation thereof.
- 6. That all medicinal or toilet preparations imported for completing the manufacture thereof, or for the manufacture of any other article by the addition of any ingredient or ingredients, or by mixing such preparations, or by putting up or labelling the same, alone or with other articles or compounds, under any proprietary or trade name, shall be, irrespective of cost, valued for duty and duty paid thereon at the ordinary market value in the country whence imported of the completed preparation when put up and labelled under such proprietary or trade name, less the actual cost of labour and material used or expended in Canada in completing the manufacture thereof or of putting up or labelling the same.

7. That all medicinal preparations whether chemical or otherwise, usually imported with the name of the manufacturer, shall have the true name of such manufacturer and the place where they are prepared permanently and legibly affixed to each parcel by stamp, label or otherwise; and all medicinal preparations imported without such names so affixed shall be forfeited.

8. That on imported Indian corn, to be kilndried and ground into meal for human food, or ground into meal and kilndried for such use, under such regulations as are made by the Governor in Council, there may be allowed a drawback of ninety

per cent of the duty paid.

9. That any person who, without lawful excuse, the proof of which shall be on the person accused, sends or brings into Canada, or who, being in Canada, has in his possession, any bill-heading or other paper appearing to be a heading or blank capable of being filled up and used as an invoice, and bearing any certificate purporting to show, or which may be used to show, that the invoice which may be made from such bill-heading or blank is correct or authentic, is guilty of a misdemeanour and liable to a penalty of Five hundred dollars, and to imprisonment for a term not exceeding Twelve months, in the discretion of the court, and the goods entered under any invoice made from any such bill-heading or blank shall be forfeited.

10. That the export of deer, wild turkeys, quail, partridge, prairie fowl and woodcock in the carcass or parts thereof, is hereby declared unlawful and prohibited; and any person exporting or attempting to export any such article shall, for each such offence, incur a penalty of One hundred dollars, and the article so attempted to be exported shall be forfeited, and may, on reasonable cause of suspicion of intention to export the same, be seized by any officer of the Customs, and, if such intention is proved, shall be dealt with as for breach of the Customs laws; Provided, that this section shall not apply to the export, under such regulations as are made by the Governor in Council, of any carcass or part thereof of any deer raised or bred

by any person, company or association of persons upon his or their own lands.

11. That regulations respecting the manner in which molasses and syrups shall be sampled and tested, for the purpose of determining the classes to which they belong with reference to the duty chargeable thereon, shall be made by the Controller of Customs; and the instruments and appliances necessary for such determination shall be designated by him and supplied to such officers as are by him charged with the duty of sampling and testing such molasses and syrups; and the decision of any officer (to whom is so assigned the testing of such articles) as to the duties to which they are subject under the tariff, shall be final and conclusive, unless upon appeal to the Commissioner of Customs within thirty days from the rendering of such decision, such decision is, with the approval of the Controller, changed; and the decision of the Commissioner with such approval shall be final.

12. That in the case of all wines, spirits, or alcoholic liquors subject to duty according to their relative strength of proof, such strength shall be ascertained either by means of Sykes's hydrometer or of the specific gravity bottle, as the Controller of Customs may direct; and in case such relative strength cannot be correctly ascertained by the direct use of the hydrometer or gravity bottle, it shall be ascertained by the distillation of a sample and the subsequent test in like manner of

the distillate.

13. That subject to the foregoing provisions and to the requirements of the "Customs Act," (Chapter 32 of the Revised Statutes, as amended) there shall be levied, collected and paid upon all goods enumerated, or referred to as not enumerated in Schedule A hereto appended,—the several rates of Duties of Customs set forth and described in the said Schedule and set opposite to each item, respectively, or charged thereon as not enumerated, when such goods are imported into Canada or when taken out of warehouse for consumption therein:

(2.) That subject to the same provisions and to the further conditions contained in Schedule B hereto appended, all goods enumerated in the said Schedule B may be imported into Canada or may be taken out of warehouse for consumption therein,

without the payment of any Duties of Customs thereon:

(3.) That the importation into Canada of any goods enumerated, described or referred to in Schedule C hereto appended, is prohibited, and that any such goods if imported, shall thereby become forfeited to the Crown and shall be destroyed, and that any person importing any such prohibited goods or causing or permitting the same to be imported shall, in each case, incur a penalty of Two hundred dollars.

14. That the value of all bottles, flasks, jars, demijohns, carboys, casks, hogsheads, pipes, barrels, and all other vessels or packages, manufactured of tin, iron, lead, zine, glass or any other material, and capable of holding liquids,—and all packages in which goods are commonly placed for home consumption, including cases in which bottled spirits, wines or malt liquors or other liquids are contained,-and every package being the first receptacle or covering inclosing goods for purpose of sale, shall, in all cases not otherwise provided for, in which they contain goods subject to an ad valorem duty or a specific and ad valorem duty, be taken and held to be a part of the fair market value of such goods for duty, and shall be charged with the same rate of ad valorem duty as is to be levied and collected on the goods they contain; and when they contain goods subject to a specific duty only, such packages shall be charged with a duty of customs of twenty per cent ad valorem, to be computed upon their original fair market value; and all or any of the above packages described as capable of holding liquids, when containing goods exempt from duty under this Act, shall be charged with a duty of twenty per centum ad valorem, provided the contents thereof are not of such a nature that the destruction of the package becomes necessary in order to release the goods,—and all other packages containing free goods and being the first receptacles or inner coverings inclosing goods for the purpose of sale, shall be dutiable at the same rate as if imported empty; but all packages not hereinbefore specified, and not herein specially charged with or declared liable to duty under regulations, and being the usual and ordinary packages in which goods are packed for exportation, according to the general usage and custom of trade, shall be free of duty.

Provided further, that all special packages or coverings, unlike those in which such goods as they contain are usually packed for home consumption, and all such packages or coverings as are apparently designed for use other than in the importation of the goods they contain, shall be subject to the same rates of duty as they would be if imported empty or separate from their contents.

2. Resolved, That it is expedient to cancel all Orders in Council and all Departmental regulations contrary to or inconsistent with any of the provisions of the foregoing Resolution or of the Schedules thereto.

3. Resolved, That it is expedient to provide that the foregoing Resolutions and the alterations thereby made in the rate of Duties of Customs payable on goods imported into Canada, shall take effect from and after the 27th day of March, 1894.

SCHEDULE "A."

Ales, Beers, Wines and Liquors.

1. Ale, beer and porter, when imported in casks or otherwise than in
bottle, sixteen cents per gallon
2. Ale, beer and porter, when imported in bottles (six quart or twelve
pint bottles to be held to contain one gallon), twenty-four cents
per gallon
3. Cider, not clarified or refined, five cents per Imperial gallon5c. p. Im. gall.
4. Cider, clarified or refined, ten cents per Imperial gallon10c. p. Im. gall.
5. Lime juice and fruit juices, fortified with or containing not more than
twenty-five per cent of proof spirits, sixty cents per gallon; and,
when containing more than twenty-five per cent of proof spirits, 60c. p. gall.
two dollars per gallon \$2 p. gall.

6. Lime juice and other fruit syrups and fruit juices, n.o.p., twenty per cent ad valorem...... 20 p.c.

- 7. Spirituous or alcoholic liquors, distilled from any material, or containing or compounded from or with distilled spirits of any kind, and any mixture thereof with water, for every gallon thereof of the strength of proof, and when of a greater strength than that of proof, at the same rate of the increased quantity that there would be if the liquors were reduced to the strength of proof. When the liquors are of a less strength than that of proof, the duty shall be at a rate herein provided, but computed on a reduced quantity of the liquors in proportion to the lesser degree of strength; provided, however, that no reduction in quantity shall be computed or made on any liquors below the strength of fifteen per cent under proof, but a l such liquors shall be computed as of the strength of fifteen per cent under proof, as follow:-
 - (a) Ethyl alcohol, or the substance commonly known as alcohol, hydrated oxide of ethyl or spirits of wine; gin of all kinds, n.e.s.; rum, whisky and all spirituous or alcoholic liquors, n.o.p.; amyl alcohol or fusel oil, or any substance known as potato spirit or potato oil, methyl alcohol, wood alcohol, wood naphtha, pyroxylic spirit or any substance known as wood spirit or methylated spirits, absinthe, arrack or palm spirit, brandy, including artificial brandy and imitations of brandy; cordials and liqueurs of all kinds, n.e.s.; mescal, pulque, rum shrub, schiedam and other schnapps; tafia, angostura and similar alcoholic bitters or beverages, two dollars and twelve and $\$2.12\frac{1}{2}$ p. one-half cents per gallon...... gall.

 (b) Spirits and strong waters of any kind, mixed with any

ingredient or ingredients, as being or known or designated as anodynes, elixirs, essences, extracts, lotions, tinctures or medicines, n.e.s., two dollars and twelve and one-half \$2.12½ p. cents per gallon, and thirty per cent ad valorem...... gall. & 30 p.c.

(c) Alcoholic perfumes and perfumed spirits, bay rum, cologne and lavender waters, hair, tooth and skin washes, and other toilet preparations containing spirits of any kind, when in bottles or flasks weighing not more than four ounces each, fifty per cent ad valorem; when in bottles, flasks or other packages, weighing more than four ounces each, two dollars and twelve and one-half cents per gallon, \$2.12\frac{1}{2} p. and forty per cent ad valorem..... gall. & 40 p.c.

(d) Nitrous ether, sweet spirits of nitre and aromatic spirits of ammonia, two dollars and twelve and one-half cents per \$2.12½ p. gallon, and thirty per cent ad valorem...... gall. & 30 p.c.

(e) Vermouth and ginger wine, containing not more than forty per cent of proof spirits, seventy-five cents; if con- 75c. p. gall. taining more than forty per cent of proof spirits, two \$2.12½ p. dollars and twelve and one-half cents per gallon..... gall.

8. Wines of all kinds, except sparkling wines, including orange, lemon, strawberry, raspberry, elder and current wines, containing twentysix per cent or less of spirits of the strength of proof, whether imported in wood or in bottles (six quart or twelve pint bottles to be held to contain a gallon), twenty-five cents per gallon, and for 25c. p.gall. & each degree of strength in excess of the twenty-six per cent of 3c. p.gall. for spirits as aforesaid, an additional duty of three cents until the each degree strength reaches forty per cent of proof spirits; and, in addition from 26 up to

9. Champagne and all other sparkling wines, in bottles containing each not more than a quart but more than a pint, three dollars and thirty cents per dozen bottles; containing not more than a pint each but more than one-half pint, one dollar and sixty-five cents per dozen bottles; containing one-half pint each or less, eighty-two cents per dozen bottles; bottles containing more than one quart each shall pay, in addition to three dollars and thirty cents per dozen bottles, at the rate of one dollar and sixty-five cents per gallon on the quantity in excess of one quart per bottle, the quarts and pints in each case being old wine measure; in addition to the above specific duty, there shall be an ad valorem duty of thirty per cent But any liquors imported under the name of wine, and containing more than forty per cent of spirits of the strength of proof shall be rated for duty as unenumerated spirits.	\$3.30 p. doz. \$1.65 p. doz. 82e, p. doz. \$1.65 p. gall. for all over 1 qt. p. bott. 30 p.c.
Tobacco, and Manufactures of.	
 Cigars and cigarettes, two dollars per pound and twenty-five per cent ad valorem, the weight of cigarettes to include the weight of the paper covering	25 p.e 45c. p. lb, & 12½ p.e. 35c. p. lb, & 12½ p.e. \$1 p. lb. \$1,35 p. lb.
Animals, and Agricultural and Animal products.	
16. Animals, living, n.e.s., twenty per cent ad valorem	1½c. p. lb. 2c. p lb. 3c. p. lb. 25 p.c. 35 p.c. 20 p.c. 2e. p. lb. 20 p.c. 10 p.c. 25 p.c. 35 p.c. 10 p.c. 25 p.c. 4c. p. lb. 20 p.c. 30 p.c. 4c. p. lb.

37. 38. 39. 40. 41. 42. 43. 44.	Condensed coffee, condensed coffee with milk, milk foods and al similar preparations, including preserved ginger, thirty per cent ac valorem Apples, forty cents per barrel, including the duty on the barrel Beans, fifteen cents per bushel. Buckwheat, ten cents per bushel. Pease, ten cents per bushel. Potatoes, fifteen cents per bushel. Rye, ten cents per bushel. Rye flour, fifty cents per barrel Hay, two dollars per ton. Vegetables, when fresh, or dry salted, n.e.s., twenty-five per cent ad valorem. Povided that green or ripe apples, beans, buckwheat, pease, potatoes, rye, rye-flour, hay, and vegetables, n.e.s., or any of them shall be free of duty when imported into Canada from the country of production, if such country whence any of the above products are imported imposes no duty on the like product or products	1. 30 p.c. 40c. p. brl. 15c. p. bsh. 10c. p. bsh. 10c. p. bsh. 15c. p. bsh. 10c. p. bsh. 50c. p. brl. \$2 p. ton.
	imported thence from Canada.	•
46.	Barley, fifteen cents per bushel	15c n hah
47 .	Indian corn, seven and a half cents per bushel	. 7 1 c. p. bsh
Prc	wided that barley and Indian corn shall be free of duty when imported	
	into Canada from the country of production, if such country whence)
	either or both are imported admits both these products free of duty	
_	when imported thence from Canada.	
4 8.	Dutiable breadstuffs, grain and flour and meal of all kinds, when	
	damaged by water in transitu, twenty per cent ad valorem upon the	
	appraised value, such appraised value to be ascertained as pro-	
40	vided by Sections 58, 70, 71, 72, 73, 74, 75 and 76 of the Customs Act.	20 p.c.
49. 50	Buckwheat meal or flour, one-fourth of one cent per pound	40. p. 1b.
50. 51	Cornmeal, forty cents per barrel	40c. p. bri.
52	Oatmeal, twenty per cent ad valorem	20 p. osn.
53.	Rice, uncleaned, unhulled or paddy, three-tenths of one cent per	20 p.c.
00.	pound, but not to be less than thirty per cent ad valorem	3 c n lb
54.	Rice, cleaned, one and one quarter cents per pound	1 1 c. p. lb.
55 .	Rice and sago flour and sago, twenty-five per cent ad valorem	25 p.c.
56.	Wheat, fifteen cents per bushel	15c. p. bsh.
57.	Wheat flour, seventy-five cents per barrel	75c. p. brl.
5 8.	Biscuits of all kinds, twenty-five per cent ad valorem	25 p.c.
59 .	Macaroni and vermicelli, twenty-five per cent ad valorem	25 p.c.
60.	Starch, including farina, corn starch or flour, and all preparations	
	having the qualities of starch, one and one-half cents per	
	pound; the weight of the package to be in all cases included in	••
61	the weight for duty Seeds, viz.:—Garden, field and other seeds for agricultural or other	1 3 c. p. 1b.
01.	purposes non when in bulls or in lawre papels, ten per cent of	
	purposes, n.o.p., when in bulk or in large parcels, ten per cent ad valorem; when put up in small papers or parcels, twenty-five per	10 n a
	cent ad valorem par on particles, twenty-nve per	10 p.c.
62.	cent ad valorem	25 p.c.
63,	Mustard cake, fifteen per cent ad valorem	15 n.e.
64.	Sweet potatoes and yams, ten cents per bushel	10c n bsh
65 .	Tomatoes, fresh, twenty cents per bushel and ten per cent ad	20c. p. bsh.
	nalorem	& 10 p.c.
66.	Tomatoes and other vegetables, including corn and baked beans, in	-
	cans or other packages, not elsewhere specified, one and one-	*
	half cents per pound; the weight of the cans or other pack-	••
	ages to be included in the weight for duty	1½c. p. 1b.

67. Pickles, sauces and catsups, including soy, thirty-five per cent ad
valorem
os. Man, inteen cents per busner, upon entry for warehouse, subject to
excise regulations
five per cent ad valorem
70. Hops, six cents per pound
71. Compressed yeast, in bulk or mass of not less than fifty pounds,
three cents per pound; in packages weighing less than fifty
pounds, six cents per pound, the weight of the package in the 3c. p. lb.
latter case to be included in the weight for duty 6c. p. lb.
72. Yeast cakes and baking powders, six cents per pound, the weight
of the package to be included in the weight for duty 6c. p. lb.
73. Trees, viz., apple, cherry, peach, pear, plum and quince, of all kinds,
three cents each
74. Grape vines, and goosoberry, raspberry, current and rose bushes; also fruit plants not elsewhere specified, and shade, lawn and orna-
mental trees, shrubs and plants, twenty per cent ad valorem 20 p.c.
75. Blackberries, gooseberries, raspberries, strawberries, cherries and
currants, n.e.s., two cents per pound, the weight of the package
to be included in the weight for duty 2c. p. lb.
76. Cranberries, plums and quinces, twenty-five per cent ad valorem. 25 p.c.
77. Prunes, one cent per pound, including raisins and dried currants. 1c. p. lb.
78. Apples, dried, desiccated or evaporated; dates, figs, and other dried,
desiccated or evaporated fruits, n.e.s., twenty-five per cent ad
valorem
80. Oranges, lemons and limes, in boxes of capacity not exceeding two
and one-half cubic feet, twenty-five cents per box; in one-half boxes, 25c. p. box.
capacity not exceeding one and one-fourth cubic feet, thirteen 13c. p. half
cents per half-box; in cases and all other packages, ten cents per hox.
cubic foot holding capacity; in bulk, one dollar and fifty cents per 10c. p.c. foot.
one thousand oranges, lemons, or limes; in barrels not exceeding \$1.50 p.1000.
in capacity that of the one hundred and ninety-six pounds flour
barrel, fifty-five cents per barrel
included in the weight for duty 1c. p. lb.
82. Fruits in air-tight cans or other packages, two cents per pound, the
weight on which duty shall be payable to include the weight of
the cans or other packages 2c. p. lb.
the cans or other packages
and ninety cents per Imperial gallon
84. Jellies, jams and preserves, n.e.s., three cents per pound 3c. p. lb.
85. Honey, in the comb or otherwise, and imitations and adulterations
thereof, three cents per pound
87. Coffee, roasted or ground, when not imported direct from the
country of growth and production, two cents per pound and ten 2c. p. lb.
per cent ad valorem & 10 p.c.
per cent ad valorem. & 10 p.c. 88. Coffee, roasted or ground, and all imitatious of and substitutes for,
not elsewhere specified, two cents per pound 2c. p. lb.
89. Extract of coffee, or substitutes therefor of all kinds, three cents per
pound
90. Chicory, raw or green, three cents per pound
92. Cocoa shells and nibs, chocolate and other preparations of cocoa,
twenty per cent ad valorem
- P.

93. Cocoa paste, chocolate paste, cocos and cocoa butter, four cents per pound 94. Nuts, shelled, n.e.s., five cents per pound 95. Almonds, walnuts, Brazil nuts, pecans and shelled pea-nuts, n.e.s., three cents per pound, and nuts of all kinds not otherwise provided for, two cents per pound	5c. p. lb. 3c. p. lb. 2c. p. lb. \$1 p. 100. 50c. p. 100. 5c. p. lb.
100. Spices, viz.: ginger and spices of all kinds, n.e.s., unground, twelve and one-half per cent ad valorem; ground, twenty-five per cent ad valorem.	12 1 p.c.
Books and Paper.	
 101. Albumenized and other papers and films chemically prepared for photographers' use, thirty per cent ad valorem. 102. Books, printed, periodicals and pamphlets, n.e.s., not being foreign reprints of British copyright works nor blank account books, nor 	30 p.e.
copy books, nor books to be written or drawn upon, nor bibles, prayer books, psalm and hymn books, six cents per pound 103. British copyright works, reprints of, six cents per pound and in addition thereto twelve and one-half per cent advalorem until the end of the next Session of Parliament and thereafter six cents per pound	6c. p. lb. & 12½ p.c.
 104. Advertising pamphlets, pictorial show cards, circulars, illustrated advertising periodicals, illustrated price lists, advertising calendars, advertising almanaes, tailors' and mantle-makers' fashion plates, and all chromos, chromotypes, oleographs or artistic work of similar kind, produced by any process other than hand painting or drawing, whether for business or advertisement purposes or not, printed or stamped on paper, cardboard or other material, n.e.s., six cents per pound and twenty per cent ad valorem. 105. Bank notes, bonds, bills of exchange, cheques, promissory notes, drafts and all similar work unsigned, and cards or other commercial blank forms printed or lithographed, or printed from steel or copper or other plates, and other printed matter, n.e.s., thirty-five 	20 p.c.
copper or other plates, and other printed matter, n.e.s., thirty-five per cent ad valorem	15c. p. lb. & 25 p.c.
printed and intended to be completed and published in <i>Canada</i> , twenty-five per cent ad valorem	25 p.c.
graphs and pictures, n.e.s., twenty per cent ad valorem	6c. p. pack. 10c. p. lb.
thirty-five per cent ad valorem	35 p.c. 1½c. p. roll & 25 p.c.

114. Paper sacks or bags of all kinds, printed or not, twenty-five per cent	
ad valorem	25 p.c.
115. Mill-board, not straw board, ten per cent ad valorem	10 p.c.
116. Straw boards, in sheets or rolls, plain or tarred, thirty cents per	30c. p. 100
hundred pounds	lbs.
117. Sand-paper, glass, flint and emery paper, twenty per cent ad valorem	20 p.c.
118. Paper, tarred, twenty-five per cent ad valorem	25 p.c.
 119. Union collar cloth paper in rolls or sheets, not glossed or finished, fifteen per cent ad valorem. 120. Union collar cloth paper in rolls or sheets, glossed or finished, twenty per cent ad valorem. 	
infloen per cent ad valorem	15 p.c.
120. Union collar cloth paper in rolls or sheets, glossed or finished,	90
121 Paner of all kinds not alsowhere angified twenty five nor cont	20 p.c.
121. Paper of all kinds, not elsewhere specified, twenty-five per cent ad valorem	25 n c
122. Manufactures of paper, including ruled and border and coated	20 p.c.
papers, papetries, boxed papers, envelopes and blank books,	
thirty-five per cent ad valorem	35 p.c.
	•
Chemicals, Oils and Paints.	
123. Acid, acetic and pyroligneous, n.e.s., and vinegar, a specific duty of	
fifteen cents for each gallon of any strength not exceeding the	
strength of proof, and for each degree of strength in excess of the	
strength of proof an additional duty of two cents. The strength of proof shall be held to be equal to six per cent of absolute acid,	
and in all cases the strength shall be determined in such manner	15c n call &
as is established by the Governor in Council	2c.additional
124. Acid, acetic and pyroligneous of any strength, when imported by	20.00010101101
dyers, calico printers or manufacturers of acetates or colours, for	
exclusive use in dyeing or printing, or for the manufacture of	
such acetates or colours in their own factories, under such regu-	
lations as are established by the Governor in Council, a duty of	
twenty-five per cent ad valorem	25 p.c.
125. Glacial acetic acid or acetic acid exceeding the strength of proof,	
when imported by druggists and other than dyers, calico printers,	
or manufacturers of vinegar or acetates or colours, to be used in their own factories for purposes of manufacture other than as	
heretofore excepted from this provision, a specific duty equal to	
fifteen cents per Imperial gallon of the strength of proof and one 1	lac n Im
cent additional per gallon for each degree of strength in excess	gall. & 1c.
of the strength of proof	additional.
26. Acid, muriatic and nitric, and all mixed acids, twenty per cent ad	
valorem	20 p.c.
27. Acid, sulphuric, four-tenths of a cent per pound	¹ ₀ c. p. lb.
28. Sulphuric ether, five cents per pound	oc. p. 1b.
29. Acid phosphate, two cents per pound	ze. p. 16.
30. All medicinal, chemical and pharmaceutical preparations, when compounded of more than one substance, including patent and	
proprietary preparations, tinctures, pills, powders, troches,	
lozenges, syrups, cordials, bitters, anodynes, tonics, plasters,	
liniments, salves, ointments, pastes, drops, waters, essences and	
oils, not otherwise provided for; all liquids, fifty per cent ad 5	60 p.c.
valorem; and all others, twenty-five per cent ad valorem 2	
Provided that this item shall not be held to include drugs and	
preparations recognized by the British and the United States	
Pharmacopeia as officinal.	0
31. Cod liver oil, twenty per cent ad valorem	ope. One
13	о р.с.
10	

 133. Pomades, French or flour odours preserved in fat or oil for the purpose of conserving the odours of flowers which do not bear the heat of distillation, when imported in tins of not less than ten pounds each, fifteen per cent ad valorem	all.
the heat of distillation, when imported in tins of not less than ten pounds each, fifteen per cent ad valorem	all.
pounds each, fifteen per cent ad valorem	all.
 134. Perfumery, including toilet preparations (non-alcoholic), viz.:— Hair oils, tooth and other powders and washes, pomatums, pastes, and all other perfumed preparations, n.o.p., used for the bair, mouth or skin, thirty per cent ad valorem	all.
Hair oils, tooth and other powders and washes, pomatums, pastes, and all other perfumed preparations, n.o.p., used for the hair, mouth or skin, thirty per cent ad valorem	all.
and all other perfumed preparations, n.o.p., used for the hair, mouth or skin, thirty per cent ad valorem	all.
mouth or skin, thirty per cent ad valorem	all.
 135. Illuminating oils composed wholly or in part of the products of petroleum, coal, shale or lignite, costing more than thirty cents per gallon, twenty-five per cent ad valorem	all.
petroleum, coal, shale or lignite, costing more than thirty cents per gallon, twenty-five per cent ad valorem	all.
 136. Oils, coal and kerosene distilled, purified or refined; naphtha and petroleum, n.e.s.; products of petroleum, not elsewhere specified, six cents per Imperial gallon	all.
petroleum, n.e.s.; products of petroleum, not elsewhere specified, six cents per Imperial gallon	all.
six cents per Imperial gallon	all.
137. Lubricating oils, composed wholly or in part of petroleum and costing less than twenty-five cents per Imperial gallon, six cents per gallon	all.
costing less than twenty-five cents per Imperial gallon, six cents per gallon	
per gallon	
138. Crude petroleum, fuel and gas oils (other than naphtha, benzine or	
muscling) when imported by manufacturars (athorthan oil refin	l.
gasoline) when imported by manufacturers (other than oil refin-	l.
ers) for use in their own factories for fuel purposes or for the manufacture of gas, three cents per gallon 3c. p. gal	1.
139. Paraffine wax, two cents per pound	
140. Paraffine wax candles, four cents per pound 4c. p. lb.	
141. British gum, dextrine, sizing cream and enamel sizing, ten per cent	
ad valorem 10 p.c.	
142. Lubricating oils, n.e.s., and axle grease, twenty-five per cent ad	
valorem	
which petroleum forms a part, when such contents are charge-	
able with a specific duty, twenty cents each 20c. each.	
144. Linseed or flaxseed oil, raw or boiled, lard oil, neatsfoot oil, and sesame seed oil, twenty per cent ad valorem	
145. Olive oil, prepared for salad purposes, thirty per cent ad valorem. 30 p.c.	
146. Vaseline, and all similar preparations of petroleum for toilet,	
medicinal or other purposes, thirty-five per cent ad valorem 35 p.c.	
147. Blacking, shoe, and shoemakers' ink, and shoe, harness and leather	
dressing, and harness soap, twenty-five per cent ad valorem 25 p.c.	
148. Ink for writing, twenty per cent ad valorem	
149. Blueing, laundry blueing of all kinds, twenty-five per cent ad valorem	
150. Dry white and red lead, orange mineral and zinc white, five per	
cent ad valorem	
151. Ochres, ochrey earths, raw siennas, and colours, dry, n.e.s., twenty per cent ad valorem	
per cent ad valorem	
152. Oxides, dry fillers, fire-proofs, umbers and burnt siennas, n.e.s., twenty-five per cent ad valorem	
153. Paints and colours, rough stuff and fillers, n.e.s., twenty-five per	
cent ad valorem	
lacquers, one dollar per gallon	,
155. Turpentine, spirits of, five per cent ad valorem	.11
156. Varnishes, lacquers, japans, japan driers, liquid driers, and oil finish, 20c. p. ganes., twenty cents per gallon and twenty per cent ad valorem & 20 p.c.	11.
157. Paris green, dry, ten per cent ad valorem	
158. Putty, fifteen per cent ad valorem 15 p.c.	

Earths, Earthenware, Glassware and Stoneware.

159. Brick for building and paving brick, twenty per cent ad va 160. China and porcelain ware, also, earthenware and stoneware,	
or coloured and Rockingham ware, white granite or iro ware, "C.C." or cream-coloured ware, decorated, prin	nstone ted or
sponged, and all earthenware, n.e.s., thirty per cent ad vale 161. Earthenware and stoneware, viz., demijohns or jugs, chu	irns or
162. Earthenware or stone ink bottles, not exceeding three capacity, twenty per cent ad valorem	ounces
163. Drain tiles, not glazed, twenty per cent ad valorem	20 p.c.
blocks, glazed or unglazed, and earthenware tiles, thir per cent ad valorem	ty-five 35 p.c.
165. Crystal and decorated glass tableware: made expressly for a ing with silver-plated trimmings, when imported by	mount- manu-
facturers of plated-ware, twenty per cent ad valorem 166. Glass carboys and demijohns, empty or filled, bottles and decay and the same and place helds and contains and place helds and and any process.	anters,
flasks and phials, glass jars and glass balls, and cut, pres moulded glass tableware, thirty per cent ad valorem 167. Insulators of all kinds, and lamps, including are and incande	30 p.c.
lamp chimneys, side-lights and head-lights, lamps, gas-light electric-light shades, and globes—for lanterns, lamps, e	ht and
lights and gas lights, thirty per cent ad valorem	30 p.c.
or tinted or muffled glass in sheets, twenty per cent ad va 169. Ornamental, figured and enamelled coloured glass; painte vitrified glass; figured, enamelled and obscured white glass	ed and
rough rolled plate glass, twenty-five per cent ad valorem 170. Plate glass, not coloured, in panes of not over twelve squa	25 p.c. re feet
each, four cents per square foot; and when bevelled, two per square foot additional	2c. p. sq. ft.
thirty square feet each, six cents per square foot; and bevelled, two cents per square foot additional	when 6c, p. sq. ft.
172. Plate glass in panes of over thirty and not over seventy sefect each, eight cents per square foot; and when bevelled cents per square foot additional	square
173. Plate glass in panes of over seventy square feet each, nine	cents
per square foot; and when bevelled, two cents per square additional. 174. Silvered glass, n.e.s., twenty-seven and one-half per ce valorem.	2c. p. sq. ft. nt ad
175. Silvered glass, bevelled, thirty-two and one-half per cer	nt a d
valorem	30 p.c.
plate glass, twenty per cent ad valorem	20 p.c. 30 p.c.
179. Spectacle and eyeglass frames, parts of, twenty per cenvalorem	20 p.c.
181. Magic lanterns and slides therefor, philosophical, photogramathematical and optical instruments, n.e.s., twenty-five per	aphic, r cent
ad valorem	25 p.c.

182	Cement, including Portland or Roman and hydraulic or water	r
183.	lime, forty cents per barrel, including the duty on the barrel Plaster of Paris, or gypsum, ground, not calcined, fifteen per	40c. p. bri.
	cent ad valorem	15 p.c.
184.	cent ad valorem Plaster of Paris, calcined or manufactured, forty cents per barrel of 300 pounds	40c. p. brl.
185.	Flagstones, granite, and rough freestone, sandstone and all building stone, except marble from the quarry, not hammered	
	or chiselled, twenty per cent ad valorem	20 n.e
186.	Granite, flagstones and freestones, dressed; all other building stone dressed, except marble, and all manufactures of stone	•
	n.e.s., thirty per cent ad valorem	20 n a
187.	Grindstone, not mounted, and not less than twelve inches in	50 p.c.
	diameter, one dollar and seventy-five cents per ton	\$1.75 p. ton.
188.	Lithographic stones, not engraved, twenty per cent ad valorem	20 p.c.
189.	Blocks or slabs of marble, sawn on not more than two sides, ten	-
100	per cent ad valorem	10 p.c.
190.	Marble in slabs or blocks, sawn on more than two sides, twenty per	
191	cent ad valorem	20 p.c.
101.	provided for; also, slate mantels, slates and manufactures of	•
	slate, n.e.s., thirty per cent ad valorem	30 n.e
192.	Emery wheels and manufactures of emery, twenty-five per cent	50 p.c.
	ad valorem	25 p.c.
193.	Slate pencils, twenty-five per cent ad valorem	25 p.c.
194.	Slates, slate mantels and other manufactures of slate, n.e.s.,	. 1
	school writing slates, and roofing slate, thirty per cent ad	
	valorem, provided that the duty on roofing slate shall not exceed	
	seventy-five cents per square for black or blue slate, and ninety	
-0-	cents for slates of other colours	30 p.c.
195.	Mosaic flooring of any material, thirty per cent ad valorem	30 p. c.
	Leather: Manufactures of, and Rubber.	
100	77 1. 1.11 (1.11 1.22	
196.	Fur skins, wholly or partially dressed, fifteen per cent ad valorem.	15 p.c.
134.	Caps, hats, muffs, tippets, capes, coats, cloaks and other manufactures of fur, twenty-five per cent ad valorem	0t
198.	Leather-board and leatheroid, and boot and shoe counters made	29 p.c.
	from leatheroid, twenty per cent ad valorem	20 n.c.
199.	Leather and skins not otherwise provided for, tanned; belting	-
	leather, and sole leather, fifteen per cent ad valorem	15 p.c.
200.	Upper leather including dongola, cordovan, kid, lamb, sheep,	
	kangaroo, alligator and chamois skins, and calf, dressed, waxed	167
201	or glazed, seventeen and one-half per cent ad valorem	17½ p.c.
201.	valorem	10 n a
202.	Japanned, patent or enamelled leather and morocco leather, twenty-	10 p.c.
	two and one-half per cent ad valorem	22½ p.c.
203.	Skins for morocco leather, tanned but not further manufactured.	
004	fifteen per cent ad valorem	15 p.e.
ZU4.	Glove leathers, viz.: kid, lamb, buck, deer, antelope and water-	
	hog, tanned or dressed, coloured or uncoloured, when imported	
	by glove manufacturers for use in their own factories in the manufacture of gloves, ten per cent ad valorem	10 - 2
205	All manufactures of leather, n.e.s., twenty-five per cent ad valorem	10 p.c.
206	Belting of leather or other material, n.e.s., twenty per cent ad	20 p.c.
•	valorem	20 p.c.

207. Harness and saddlery of every description, thirty per cent	ad
208. Whips of all kinds, including thongs and lashes, thirty-five p	30 p.c. er
cent ad valorem	35 p.c.
210. India-rubber boots and shoes with tops or uppers of cloth or of m	
terial other than rubber, thirty per cent ad valorem	30 p.c.
terial other than rubber, thirty per cent ad valorem	er
and gutta percha, n.e.s., twenty-five per cent ad valorem	25 p.c.
212. India-rubber clothing and clothing made waterproof with Ind	ia-
rubber, thirty-five per cent ad valorem	35 p.c.
213. Rubber or gutta percha belting, hose, packing, mats and matti and cotton or linen hose lined with rubber, thirty-two and a-h-	ng Je
per cent ad valorem	391 n.e
por cont au busorem	022 p.c.
Metals and Manufactures of.	
214. Wrought scrap iron and scrap steel being waste or refuse wroug	
iron or steel, fit only to be re-manufactured, the same having	ng
been in actual use, not to include cuttings or clippings which c	an
be used as iron or steel without re-manufacture, and steel blocends and crop ends of steel rails, three dollars per ton; and	
and after the first day of January, eighteen hundred and nine	ου φο ρ. του. .v-
five, four dollars per ton	
215. Iron or steel being pieces, punchings, or clippings of boiler plate	or
other plates, sheets or bars of iron or steel, whether the san	
have had the ragged or cropped ends or edges sheared off	or
not, and crops from iron or steel rails having both ends sawn	or 6+
sheared off, the same not having been in actual use and being for re-rolling or re-manufacture only, four dollars per ton	\$ 4 n ton
216. Iron in pigs, iron kentledge and scrap iron, four dollars per ton	\$4 p. ton
217. Ferro-silicon spiegeleisen, ferro-manganese, five per cent ad valore	m 5 p.e.
218. Iron or steel ingots, cogged ingots, blooms and slabs, billets as	nd
puddled bars, loops or other forms less finished than iron	
steel bars but more advanced than pig iron, except casting	,'8,
five dollars per ton	5 5 p. ton.
squares; shapes of rolled iron or steel, not more than four inch	
in diameter, and flats not thinner than number sixteen gaug	
whether in coils, bundles, rods or bars, n.e.s., ten dollars per to	
220. Iron or steel plates or sheets, sheared or unsheared, hoop, ban	
strip and skelp iron or steel, sheared or rolled in grooves, as	ıd
iron or steel of all widths not thinner than number sixted	
gauge, n.e.s., ten dollars per ton	\$10 p. ton.
wide, and plates or sheets of iron or steel thirty inches wide	le
and over, and one-quarter of an inch and over in thickness	·S,
twelve and one-half per cent ad valorem	12½ p.c.
222. Iron or steel sheets, hoops, bands, and strips, or other iron	or
steel of all widths, sheet iron, common or black, smoothe	
polished, coated or galvanized and Canada plates, number seve	n-
teen gauge and thinner, five per cent ad valorem	ə p.c.
cultural implements, when cut to shape from rolled plates	
steel but not moulded, punched, polished or otherwise man	u-
factured, and being of a greater value than four cents per poun-	d,
five per cent ad valorem	5 p.c.

223a. Provided that on all iron and steel bars, rods, strips, or steel sheets of whatever shape, and on all iron or steel bars of irregular shape or section, cold rolled, cold hammered or polished in any way in addition to the ordinary process of hot rolling or hammering, there shall be paid \(\frac{1}{6} \) of one cent per pound in ad-	•
dition to the rates imposed on the said materials	6 c. p. lb.
cent ad valorem, but not less than fifteen dollars per ton 225. Rolled iron or steel angles, channels and other sections, weighing less than thirty-five pounds per lineal yard, n.e.s., thirty-five	
per cent ad valorem, but not less than ten dollars per ton 226. Rolled iron or steel angles, channels and special sections, weighing not less than 35 pounds per lineal yard, and rolled iron or steel	
beams, joists, girders, column sections, trough sections, and other building or bridge structural sections, weighing not less than 25 pounds per lineal yard, and rolled iron or steel bridge plate not	
less than \$\frac{3}{8}\$ of an inch thick nor less than 15 inches wide, and flat eye bar blanks not punched or drilled, twelve and one-half per cent ad valorem	12 1 p.c.
227. Iron bridges and structural iron work, thirty per cent ad valorem,	
but not less than one cent per pound	
for private purposes only, and even although they are not used or intended to be used in connection with the business of common carrying of goods or passengers, thirty per cent ad valorem	
 229. Railway fish plates and tie plates, ten dollars per ton	\$10 p. ton.
231. Axles, springs and parts thereof, axle bars and axle blanks of iron or steel for railway or tramway vehicles, \$20 per ton, but	#20
232. Axles, springs and parts thereof, axle bars and axle blanks of iron or steel not elsewhere specified, one cent per pound and	1c. p. lb. &
233. Malleable iron castings and iron or steel castings, n.e.s., twenty-	20 p.c.
234. Cast iron vessels, plates, stove plates and irons, sad irons, hatters' irons, and tailors' irons, twenty-seven and one-half per cent ad	25 p.c.
valorem 235. Cast iron pipe of every description, ten dollars per ton, provided that the duty shall not be less than thirty-five per cent ad	not less than
valorem	•
or flues for marine boilers, seven and one-half per cent ad valorem. 237. Lap-welded iron or steel tubing, threaded and coupled or not, one and one-quarter to two inches inclusive in diameter, for use exclusively	$7\frac{1}{2}$ p.c.
in artesian wells, petroleum pipe lines and petroleum refineries, under regulations to be made by the Governor in Council, twenty per cent ad valorem	20 n.a
Par some and provident contraction of the same of the	20 p.c.

238.	Tubes not welded, not more than one and one-half inch in diameter of rolled steel, fifteen per cent ad valorem	, 15 p.c.
2 39.	Wrought iron or steel tubing, threaded and coupled or not, over two inches in diameter, fifteen per cent ad valorem	•
240.	Other wrought iron or steel tubes, or pipes five-tenths of one cent per pound and thirty per cent ad valorem	5 10 p.c. p. lb. &
241.	Wrought iron or steel pipe fittings and chilled iron or steel rolls, thirty-five per cent ad valorem.	35 p.e.
24 2.	thirty-five per cent ad valorem	5 n e
243.	Nails and spikes, wrought and pressed, galvanized or not, horse- shoe nails, and all wrought iron or steel and other nails not else- where specified, and horse, mule and ox shoes, thirty per cent and	·
244.	valorem	•
$245. \\ 246.$	Wire nails, one cent per pound	. 1c. p. lb.
247.	three-fourths of one cent per pound	
248.	Cut tacks, brads or sprigs, not exceeding sixteen ounces to the thousand, one and one-half cents per thousand; exceeding sixteen	•
249.	ounces to the thousand, one and one-half cents per pound Screws, commonly called "wood screws" two inches and over in length, three cents per pound; one inch and less than two inches,	1½c., p. lb. 3c. p. lb.
	six cents per pound; less than one inch, eight cents per pound; provided that the duty shall not be less than thirty-five per cent	8c. p. lb.
250.	ad valorem	35 p.c.
251.	Wrought iron or steel nuts and washers, iron or steel rivets, bolts	30 p.c.
	with or without threads, nut and bolt and hinge blanks, n.e.s., and "T" and strap hinges, one cent per pound and twenty per cent ad valorem	1c. p. lb. & 20 p.c.
252.	Wrought iron or steel nuts and washers, iron or steel rivets, bolts with or without threads, nut and bolt and hinge blanks, less	1
	than three-eighths of an inch in diameter, one cent per pound and twenty-five per cent ad valorem	25 p.c.
	Skates, ten cents per pair and thirty per cent ad valorem	& 30 p.c.
	Clothes wringers, twenty-five cents each and twenty per cent ad valorem	20 p.c.
255.	Cutlery, not otherwise provided for, twenty-five per cent ad valorem	25 p.c.
256.	Celluloid, moulded into sizes for handles of knives and forks, not bored nor otherwise manufactured; also, moulded celluloid halls and cylinders, coated with tinfoil or not, but not finished or further manufactured, and celluloid lamp shade blanks, ten per cent ad	
257.	valorem	•
258.	Cast iron table forks, not handled nor ground, or otherwise manu-	-
260.	factured, ten per cent ad valorem	10 p.c.
	same, and tools of all descriptions, n.e.s., thirty-five per cent ad valorem	35 p.c.

2 61.	Track tools, wedges, crowbars and sledges, thirty per cent ad valorem	20 p.e
	rakes, n.e.s., and hoes, and other agricultural tools or implements,	
2 63.	n.e.s., thirty-five per cent ad valorem	35 p.c.
	to shape for same, fifty cents per dozen and twenty-five per cent ad valorem	50c. p. doz. & 25 p.c.
264.	Files and rasps, thirty-five per cent ad valorem	35 p.c.
265	Steel needles, n.o.p., thirty per cent ad valorem	30 p.c.
266.	Surgical and dental instruments of all kinds, fifteen per cent ad valorem	
267.	Safes, doors for safes and vaults, scales, balances and weighing beams, thirty per cent ad valorem	_
000	Time on mines and extinguishers, thinty five now contraductions	25 m.a
269.	Fire engines and extinguishers, thirty-five per cent ad valorem Switches, frogs, crossings and intersections for railways, thirty per cent ad valorem	55 p.c.
	per cent aa vatorem	30 p.c.
270.	Locomotives for railways, thirty-five per cent ad valorem	35 p.c.
271	Steam engines, boilers and machinery composed wholly or in part of iron or steel, not elsewhere specified, twenty-seven and a half per cent ad valorem	
	per cent ad valorem	$27\frac{1}{2}$ p.c.
2 72.	Mowing machines, self-binding harvesters, harvesters without	- 1
-•	binders, binding attachments, reapers, sulky and walking ploughs, harrows, cultivators, seed drill and horse rakes, twenty per cent	
	ad valorem	20 n.c
979	Portable machines, portable steam engines, threshers and separa-	20 p.c.
415.	to table machines, portable steam engines, threshers and separa-	
	tors, horse-powers, portable saw mills and planing mills, and	
	parts thereof in any stage of manufacture, thirty per cent ad	
	valorem	30 p.c.
274.	Sewing machines, or parts thereof, thirty per cent ad valorem	30 p.c.
275.	Pumps of all kinds and wind mills, thirty per cent ad valorem	30 p.c.
276.	Pumps of all kinds and wind mills, thirty per cent ad valorem Type for printing, twenty per cent ad valorem	20 p.c.
277	Type metal, ten per cent ad valorem	10 p.c.
270	Bookbinders' tools and implements, including ruling machines, ten	10 p.c.
	per cent ad valorem	10 p.c.
279.	Printing presses and printing machines, such only as are used in	
	newspaper, book, and job printing offices; folding machines and	•
	paper cutters, such as are used in printing and bookbinding estab-	
	lishmencs,—and lithographic presses, ten per cent ad valorem	10 p.c.
2 80.	Plates engraved on wood, and on steel or other metal, and transfers taken from the same, twenty per cent ad valorem	_
281	Stereotypes, electrotypes and celluloids for almanucs, calendars,	F
201.	illustrated pamphlets, newspaper advertisements or engravings,	
	and all other like work for commercial trade on other purposes	
	and all other like work for commercial, trade or other purposes,	
	n.e.s., and matrices or copper shells for the same, two cents per	
	square inch	2c. p. sq. 1n.
282.	Stereotypes, electrotypes and celluloids of newspaper columns, and	
	bases for the same, composed wholly or partly of metal or celluloid,	
	three-eighths of a cent per square inch, and matrices or copper	&c. p. sa. in.
	shells for the same, two cents per square inch	
283	Bird cages, thirty-five per cent ad valorem	35 n.c
200∂.	Daylad wine femaing of inen on steel three femaths of any contract	50 p.c.
2 84.	Barbed wire fencing of iron or steel, three fourths of one cent per	3 11
00-	pound	₹c. p. 1b.
285 .	Buckthorn and strip fencing of iron or ster' one-half of one cent	
	per pound	½c. p. lb.
286.	Machine card clothing, twenty-five per cent ad valorem	25 p.c.
	.	-

287.	Pins, manufactured from wire of any metal, thirty per cent act valorem	
288	Wire-cloth of brass or copper, twenty per cent ad valorem	20 p.c.
280	Wire cloth, n.e.s., thirty per cent ad valorem	20 p.c.
200.	Copper wire, fifteen per cent ad valorem	15 p.c.
201	Wire covered with cotton, linen, silk or other material, thirty per	. 10 p.c.
201.	cent ad valorem	
202	Wire of brees ton non contad valorem	10 p.c.
202.	Wire of brass, ten per cent ad valorem	, 10 p.c.
200.	barbed wire for use in their factories, fifteen per cent ad valorem	15 n.e
201	Wire of all kinds, n.e.s., twenty-five per cent ad valorem	25 p.c.
205	Wire rope of iron or steel, not otherwise provided for, twenty-five	20 p.c.
400.	nor cont ad valorem	25 n.c
206	per cent ad valorem Fire-arms, twenty per cent ad valorem	20 p.c.
200.	Manufactures, articles or wares not specially enumerated or provided	20 p.c.
491.	for, composed wholly or in part of iron or steel, and whether	
	north on wholly manufactured twenty veren and a half nor cent	
	ad valorem	971 n o
298	partly or wholly manufactured, twenty-seven and a-half per cent ad valorem Corset clasps, spoon clasps or busks, blanks, busks, side steels and	212 p.c.
200.	other corset steels, whether plain, japanned, lacquered, tinned or	
	covered with paper or cloth; also, back, bone or corset wires,	
	covered with paper or cloth, cut to lengths and tipped with brass	
	or tin, or untipped or in coils, five cents per pound and twenty	5e n lb
	per cent ad valorem	& 20 n.e.
299	per cent ad valorem	to 20 p.o.
_00.	seven and one-half per cent ad valorem	27½ p.e.
300	Gas meters, thirty-five per cent ad valorem	35 p.c.
301	Bells of any description except for churches and gongs twenty-	o., p.o.
00	five per cent ad valorem.	25 p.c.
302.	Bells of any description, except for churches, and gongs, twenty- five per cent ad valorem	P
	or copper not elsewhere specified, thirty per cent ad valorem	30 p.c.
303.	Zinc, manufactures of, not elsewhere specified, twenty-five per	1.
	cent ad valorem	25 p.c.
304.	Babbit metal, ten per cent ad valorem	10 p.c.
305.	Phosphor bronze, in blocks, bars, sheets and wire, ten per cent ad	1
	valorem	10 p.c.
306.	Lead, bars, block and sheets, sixty cents per hundred pounds	60c.p. 100lbs
307.	Lead, old, scrap and pig, forty cents per one hundred pounds	40c.p. 100lbs
308.	Lead pipe and lead shot, four-tenths of a cent per pound and	-4 ₆ c. p. lb. &
	twenty-five per cent ad valorem	¹ 25 p.c.
309.	Lead, manufactures of, n.e.s., thirty per cent ad valorem	30 p.c.
310.	Cans and packages made of tin or other material, containing fish of	•
	any kind admitted free of duty under any existing law or treaty,	
	not exceeding one quart in contents, one cent and a-half on each	
	can or package; and when exceeding one quart, an additional	
	duty of one cent and a-half for each additional quart or fractional	
	part thereof	1 ½ c. p. qt.
311.	Stamped tinware, japanned ware, galvanized iron ware, including	
	signs made from these materials, and all manufactures of tin,	
	n.e.s., twenty-five per cent ad valorem	25 p.c.
312.	Enamelled iron or steel ware, including signs and letters enamelled	
	on any metal and granite or agate ware, thirty-five per cent	
	_ ad valorem	35 p.c.
313.	Telephone and telegraph instruments; telegraph, telephone and elec-	
	tric light cables; electric and galvanic batteries, electric motors,	
	generators, dynamos, sockets and electric apparatus not elsewhere	0.5
	specified, twenty-five per cent ad valorem	25 p.c.
314.	Chrome steel, fifteen per cent ad valorem	15 p.c.

Gold, Silver and Jewellery.

		Gota, Biller and Dewellery.	
	315.	Composition metal for the manufacture of filled gold watch cases,	
	316.	ten per cent ad valorem	10 p.c.
		not plated, twenty-five per cent ad valorem	25 p.c.
	317.	Nickel anodes, ten per cent ad valorem	10 p.c.
		per cent ad valorem	25 p.c.
	319.	Manufactures of gold and silver, and all other articles, not elsewhere	•
		specified, commercially known as jewellery, twenty-five per cent ad valorem	25 p.c.
	320.	Sterling silver tableware and platedware, all other, electroplated or gilt, of all kinds, whether plated wholly or in part, thirty per cent	
		ad valorem	30 p.c.
	321.	ad valorem	25
	322.	per cent ad valorem	39 p.e.
		tured, and imitations thereof, ten per cent ad valorem	
	323.	Clocks, n.e.s., twenty-five per cent ad valorem	25 p.c.
	324. 325	Tower clocks, thirty per cent ad valorem	25 n.e.
	326.	Watch actions or movements, ten per cent ad valorem	10 p.c.
	327.	Watch cases, thirty-five per cent ad valorem	35 p.c.
	328.	Cases for jewels, watches, silverware, platedware, cutlery and other	
	200	like articles, five cents each and thirty per cent ad valorem	30 p.c.
	<i>329</i> .	Writing desks, glove boxes, handkerchief boxes, manicure cases, per- fume cases, toilet cases and fancy cases for smokers' sets, and	
		similar fancy articles made of bone, shell, horn, ivory, wood,	
		leather, plush, satin, silk, satinette, celluloid, aluminum, fibre-	
		ware of all kinds, or paper; dolls and toys of all kinds, includ-	
		ing sewing machines, when of not more than two dollars in	
		value; ornaments of alabaster, spar, amber, terra cotta or com- position; and statuettes and bead ornaments, n.e.s., thirty-five	
		per cent ad valorem	35 p.e.
		Minerals.	-
	990		
•	33U,	Asbestos in any form other than crude, and all manufactures thereof, twenty-five per cent ad valorem.	25 p.c.
	331.	Plumbago, crude, ten per cent ad valorem	10 p.c.
	332.	Plumbago, all manufactures of, n.e.s., twenty-five per cent ad	•
	000		25 p.c.
•	ა ა ა.	Electric light carbons or carbon points, not exceeding twelve inches in length, two dollars and fifty cents per thousand, and in pro-	
		portion for greater or less lengths	\$2.50 p.1000
3	334.	Salt, fine, in bulk and coarse salt, n.e.s., five cents per one hundred	
•	335.	pounds	oc.p. 100 lbs.
•		to bear the same duty as if imported empty, seven and one-half	
		cents per one hundred pounds	$7\frac{1}{2}$ e.p.100 lbs.
		Manufactures of Wood; Vehicles, &c.	
;	336.	Cane reed or rattan, split or otherwise manufactured, seventeen and	
		one-half per cent ad valorem	17½ p.c.
:	337.	Corks and other manufactures of cork wood or cork bark, twenty	90 - 0
		per cent ad valorem	20 p.c.

33 8. 33 9.	Lumber and timber, manufactured, n.e.s., twenty per cent ad valorem. Shingles, wood pulp, twenty per cent ad valorem; provided that either shingles or wood pulp, or both, shall be admitted free of duty into Canada when either or both of these articles are admitted to free entry when exported from Canada into the		•
340.	United States		-
341.	only, ten per cent ad valorem	10	p.c.
342.	twenty per cent ad valorem	20	p.c.
343.	Umbrella, parasol and sunshade sticks or handles, n.e.s., twenty per cent ad valorem.		
344.	Veneers of wood, n.e.s., not over one-sixteenth of an inch in thickness, five per cent ad valorem.		•
345.	Veneers of wood, not over one-sixteenth of an inch thick, made from woods native to Canada, ten per cent ad valorem		
0.40	woods native to Canaaa, ten per cent aa vatorem	10	p.c.
346.	Wood pulp, twenty-five per cent ad valorem	25	p.c.
347.	Wood pulp, twenty-five per cent ad valorem	25	p.e.
348.	Picture and photograph frames, of any material, thirty per cent ad valorem	30	p.c.
34 9.	Mouldings of wood, plain, twenty per cent ad valorem	20	p.c.
350.	Mouldings of wood, gilded or otherwise further manufactured than plain, twenty-five per cent ad valorem	25	p.e.
351.	Fishing rods, thirty per cent ad valorem	30	n.c.
352.	Furniture of wood, iron or any other material, house, cabinet or office, finished or in parts, including hair and spring and other		1
	mattresses, bolsters and pillows, thirty per cent ad valorem	30	n.c.
353	Coffins and caskets, twenty-five per cent ad valorem.	25	n.e
354.	Billiard tables, with or without pockets, and bagatelle tables or boards, cues, balls, and cue racks, thirty-five per cent ad valorem.		_
255	Form and freight magana courts draws and similar schiolar transfer	J	p.c.
JJJ.	Farm and freight wagons, carts, drays and similar vehicles, twenty-five per cent ad valorem	25	r) e
356	Buggies, carriages and pleasure carts, and similar vehicles, n.e.s.,		
000.	costing not more than \$50, five dollars each and twenty-five per	25	n e
	cent ad valorem; costing more than \$50, thirty-five per cent ad	35	p.∘. n.e
	valorem; children's carriages, thirty-five per cent ad valorem	25	p.o.
257	Bicycles and tricycles, thirty per cent ad valorem	20	p.o.
358	Railway cars, sleighs, cutters, wheelbarrows, trucks, road or rail-	อบ	р.с.
000.	way scrapers and hand carts, thirty per cent ad valorem	30	n e
359.	Fibre ware, Kartavert, indurated fibre ware, vulcanized fibre ware		
360.	and all articles of like material, twenty-five per cent ad valorem. Lead pencils of all kinds, in wood or otherwise, twenty-five per cent		-
	ad valorem	20	р.с.
	Musical Instruments.		
361	Organs, cabinet, thirty per cent ad valorem	30	n.c.
362.	Organs, pipe organs, and sets or parts of sets of reeds for cabinet		_
969	organs, twenty-five per cent ad valorem	25	p.u.
ანპ. იღ4	Pianofortes, thirty-five per cent ad valorem	or or	p.c.
ა04. აღ⊭	Parts of pianofortes, twenty-five per cent ad valorem	20	p.c.
50).	Musical instruments of all kinds, not otherwise provided for, twenty-	25	n e

Sugar, Syrups and Molasses.

366. All sugar above number sixteen Dutch Standard in colour, and all refined sugars and molasses, n.o.p., of whatever kinds, grades or standards.	64 e n lh
standards	
therefor	
369. Sugar candy, brown or white, and confectionery, including sweetened gums, candied peel, and pop-corn, thirty-five per cent ad valorem	35 n e
370. Liquorice paste and liquorice in rolls and sticks, twenty per cent	
ad valorem	•
from which originally shipped. The packages in which imported, when of wood to be free.	
371a. (a) Testing by polariscope, forty degrees or over, a specific duty of one and one-half cents per gallon	$1\frac{1}{2}$ c. p. gall.
than thirty-five degrees, a specific duty of one and one-half cents per gallon, and in addition thereto one cent per gallon for each degree or fraction of a degree less than forty degrees	1 c. p. degree
Tl.,,,,;1,,,	

Textiles.

372. Co	otton batts, batting and sheet wadding, dyed or not, twenty-two	
8	and one-half per cent ad valorem	$22\frac{1}{2}$ p.c.
373. Co	otton warps and cotton yarns, dyed or undyed, n.e.s., twenty-five	
2 C	per cent ad valorem	25 p.c.
374, G1	ray, undicached cotton labrics, twenty-two and one-nait per cent	991 n.c
375. W	hite or bleached cotton fabrics, n.e.s., twenty-five per cent ad	22 p.c.
ı	valorem	25 p.c.
376. Co	valoremotton fabrics, printed, dyed or coloured, thirty per cent ad valorem.	30 p.c.
377. Cc	ollars of cotton, linen, xylonite, xyolite or celluloid, twenty-four	24c. p. doz.
.n=0. (1	cents per dozen and twenty-five per cent ad valorem	& 25 p.c.
	iffs of cotton, linen, xylonite, xyolite or celluloid, four cents per pair and twenty-five per cent ad valorem	
379. Sh	hirts, costing more than three dollars per dozen, twenty-five per	25 p.c. &
(cent ad valorem, and a specific duty of one dollar per dozen	\$1 p. doz.
380. Sh	nirts, n.e.s., thirty-five per cent ad valorem	35 p.c.
381. Co	prsets, linen, silk and cotton clothing and other articles made	
200 T	from cotton fabrics, thirty-two and a half per cent ad valorem	32½ p.c.
382. LE	unpwicks apes, black, twenty per cent ad valorem	20 p.c.
384 V	elvets, velveteens and plush fabrics, n.e.s., thirty per cent ad	20 p.c.
<i>i</i>	valorem	30 p.c.
385. W	ebbing, elastic and non-elastic, twenty per cent ad valorem	20 p.c.
386. Je	ans and coutils when imported by corset and dress stay makers	
1	for use in their own factories, twenty-five per cent ad valorem	25 p.c.

387. Laces, braids, fringes, embroideries, cords, elastic round or flat, including garter elastic, tassels and bracelets; braids, chains, cords or other manufacture of hair; lace collars and all similar goods; handkerchiefs, lace nets and nettings of cotton, silk, linen	
or other material; table cloths and curtains, when made up, trimmed or untrimmed, and belts of all kinds, thirty per cent	
ad valorem	•
and six cord, twelve and a half per cent ad valorem	
valorem	5 p.c. 1 c. p. lb.
391. Twine and cotton cordage, of all kinds, twenty-five per cent ad	5 n.e.
392. Rove, when imported for the manufacture of twine for harvest binders, ten per cent ad valorem	0 p.c.
393. Twine for harvest binders of hemp, jute, manilla or sisal, and of manilla and sisal mixed, twelve and a half per cent ad valorem 1	•
394. Canvas, and sail twine of hemp or flax when to be used for boats' and ships' sails, five per cent ad valorem	
395. Boot, shoe and stay laces of any material, thirty per cent advalorem. 396. Hammocks and lawn tennis nets and other articles manufactured	0 p.c.
of twine, n.e.s., thirty per cent ad valorem	0 p.c.
valorem	5 p.c.
399. Sails for boats and ships, twenty-five per cent ad valorem	5 p.c.
twenty per cent ad valorem	0 p.c.
jute combined, twenty per cent ad valorem	_
ten per cent ad valorem	_
and thrown organzine, not coloured, fifteen per cent ad valorem. 404. Sewing and embroidery silk and silk twist, twenty-five per cent ad valorem	o p.c.
405. Silk velvets and all manufactures of silk, or of which silk is the component part of chief value, not elsewhere specified, except	
church vestments, thirty per cent ad valorem) p.c.
406. Ribbons of all kinds and materials, thirty per cent ad valorem 30) p.e.
407. Wool, viz., Leicester, Cotswold, Lincolnshire, South Down combing wools, or wools known as lustre wools and other like combing	1h
wools, such as are grown in Canada, three cents per pound 30	s. p. 10.
408. Hair, curled or dyed, twenty per cent ad valorem	p.c.
409. Yarns, composed wholly or in part of wool, worsted, the hair of	
the alpaca, goat or other like animal, costing twenty cents per	. 11
pound and under, five cents per pound and twenty per cent ad 5c	p. 1b.
valorem	zo p.c.
410. Yarns, woollen and worsted, n.e.s., thirty per cent ad valorem 30	p.c.
411. Fabrics and manufactures composed wholly or in part of wool,	
worsted, the hair of the alpaca, goat or other like animal, n.e.s.,) n a
thirty per cent ad valorem 30	<i>р.</i> с.

413. i	Manufactures composed wholly or in part of wool, worsted, the hair of the alpaca, goat or other like animal, viz.: blankets and flannels of every description, cloths, doeskins, cassimeres, tweeds, coatings, overcoatings, and felt cloth, n.e.s., five cents per pound and twenty-five per cent ad valorem	5c. p. lb. & 25 p.c. 25 p.c. 30 p.c.
	nor in Council, twenty-two and one-half per cent ad valorem	22½ p.c.
4 16.	Felt, pressed, of all kinds, not filled or covered by or with any	181
417. 8	woven fabric, seventeen and one-half per cent ad valorem Socks and stockings of all kinds, n.e.s., ten cents per dozen pairs	
	and thirty-five per cent ad valorem	& 35 p.c.
418.	Knitted goods of every description, including knitted underwear, n.e.s., thirty-five per cent ad valorem	25 n.e
419. (Carpets, mats and rugs, n.e.s., thirty per cent ad valorem	30 p.c.
420. (Carpeting, mats and matting of cocoa, hemp or jute, and carpet	_
421. 7	linings and stair pads, twenty-five per cent ad valorem	25 p.c.
	posed wholly of cotton or other material than wool, worsted, the	
	hair of the alpaca goat or other like animal, three cents per square yard and twenty-five per cent ad valorem	3c. p. sq.
42 2. ']	Preble ingrain three-ply and two-ply carpets composed wholly of	•
	wool, five cents per square yard and twenty-five per cent ad	5c. p. sq.
42 3. (valorem	ya. & 25 p.c.
	unions, silk or ramic, sixty inches or over in width and weigh-	
	ing not more than seven ounces to the square yard when imported exclusively for the manufacture of mackintosh clothing,	
	under regulations to be adopted by Governor in Council, twelve	
	and one-half per cent ad valorem	$12\frac{1}{2}$ p.e.
424. (Diled silk and cloth, India-rubbered, flocked or coated with	
4 25. I	rubber, n.o.p., twenty-seven and one-half per cent ad valorem Enamelled floor, stair, shelf and table oil-cloth, cork matting or carpet, and linoleum, thirty per cent ad valorem, but not less than four cents per square yard	30 p.c., but not less than
4 26. \	Window shade roller, thirty-five per cent ad valorem,	35 p.c.
427. V	Vindow shades in the piece or cut and hemmed or mounted on	35 p.c., but
	roller, thirty-five per cent ad valorem, but not less than five cents per square yard	not less than
42 8. G	cents per square yard	96. p. sq. ya. 35 p.e.
429. C	lothing, ready-made and wearing apparel of every description	P
	composed wholly or in part of wool, worsted, the hair of the	5 11
	alpaca, goat or other like animal, n.o.p., five cents per pound and thirty per cent ad valorem	əc, p. 1b. & 30 n.e
430. I	and thirty per cent ad valorem	30 p.c.
431. T	Jmbrellas, parasols and sunshades of all kinds and materials,	
	thirty-five per cent ad valorem	35 p.c.

457. Anchovies and sardines, packed in oil or otherwise, in tin bo measuring not more than five inches long, four inches wide a three and a half inches deep, five cents per whole box; in boxes measuring not more than five inches long, four inches w and one and five-eighths deep, two and a half cents per half be and in quarter boxes, measuring not more than four inches a three-quarters long, three and a half inches wide and one a quarter deep, two cents each per quarter box	and palf 5c. p. box. ide $0x$; $2\frac{1}{2}$ c. p. $\frac{1}{2}$ box. and and
458. When imported in any other form, thirty per cent ad valorem.	30 p.c.
459. Fish, preserved in oil, except anchovies and sardines, thirty	per
459. Fish, preserved in oil, except anchovies and sardines, thirty cent ad valorem. 460. Fresh or dried fish, n.e.s., imported in barrels or half barrels, or	30 p.c.
460. Fresh or dried fish, n.e.s., imported in barrels or half barrels, or	one
cent per pound	1c. p. lb.
not specially enumerated or provided for in this Act, twenty-f	ive
per cent ad valorem	25 p.e.
per cent ad valorem	10c. p. gall.
463. Oysters, canned, in cans not over one pint, three cents per canned, in cans not over one pint, three cents per canned.	an,
including the cans	3c. p. can.
464. Oysters in cans over one pint and not over one quart, five cents]	oer _
can, including the cans	5c. p. can.
465. Oysters in cans exceeding one quart in capacity, an addition	nal
duty of five cents for each quart or fraction of a quart of cap	oa-
city over a quart, including the cans	5c. p. qt.
466. Oysters in the shell, twenty-five per cent ad valorem	25 p.c.
467. Packages containing oysters or other fish, not otherwise provide	
for, twenty-five per cent ad valorem	25 p.c.
468. Oil, spermaceti, whale and other fish oils, and all other articles t	ne tr
produce of the fisheries, not specially provided for, twen	20 n.a
per cent ad valorem	20 p.c.

SCHEDULE "B."

Free Goods.

469. Articles for the use of the Governor General.

470 The following articles when imported by and for the use of the Army and Navy:

—Arms, military or naval clothing, musical instruments for bands, military stores and munitions of war.

- 471. Articles imported by and for the use of the Dominion Government or any of the Departments thereof, or by and for the Senate or House of Commons, including the following articles when imported by the said Government or through any of the Departments thereof for the use of the Canadian Militia:—" military clothing, musical instruments for military bands, military stores and munitions of war."
- 472. Articles for the personal use of Consuls General who are natives or citizens of the country they represent and who are not engaged in any other business or profession.

473. Travellers' baggage, under regulations prescribed by the Controller of Customs

474. Carriages for travellers and carriages laden with merchandise, and not to include circus troops nor hawkers, under regulations prescribed by the Controller of Customs.

475. Apparel, wearing and other personal and household effects, not merchandise, of British subjects dying abroad, but domiciled in Canada.

- 476. Settlers' effects, viz.:—Wearing apparel, household furniture, books, implements and tools of trade, occupation or employment, musical instruments, domestic sewing machines, live stock, carts and other vehicles and agricultural implements in use by the settler for at least six months before his removal to Canada, not to include machinery, or articles imported for use in any manufacturing establishment, or for sale; also, books, pictures, family plate or furniture, personal effects and heirlooms left by bequest provided that any dutiable article entered as settlers' effects may not be so entered unless brought with the settler on his first arrival, and shall not be sold or otherwise disposed of without payment of duty, until after twelve months actual use in Canada; provided also, that under regulations made by the Controller of Customs, live stock, when imported into Manitoba or the North-west Territories by intending settlers, shall be free until otherwise ordered by the Governor in Council.
- 477. Animals brought into Canada temporarily, and for a period not exceeding three months, for the purpose of exhibition or of competition for prizes offered by any agricultural or other association; (but a bond shall be first given in accordance with regulations prescribed by the Controller of Customs, with the condition that the full duty to which such animals would otherwise be liable shall be paid in case of their sale in Canada, or if not re-exported within the time specified in such bond).

478. Horses, cattle, sheep, swine and dogs for the improvement of stock, under regulations made by the Treasury Board and approved by the Governor in Council.

- 479. Menageries, horses, cattle, carriages and harness of, under regulations prescribed by the Controller of Customs.
- 480. Acids used for medicinal, chemical or manufacturing purposes, not specially provided for in this Act.

481. Admiralty charts.

482. Alum, in bulk only, ground or unground.

483. Aluminum, or aluminium sheets and alumina and chioride of aluminum or chloralum, sulphate of alumina and alum cake.

484. Ambergris.

485. Ammonia, sulphate of, sal-ammoniac.

486. Anatomical preparations and skeletons or parts thereof.

- 487. Aniline salts and arseniate of aniline; aniline dyes and coal tar dyes in bulk or packages of not less than one pound weight, including alizarine and artifical alizarine.
- 488. Aniline oil, crude.
- 489. Annato, liquid or solid.

490. Anchors.

491. Antimony salts; antimony, not ground, pulverized or otherwise manufactured.

492. Arsenic.

493. Asphalt or asphaltum and bone pitch, crude only.

494. Barrels or packages of Canadian manufacture exported, filled with Canadian products, when returned, under such regulations as the Controller of Customs prescribes.

495. Bees.

496. Bells, when imported for the use of churches.

497. Bismuth, metallic, in its natural state.

498. Blanketing and lapping, and discs or mills for engraving copper rollers, when imported by cotton manufacturers, calico printers and wall paper manufacturers, for use in their own factories only.

499. Blood albumen, and tannic acid.

500. Bolting cloth, not made up.

501. Bones, crude, not manufactured, burned, calcined, ground or steamed.

- 502. Books, viz.:—Bibles, prayer-books, psalm and hymn, and books printed in any language other than the English and French languages.
- 503. Books, embossed, for the blind, and books for the instruction of the deaf and dumb and blind.
- 504. Books printed by any Government or by any association for the promotion of science or letters and official annual reports of religious or benevolent associations and issued in the course of the proceedings of said association, to its members, and not for the purpose of sale or trade.
- 505. Books, not being printed or reprinted in Canada, which are included and used as text books in the curriculum of any university or incorporated college in Canada for the use of students thereof; books specially imported for the bona fide use of incorporate Mechanics' Institutes, public free libraries, and university and college libraries and law libraries of any duly organized law association or society for the use of its members, not more than two copies of each book under regulations to be made by Order in Council; and books, bound or unbound, which have been printed and manufactured more than twelve years.
- 506. Books printed in any of the languages or dialects of any of the Indian tribes of the Dominion of Canada.
- 507. Bookbinders' cloth.
- 508. Boracic acid, and borax, ground or unground, in bulk of not less than twenty-five pounds only.
- 509. Botanical specimens.
- 510. Brass scrap, and brass in sheets or plates.
- 511. Brass in bars, rods and bolts, drawn, plain and fancy tubing, not bent or otherwise manufactured, in lengths not less than six feet.
- 512. Brass in strips for printers' rules, not finished.
- 513. Brass and copper wire twisted, when imported by manufacturers of boots and shoes for use in their own factories.
- 514. Bristles.
- 515. Britannia metal in pigs and bars.
- 516. Bromine.
- 517. Broom corn.
- 518. Buckram for the manufacture of hat and bonnet shapes
- 519. Bullion, gold and silver, in bars, blocks or ingots, and bullion fringe.
- 520. Burgundy pitch.
- 521. Burr stones, in blocks, rough or unmanufactured, not bound up or prepared for binding into mill stones.
- 522. Caplins, unfinished Leghorn hats, and Manilla hoods.
- 523. Casts as models, for the use of schools of design.
- 524. Cat-gut strings or gut cord for musical instruments; cat-gut or worm-gut, unmanufactured, for whip and other cord.
- 525. Blast furnace slag.
- 526. Celluloid, xylonite or xyolite in sheets, and in lumps, blocks or balls in the rough.
- 527. Chalk stone, china or *Cornwall* stone, felspar and cliff stone, ground or unground.
- 528. Cherry heat welding compound.
- 529. Chloride of lime.
- 530. Chronometers and compasses for ships.
- 531. Cinnabar.
- 532. Citron, lemon and orange rinds in brine.
- 533. Clays, including China clay, fire clay and pipe clay.
- 534. Clothing, donations of, for charitable purposes.
- 535. Coal, anthracite, and anthracite coal dust.
- 536. Coal tar and coal pitch.
- 537. Coke.
- 538. Cobalt, ore of.

- 539. Cochineal.
- 540. Coins, cabinets of, collections of medals and of other antiquities, including collections of postage stamps.
- 541. Coins, gold and silver, except United States silver coin.
- 542. Coir and coir yarns.
- 543. Colours, metallic, viz.:—Oxides of cobalt, tin and copper, n.e.s.
- 544. Communion plate, when imported for the use of churches.
- 545. Copper, old and scrap, and copper in pigs, bars, rods and bolts, in lengths not less than six feet, copper ingots, sheets, plates and sheathing, not planished or coated.
- 546. Copper seamless drawn tubing.
- 547. Copper, precipitate of, crude.
- 548. Cotton wool and cotton waste.
- 549. Cotton yarns, number forty and finer.
- 550. Cups and other prizes won in bona fide competitions.
- 551. Curling stones of granite.
- 552. Cyanide of potassium.
- 553. Diamonds, unset, diamond dust or bort and black diamonds for borers.
- 554. Diamond drills for prospecting for minerals, not to include motive power.
- 555. Domestic fowls, pure-bred, for the improvement of stock, homing or messenger pigeons and pheasants and quails.
- 556. Dragon's blood.
- 557. Drugs, crude, such as barks, beans, berries, balsams, buds, bulbs, fruits, insects, grains, gums and gum resins, herbs, leaves, nuts, fruits and stem seeds—any of the foregoing which are not edible and in a crude state and not advanced in value by refining or grinding or any other process of manufacture and not otherwise provided for.
- 558. Duck for belting and hose when imported by manufacturers of rubber goods for use in their factories.
- 559. Dyeing or tanning articles, in a crude state, used in dyeing or tanning, not elsewhere specified; berries for dyeing or used for composing dyes, turmeric, nut galls; lac, crude, seed, button, stick and shell indigo, indigo paste and extract of, and indigo auxiliary or zinc dust; persis, or extract of archill and cudbear, terra japonica, gambier or cutch, extract of logwood, fustic, oak and of oak bark; camwood and sumae and extract thereof, tanners' bark, hemlock bark and oak bark.
- 560. Eggs and egg yolk.
- 561. Emery in bulk, crushed or ground.
- 562. Entomological specimens.
- 563. Felt, adhesive, for sheathing vessels.
- 564. Fertilizers, uncompounded or unmanufactured, including kainite or German potash salts, German mineral potash, bone dust, bone black or charred bone and bone-ash, fish offal or refuse, guano and other animal and vegetable manures.
- 565. Fibre, Mexican, and tampico or istle and vegetable fibres natural.
- 566. Fibrilla.
- 567. Fillets of cotton and rubber, not exceeding seven inches wide, when imported by and for the use of manufacturers of card clothing.
- 568. Fish hooks, nets and seines, and twines to be used in making nets or seines, and fishing lines, not to include sporting fishing tackle or hooks with flies or trawling spoons, or threads or twines commonly used for sewing or manufacturing purposes.
- 569. Flax fibre and flax tow.
- 570. Fire bricks, not to include stove linings, for manufacturing purposes.
- 571. Flint, flints and ground flint stones.
- 572. Florist stock, viz.:—Palms, orchids, azaleas, cacti, and flower bulbs of all kinds.
- 573. Foliæ digitalis.

- 574. Fossils.
- 575. Foot grease, being the refuse of cotton seed after the oil has been pressed out, but not when treated with alkalies.
- 576. Fruits, viz.:—Bananas, plantains, pine apples, pomegranates, guavas, mangoes and shaddocks; and wild blueberries, wild strawberries and wild raspberries.
- 577. Fuller's earth.578. Fur skins of all kinds not dressed in any manner.
- 579. Gannister.
- 580. Globes, geographical, topographical and astronomical.
- 581. Gold-beaters' moulds and gold-beaters' skins.
- 582. Gold and silver sweepings.
- 583. Grass, Manilla, Esparto or Spanish, and other grasses, and pulp of, including fancy grasses, dried but not coloured or otherwise manufactured.
- 584. Gravels.
- 585. Grease, rough, the refuse of animal fat, for the manufacture of soap only.
- 586. Grommits.
- 587. Gums, viz.:—Amber, Arabic, Australian, copal, dammar, elemy, kaurie, mastic sandarac, Senegal, shellac; and white shellac in gum or flake, for manufacturing purposes; and gum tragacanth, gum gedda and gum barberry.
- 588. Gutta-percha, crude.
- 589. Gypsum, crude (sulphate of lime).
- 590. Hair, cleaned or uncleaned, but not curled, dyed or otherwise manufactured.
- 591. Hatters' furs, not on the skin, and hatters' plush of silk or cotton.
- 592. Hemp, undressed.
- 593. Hides and skins, raw, whether dry, salted, or pickled, and raw pelts.
- 594. Hoofs, horn strips, horn and horn tips, in the rough, not polished or otherwise manufactured than cleaned.
- 595. Hoop iron, not exceeding three-eighths of an inch in width and being No. 25 gauge or thinner, used for the manufacture of tubular rivets.
- 596. Ice.
- 597. Indian corn of the varieties known as "Southern white Dent Corn" or horse tooth ensilage corn, and "Western yellow Dent Corn" or horse tooth ensilage corn, when imported to be planted or sown for soiling and ensilage, and for no other purpose, under regulations to be made by the Governor in Council.
- 598. Iodine, crude.
- 599. Ingot moulds.
- 600. Iron sand or globules, and dry putty for polishing glass or granite.
- 601. Iron liquor, solution of acetate of iron for dyeing and calico printing.
- 602. Iron or steel beams, sheets, plates, angles and knees for iron, steel or composite ships or vessels.
- 603. Iron or steel masts for ships, or parts of.
- 604. Iron, steel or brass manufactures, which at the time of their importation are of a class or kind not manufactured in *Canada*, when imported for use in the construction or equipment of ships or vessels.
- 605. Ivory and ivory nuts, unmanufactured, and veneers of ivory, sawn only.
- 606. Junk, old.
- 607. Jute and jute butts.
- 608. Jute cloth, as taken from the loom, not coloured, cropped, mangled, pressed, calendered nor finished in any way.
- 609. Jute, flax or hemp yarn, plain, dyed or coloured, when imported by manufacturers of carpets, rugs and mats, and of jute webbing or jute cloth, and twines for use in their own factories.
- 610. Jute canvas, not pressed or calendered, when imported by manufacturers of floor oil-cloth for use in their own factories.
- 611. Kelp.
- 612. Kyrolite or cyrolite, mineral.
- 613. Lamp black and ivory black.

- 614. Lava, unmanufactured.
- 615. Lead, nitrate and acetate of, not ground.
- 616. Leeches.
- 617. Lime juice, crude only.
- 618. Litharge.
- 619. Litmus and all lichens, prepared or not prepared.
- 620. Locomotive and car wheel tires of steel, when in the rough.
- 621. Locomotive and railway passenger, baggage and freight cars, being the property of railway companies in the *United States*, running upon any line of road crossing the frontier, so long as Canadian locomotives and cars are admitted free under similar circumstances in the *United States*, under regulations prescribed by the Controller of Customs.
- 622. Madder and munjeet, or Indian madder, ground or prepared, and all extracts of.
- 623. Manganese, oxide of.
- 624. Manuscripts and insurance maps.
- 625. Maps and charts for the use of schools for the blind.
- 626. Marble in the rough in blocks.
- 627. Meerschaum, crude or raw.
- 628. Mineral waters, natural, not in bottle, under regulations prescribed by the Controller of Customs.
- 629. Mineralogical specimens.
- 630. Mining and smelting machinery imported prior to the Sixteenth day of May, 1896, which is at the time of its importation of a class or kind not manufactured in Canada.
- 631. Models of inventions and of other improvements in the arts; but no article or articles shall be deemed a model which can be fitted for use.
- 632. Moss, Iceland, and other mosses, seagrass and seaweed, crude or in their natural state or cleaned only.
- 633. Musk, in pods or in grains.
- 634. Newspapers, and quarterly, monthly and semi-monthly magazines, and weekly literary papers, unbound.
- 635. Nickel.
- 636. Oakum.
- 637. Oils, viz.:—Cocoanut and palm, in their natural state; carbolic or heavy oil; olive oil, n.e.s., for manufacturing and mechanical purposes, and oil of roses including ottar or attar of roses.
- 638. Oil cake and oil cake meal, cotton seed cake and cotton seed meal, and palm nut cake and meal.
- 639. Osiers.
- 640. Ores of metal of all kinds.
- 641. Oxalic acid.
- 642. Oysters, seed and breeding, imported for the purpose of being planted in Canadian waters.
- 643. Paintings, in oil or water colours, by artists of well known merit, or copies of the old masters by such artists.
- 644. Paintings, in oil or water colours, the production of Canadian artists, under regulations to be made by the Controller of Customs.
- 645. Palm leaf, unmanufactured.
- 646. Philosophical instruments and apparatus—that is to say, such as are not manufactured in the Dominion, when imported for use in universities, colleges, schools and scientific societies.
- 647. Phosphorus.
- 648. Pictorial illustrations of insects, &c., when imported for the use of colleges and schools, scientific and literary societies.
- 649. Pitch (pine), and pine tar in packages of not less than fifteen gallons each.
- 650. Plaits, chip, manilla, cotton, mohair, straw, Tuscan and grass.

- 651. Platinum sheets and wire; and retorts, pans, condensers, tubing and pipe made of platinum, when imported by manufacturers of sulphuric acid for use in their works in the manufacture or concentration of sulphuric acid.
- 652. Plumbago crucibles.
- 653. Potash, chlorate of, in crystals, when imported for manufacturing purposes only; potash, muriate and bi-chromate of, crude, caustic potash, and red and yellow prussiate of potash; also, ashes, pot and pearl, in packages of not less than twenty-five pounds weight.
- 654. Precious stones, in the rough.
- 655. Prunella.
- 656. Pumice and pumice stone, ground or unground.
- 657. Quicksilver.
- 658. Quills in their natural state or unplumed.
- 659. Quinine, salts of.
- 660. Rags of cotton, linen, jute, hemp, and woollen, paper waste clippings, and waste of any kind except mineral waste.
- 661. Red liquor, a crude acetate of aluminium prepared from pyroligneous acid, for dyeing and calico printing.
- 662. Rennet, raw or prepared.
- 663. Resin or rosin in packages of not less than one hundred pounds, and rosin oil.
- 664. Ribs of brass, iron or steel, runners, rings, caps, notches, ferrules, mounts and sticks or canes in the rough, or not further manufactured than cut into lengths suitable for umbrella, parasol or sunshade sticks, when imported by manufacturers of umbrellas, parasols and sunshades for use in their factories in the manufacture of umbrellas, parasols and sunshades only.
- 665. Roots, medicinal, viz.:—Alkanet, crude, crushed or ground, aconite, calumba, gentian, ginseng, jalap, ipecacuanha, iris, orris root, liquorice, sarsaparilla, squills, taraxacum, rhubarb, and valerian, unground.
- 666. Rubber, crude, caoutchouc or India rubber, unmanufactured; hard rubber in sheets, but not further manufactured, and recovered rubber and rubber substitute.
- 667. Saddle jiggers, stirrups, and saddle-trees of all kinds.
- 668. Saffron, saffron cake, safflower, and extract of.
- 669. Salt, imported from the United Kingdom or any British possession, or imported for the use of the sea or gulf fisheries, not otherwise provided for.
- 670. Saltpetre.
- 671. Sand.
- 672. Sausage skins or casings, not cleaned.
- 673. Scrap iron and scrap steel, old and fit only to be re-manufactured, being part of or recovered from any vessel wrecked in waters subject to the jurisdiction of Canada.
- 674. Seedling stock for grafting, viz .: Plums, pear, peach and other fruit trees.
- 675. Seeds, viz.:—Annato, beet, carrot, flax, turnip, mangold and mustard, and aromatic seeds which are not edible and are in a crude state, and not advanced in value or condition by grinding or refining, or by any other process of manufacture, viz.:—Anise, anise star, caraway, cardamon, coriander, cumin, fennel and fenugreek.
- 676. Beans, viz. :—Tonquin, vanilla and nux vomica, crude only, locust beans and locust bean meal, and cocoa beans, not roasted, crushed or ground.
- 677. Shells, tortoise and mother-of-pearl, and other, unmanufactured.
- 678. Shoe buttons, papier maché; metal glove fasteners, eyelet hooks and eyelets.
- 679. Silex, or crystallized quartz.
- 680. Silk raw or as reeled from the cocoon, not being doubled, twisted or advanced in manufacture in any way, silk cocoons and silk waste.
- 681. Silver, German silver and nickel silver, rolled or in sheets.
- 682. Soda, sulphate of, crude, known as salt cake, barilla or soda ash, caustic soda; silicate of soda in crystals or in solution; bichromate of soda, nitrate of soda or

- cubic nitre, salsoda, sulphide of sodium, nitrite of soda, arseniate, binarseniate. chloride, chlorate, bisulphite and stannate of soda.
- 683. Spelter, in blocks and pigs.
- 684. Spurs and stilts, used in the manufacture of earthenware.
- 685. Steel bowls for cream separators.
- 686. Steel for the manufacture of files, when imported by file manufacturers for use in their factories.
- 687. Steel No. 20 gauge and thinner, but not thinner than No. 30 gauge, to be used in the manufacture of corset steels, clock springs and shoe shanks; and flat wire of steel of No. 16 gauge or thinner, to be used in the manufacture of corset wire and dressed stays, when imported by the manufacturers of such articles for use in their own factories.
- 688. Steel, rolled rods of, under half an inch in diameter or under half an inch square, when imported by knob or lock manufacturers or cutlers for use exclusively in such manufactures in their own factories.
- 689. Steel rails weighing not less than forty-five pounds per lineal yard for use in railway tracks, but this item shall not extend to rails for use in the tracks of railways used or intended for private purposes only, nor shall it extend to rails which are not used or intended to be used in connection with the business of common carrying of either goods or passengers, nor shall this item extend to rails for use in the tracks of street railways or tramways.
- 690. Steel for saws and straw cutters, cut to shape, but not further manufactured.
- 691. Steel valued at two and one-half cents per pound and upwards, for use in the manufacture of skates.
- 692. Steel of No. 12 gauge and thinner, but not thinner than No. 30 gauge when imported by manufacturers of buckle clasps and ice-creepers, to be used in the manufacture of such articles only in their own factories.
- 693. Stereotypes, electrotypes and celluloids of books, and bases and matrices and copper shells for the same, whether composed wholly or in part of metal or celluloid.
- 694. Sugar, n.e.s., not above number sixteen Dutch Standard in colour, sugar drainings, or pumpings drained in transit, melado or concentrated melado, tank bottoms, and sugar concrete.
- 695. Sulphate of iron (copperas); and sulphate of copper (blue vitriol).
- 696. Sulphur and brimstone, crude, or in roll or flour.
- 697. Tagging metal, plain, japanned or coated, in coils, not over one and a half inches in width, when imported by manufacturers of shoe and corset laces for use in their factories.
- 698. Tails, undressed.
- 699. Tartar emetic and gray tartar; cream of tartar in crystals and argal or argols.
- 700. Tea and green coffee imported direct from the country of growth and produc-
 - This item shall include tea and coffee purchased in bond in any country where tea and coffee are subject to customs duty, provided there be satisfactory proof that the tea or coffee so purchased in bond is such as might be entered for home consumption in the country where the same is purchased.
- 701. Teasels.
- 702. Tin crystals, tin strip waste, and tin, in blocks, pigs, bars and sheets and tin plates, tin foil and tea lead.
- 703. Tobacco, unmanufactured, for excise purposes, under conditions of "The Act respecting the Inland Revenue."
- 704. Tree-nails.
- 705. Trees, n.e.s.
- 706. Turpéntine, raw or crude.
- 707. Turtles.
 708. Ultramarine blue, dry or in pulp.
- 709. Vaccine and ivory vaccine points.

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- 710. Varnish, black and bright for ships' use.
- 711. Verdigris, or sub-acetate of copper, dry.
- 712. Whalebone, unmanufactured.
- 713. Whiting or whitening, gilder's whiting and Paris white.
- 714. Wire rigging for ships and vessels.
- 715. Wire, crucible cast steel.
- 716. Wire of iron or steel, No. 13 and 14 gauge, flattened and corrugated, used in connection with the machine known as the wire grip machine for the manufacture of boots, shoes and leather belting, when imported by manufacturers of such articles to be used for these purposes only in their own factories.
- 717. Wool and the hair of the camel, alpaca, goat and of other like animals, not further prepared than washed, n.e.s.; and noils, being the short wool which falls from the combs in worsted factories.
- 718. Mohair yarns.
- 719. Wool or worsted yarns, when genapped, dyed or finished, and imported by manufacturers of braids, cords, tassels and fringes to be used in the manufacture of such articles only in their own factories.

Wood.

- 720. Logs and round unmanufactured timber, not specially enumerated or provided for in this Act.
- 721. Firewood, handle bolts, heading bolts, stave bolts and shinglebolts, hop poles, fence posts, railroad ties, ship timber and ship planking, not specially provided for in this Act.
- 722. Timber, hewn or sawed, and timber used for spars and in building wharves.
- 723. Timber, squared or sided.
- 724. Creosoted lumber.
- 725. Sawed boards, plank, deals, and other lumber, undressed or dressed on one side only.
- 726. Pine clapboards.
- 727. Spruce clapboards.
- 728. Hubs for wheels, posts, last blocks, wagon blocks, oar blocks, gun blocks, heading, and all like blocks or sticks, rough hewn or sawed only.
- 729. Laths.
- 730. Pickets and palings.
- 731. Shingles.
- 732. Staves of wood of all kinds, wood unmanufactured.
 - Provided that if any country shall impose a duty upon the articles in this Schedule enumerated, or any of them, when imported into such country from Canada, it shall be lawful for the Governor General in Council, from time to time, by Proclamation published in the Canada Gazette, to declare that the following Export Duties, or any of them, shall be chargeable upon logs exported into such country from Canada, viz.:—
- 733. Pine, Douglas Fir, Spruce, Fir Balsam, Cedar, Elm and Hemlock logs, not exceeding three dollars per thousand feet, board measure.
 - In case of the Export of any of the above enumerated logs in shorter lengths than nine feet, then a rate per cord may be levied in the same way, not greater than equivalent to the above enumerated rate per thousand feet, board measure.
 - And Export duty shall be chargeable accordingly, after the publication of such Proclamation.
 - Provided that the Governor General in Council may by Proclamation published in like manner, from time to time, remove and reimpose such Export Duty.
- 734. Bamboos, unmanufactured, and bamboo reeds, not further manufactured than cut into suitable lengths for walking sticks or canes, or for sticks for umbrellas, parasols or sunshades.

- 735. Cane and rattans, not manufactured.
- 736. Corkwood, or cork bark, unmanufactured.
- 737. Lumber and timber planks and boards of amaranth, cocoboral, boxwood, cherry, chestnut, walnut, gumwood, mahogany, pitch pine, rosewood, sandalwood, sycamore, Spanish cedar, oak, hickory, whitewood, African teak, black heart ebony, lignum vitæ, red cedar, redwood, satin wood and white ash, when not otherwise manufactured than rough sawn or split or creosoted, vulcanized or treated by any other preserving process; the wood of the persimmon and dogwood trees, hickory billets, and hickory lumber sawn to shape for spokes of wheels, but not further manufactured; hickory spokes rough turned, not tenoned, mitred, throated, faced sized, cut to length, round tenoned or polished.

738. Yellow metal, in bolts, bars and for sheathing.

739. Zine, in blocks, pigs and sheets, and zine seamless drawn tubing.

740. Zinc, chloride, and sulphate of.

- 741. Brass cups, being rough blanks, for the manufacture of paper shells or cartridges, when imported by manufacturers of brass and paper shells and cartridges, for use in their own factories.
- 742. Brass, iron or steel rolled, round wire rods under three-eighths of an inch in diameter, and rolled copper rods one inch or under in diameter, when imported by wire manufacturers for use in making wire in their own factories.

743. Calcareous tufa.

- 744. Crucible sheet steel, eleven to sixteen gauge, $2\frac{1}{2}$ to 18 inches wide when imported by manufacturers of mower and reaper knives, for the manufacture of such knives, in their own factories.
- 745. Copper rollers, for use in calico printing, when imported by calico printers for use in their factories in the printing of calicoes and for no other purpose (such rollers not being manufactured in Canada.)

746. Elastic rubber thread.

747. Felloes of hickory wood, rough sawn to shape only, or rough sawn and bent to shape, not planed, smoothed or otherwise manufactured.

748. Fish skins and fish offal.

749. Gum Chicle or Sappato Gum in a crude state.

750. Hatters' bands (not cords), bindings, tips and sides, hat sweats and linings both tips and sides, when imported by hat and cap manufacturers only, for use in

their factories for the manufacture of hats and caps.

- 751. Hemp paper, made on four cylinder machines and calendered to between 006 and 008 inch thickness for the manufacture of shot shells, primers for the manufacture of shot shells and cartridges; and felt board sized and hydraulic pressed and covered with paper or uncovered for the manufacture of gun wads when such articles are imported by the manufacturers of shot shells, cartridges and gun wads, to be used for these purposes only in their own factories, until such times as the said articles are manufactured in Canada: Provided always that the said articles when imported, shall be entered only at such port or ports as may be named by the Controller of Customs, and at no other place; samples of such articles to be furnished to the Collector of said port or ports by the Customs Department for the guidance of the officer when accepting free entries of such materials.
- 752. Molasses, second process, or molasses derived from the manufacture of "molasses sugar," testing by polariscope less than 35 degrees, when imported by manufacturers of blacking, for use in their own factories in the manufacture of blacking, conditional that the importers shall, in addition to making oath at the time of entry that such molasses is imported for such use and will not be used for any other purpose, cause such molasses to be at once mixed in a proper tank made for the purpose with at least one-fifth of the quantity thereof of cod, or other oil, whereby such molasses may be rendered unfit for any other use, such mixing to be done in the presence of a Customs officer at the expense of the importer, and under such further regulations as may from time to time

be considered necessary in the interest and protection of the revenue, and that until such mixing is done and duly certified on the face of the entry thereof by such Customs officer the entry shall be held to be incomplete and the molasses subject to the usual rate of duty as when imported for any other purpose.

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- 753. Horse hair, not further manufactured than simply cleaned and dipped or dyed, imported for use in the manufacture of horse hair cloths.
- 754. Lastings, mohair cloth, or other manufactures of cloth, when imported by manufacturers of buttons for use in their own factories, and woven or made in patterns of such size, shape or form, or cut in such manner as to be fit for covering buttons, exclusively—these conditions to be ascertained by special examination by the proper officer of Customs, and so certified on the face of each entry.
- 755. Oleo-stearine and degras, when imported by manufacturers of leather, for use in the manufacture of leather in their factories.
- 756. Platinum and black oxide of copper, for use in the manufacture of chlorate.
- 757. Potash, chlorate of, not further prepared than ground, and free from admixture with any other substance.
- 758. Rolled iron tubes not welded, under $1\frac{1}{2}$ inch in diameter, angle iron, 9 and 10 gauge, not over $1\frac{1}{2}$ inch wide, iron tubing, lacquered or brass covered, not over $1\frac{1}{2}$ inch in diameter, all of which are to be cut to lengths for the manufacture of bedsteads, and to be used for no other purpose; when imported for the manufacturers of iron bedsteads to be used for these purposes only in their own factories, until such time as any of the said articles are manufactured in *Canada*.
- 759. Sawdust of the following woods: amaranth, cocoboral, boxwood, cherry, chestnut, walnut, gumwood, mahogany, pitch pine, rosewood, sandal wood, sycamore, Spanish cedar, oak, hickory, whitewood, African teak, black heart ebony, lignum vitæ, red cedar, redwood, satin wood, white ash, persimmon and dogwood.
- 760. Square reeds and raw-hide centres, textile leather or rubber heads, thumbs and tips, and steel, iron or nickel caps for whip ends, when imported by whip manufacturers, for use in the manufacture of whips in their own factories.
- 761. Steel for the manufacture of hammers, augers and auger bits, when imported by the manufacturers of such articles, for use in their own factories only.
- 762. Steel of numbers 24 and 17 gauge, in sheets 63 inches long and from 18 inches to 32 inches wide for the manufacture of tubular bow sockets, when imported by the manufacturers of such articles, for use in their own factories only.
- 763. Steel strip and flat steel wire when imported into Canada by manufacturers of buckthorns, plain strip or other fencing, and safety barb wire fencing, for use in their own factories in the manufacture thereof.
- 764. Steel wire, Bessemer soft drawn spring, of numbers 10, 12 and 13 gauge, respectively, and homo steel spring wire of numbers 11 and 12 gauge, respectively, when imported by manufacturers of wire mattresses, to be used in their own factories in the manufacture of such articles.
- 765. Type-writers, tablets with movable fixtures, and musical instruments, when imported by and for the use of schools for the blind, and being and remaining the sole property of the governing bodies of said schools and not of private individuals, the above particulars to be verified by special affidavit on each entry when presented.
- 766. Yarn spun from the hair of the alpaca or angora goat, when imported by manufacturers of braids for use exclusively in their factories in the manufacture of such braids only, under such regulations as may be adopted by the Controller of Customs.

Provided that with respect to goods imported for manufacturing purposes that are admissible under this Act for any specific purposes, at a lower rate of duty than would otherwise be chargeable, or exempt from duty, the importer claiming such

exemption from duty, or proportionate exemption from duty, shall make and subscribe to the following affidavit or affirmation before the Collector of Customs at the Port of Entry :-

I, (1)the undersigned, importer of the mentioned in this entry, do solemnly are imported by me for the that such **(4**) (5)manufacture of in my own factory, situated at (6) and that no portion of the same will be used for any other purpose or disposed of until so manufactured.

Name of importer.
 Name of the goods or articles.

(3) Swear or affirm.

(4) Name of the goods or articles.

(5) Name of the goods to be manufactured. (6) Name of the place, county and province.

SCHEDULE "C."

- 767. Books, printed paper, drawings, paintings, prints, photographs or representations of any kind of a treasonable or seditious, or of an immoral or indecent
- 768. Reprints of Canadian copyright works, and reprints of British copyright works which have been also copyrighted in Canada.

769. Coin, base or counterfeit.

- 770. Oleomargerine, butterine or other similar substitute for butter.
- 771. Goods manufactured or produced, wholly or in part by prison labour, or which have been made within or in connection with any prison, jail or penitentiary.
- 4. Resolved, That it is expedient to repeal so much of the Inland Revenue Act and amending Acts as determines the Excise Duties to be levied upon Malt and Vinegar, and to provide that on and after the 28th March the Excise Duties thereon shall be as follow:-
- 1. Malt, one and one half cents per pound...... 1½c. p. lb. 2. Vinegar, eight cents per proof gallon..... 8c. p. gall. Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Fifty-nine thousand two hundred dollars be granted to Her Majesty, for Administration of Justice: - Miscellaneous expenditure, including North-west Territories, \$37,000; Salary of two Judges, District Court of Montreal, at \$3,000, \$6,000; Travelling expenses of Judges in the North-west Territories, \$3,000; Circuit allowances, British Columbia, \$7,000; Travelling allowances, Court of Queen's Bench and County Court Judges, Manitoba, \$2,500; Circuit allowances to Judges ad hoc, \$500; To pay two Official Arbitrators \$1,000 each, \$2,000; Travelling expenses of Official Arbitrators, \$500; Expenditure under Cap. 181, R.S.C., \$700, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Nineteen thousand dollars be granted to Her Majesty, for the Supreme Court of Cannda: - The Reporter, \$2,400; The Assistant Reporter, 1st Class Clerk, \$1,500; Clerk in the office of the Registrar, 3rd Class Clerk, \$1,000; Second Clerk in the office of the Registrar, 3rd Class Clerk, \$650; Librarian, \$1,000; Caretaker, \$700; Three Messengers at \$500 each, \$1,500; Contingencies and disbursements, Judges' travelling expenses, also, salaries of officers (Sheriff, Registrar as Editor and Publisher of Reports, Usher, &c.), and \$300 for books for Judges, \$3,500; Printing, binding and distributing the Supreme Court Reports, \$2,750; For the purchase of Law Books and works of reference for

the Supreme Court Library, \$4,000, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Ten thousand three hundred and ninetytwo dollars and fifty cents be granted to Her Majesty, for the Exchequer Court of Canada:—2nd Class Clerk, \$1,350; 3rd Class Clerk, \$950; 3rd Class Clerk, \$450; Messenger, \$367.50; Contingencies, Judges' and Registrar's travelling expenses, salary of Sheriffs, printing, stationery, &c., and \$50 for Judges' books, \$4,000; Printing, binding and distributing Exchequer Court Reports, \$1,000; Additional to Registrar as Editor and Publisher of Reports, \$300; To pay increase of salary to Mr. L. A. Audette, from 1st July, 1894, to 30th June, 1895, \$175; Salary of Registrar in Admiralty, Quebec, \$666.66; Salary of Marshal in Admiralty, Quebec, \$333.34; To provide accommodation when necessary for Exchequer Court in Admiralty, \$300; Travelling allowance for Local Judges and other officers, \$500, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Twenty-two thousand dollars be granted

to Her Majesty, for Dominion Police, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Ninety-eight thousand eight hundred and seventy-five dollars and eighty-six cents be granted to Her Majesty, for St. Vincent de Paul Penitentiary, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Forty-six thousand five hundred and thirty-seven dollars be granted to Her Majesty, for Dorchester Penitentiary, for the

year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Forty-eight thousand nine hundred and fifty-seven dollars and sixty-five cents be granted to Her Majesty, for Manitoba

Penitentiary, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Fifty-two thousand three hundred and sixty-eight dollars and thirty-five cents be granted to Her Majesty, for British

Columbia Penitentiary, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Thirteen thousand seven hundred and eighty-nine dollars and sixty five cents be granted to Her Majesty, for Regina Jail, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Wednesday morning;

Wednesday, 30th May, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

And then The House, having continued to sit till a quarter of an hour after Twelve of the Clock on Wednesday morning, adjourned till this day.

Wednesday, 30th May, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-

By Mr. Innes,—Two Petitions of the Guelph Board of Trade.

By Mr. Grieve,—The Petition of Thomas McMillan and others, of Asphodel and other places, County of Peterborough, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of William Lownsbrough, Reeve, of Oakwood, and others, of other places, County of Victoria; of the Municipal Council of the Township of Trafalgar, County of Halton; and of David Lawrence and others, of Thamesford and other places, Counties of Oxford and Middlesex, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Wood (Brockville), presented,—Return to an Order of this House, dated 10th April, 1894, for a Return showing the amount of timber dues collected at Quebec for each year for the last ten years; the quantity of timber culled each year, and the wages paid to Cullers and staff. (Sessional Papers, No. 79.)

Also, Return to an Order of this House, dated 10th April, 1894, for a Return showing the quantity of timber that passed through the Cullers' hands and was culled each year at *Montreal*, for the last ten years; the amount of fees collected for each year during the same period, and the amount of wages paid to the Cullers and staff at *Montreal* for the same time. (Sessional Papers, No. 79a.)

Mr. Ives, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 10th April, 1894, for copies of all Orders in Council from the origin of Confederation up to the year 1879, inclusively, respecting any drawback or bounty with respect to the building of Canadian ships, barques, or other vessels. (Sessional Papers, No. 74a.)

Ordered, That Sir Charles Hibbert Tupper have leave to bring in a Bill further to amend the Act respecting certificates to Masters and Mates of Ships.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, again resolved itself into a Committee on the Bill to disfranchise voters who have taken bribes.

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act for the relief of William Samuel Piper;"

The Bill was accordingly read a second time, and, together with the evidence and documents whereon is founded the said Bill, referred to the Select Standing Committee on Miscellaneous Private Bills.

The Committee of the Whole on the Bill to disfranchise voters who have taken bribes was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be taken into considera-

tion To morrow.

The House, according to Order, resolved itself into a Committee on the Bill to secure the better observance of the Lords' Day, commonly called Sunday, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, that this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House adjourned till To-morrow.

Thursday, 31st May, 1894.

PRAYERS.

The following Petitions were severally brought up and laid on the Table:—
By Mr. Madill,—The Petition of James McPherson and others, of Longford
Mills, and other places, Counties of Ontario and Simcoe, Ontario.

By Mr. Ferguson (Renfrew),—The Petition of John McGregor, Reeve, and others,

of McNab, County of Renfrew, Ontario.

By Mr. Guillet,—The Petition of the Municipal Council of the Township of Hamilton; and the Petition of the Municipal Council of the Town of Cobourg, all of the County of Northumberland, Ontario.

By Mr. Masson, -The Petition of Levi Perkins and others, of the Township of

Keppel, County of Grey, Ontario.

By Mr. Boston,—The Petition of Daniel Steels, Reeve, and others, of Lobo, County of Middlesex; and the Petition of the Municipal Council of the Township of Monck, all of Ontario.

By Mr. Semple,—The Petition of William Jackson and others, of Peel and other

places, County of Wellington, Ontario.

By Mr. McCarthy,—The Petition of James Martin, Reeve, and others, of Sunnidale, County of Simcoe, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:---

Of the Municipal Council of Louise; of Alexander Stewart and others, of Castle-avery, County of Marquette; and of the Municipal Council of Elton, County of Selkirk, all of Manitoba; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Of the Municipal Council of the City of Toronto; praying for such legislation

as will authorize the deepening of the St. Lawrence Canals to fourteen feet.

Sir John Thompson moved, seconded by Mr. Foster, That this House will Tomorrow resolve itself into a Committee to consider a certain proposed Resolution respecting the salaries of the Judges of the County Courts in the Province of British Columbia.

Sir John Thompson, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Com-

mittee.

On motion of Sir John Thompson, seconded by Mr. Foster,

Resolved, That Government Orders have precedence on Wednesdays after "Questions to be put by Members," for the remainder of the Session, and that the Order for Wednesdays, under Rule 19 be, for the remainder of the Session, the Order for Mondays after half-past Seven o'Clock; excluding Private Bills in the evening of Mondays.

Mr. Foster moved, seconded by Sir John Thompson, That this House will, Tomorrow, resolve itself into a Committee to consider a certain proposed Resolution respecting a fast weekly steamship service between Canada and the United Kingdom.

Mr. Foster, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Com-

mittee.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Sixty-one thousand six hundred and eighty-eight dollars be granted to Her Majesty, for Salaries and Contingent expenses of the Senate, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for salary of the Deputy Speaker, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Seventy-one thousand six hundred and twelve dollars and fifty cents be granted to Her Majesty, for Salaries—House of

Commons, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Thirteen thousand six hundred dollars be granted to Her Majesty, for expenses of Committees, Sessional and Extra Clerks, &c., for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Twenty-three thousand one hundred dollars be granted to Her Majesty, for Contingencies—House of Commons, for the

year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Forty thousand dollars be granted to

Her Majesty, for publishing "Debates," for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Thirty-four thousand one hundred and eighty-two dollars and fifty cents be granted to Her Majesty, to meet estimate of Serjeant-at-Arms, House of Commons, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Two hundred thousand dollars be granted to Her Majesty, to meet amount required for revision of Voters' List, for the year

ending 30th June, 1895.

9. Resolved, That a sum not exceeding Two thousand five hundred dollars be granted to Her Majesty, for Contingent expenses in connection with the Voters' List, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Seventeen thousand one hundred and sixty-two dollars and fifty cents be granted to Her Majesty, to pay Salaries of

the Officers of the Library, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Fifteen thousand eight hundred dollars be granted to Her Majesty, to pay the following items, viz.:—Books for the General Library, including binding, &c., \$12,000; Books for the Library of American History, \$1,000; Contingencies, \$2,800, for the year ending 30th June, 1895.

12. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for printing, binding and distributing the laws, for the year ending 30th

June, 1895.

13. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, for printing, printing paper and binding, for the year ending 30th

June, 1895.

- 14. Resolved, That a sum not exceeding Two thousand four hundred dollars be granted to Her Majesty, to pay the following Pensions, viz.:—For amount of Annuity to Lady Cartier, \$1,200; Mrs. Delaney, \$400; Mrs. Gowanlock, \$400; Miss Harriet Fraser, \$250; Mr. Roderick Fraser, \$150, for the year ending 30th June, 1895.
- 15. Resolved, That a sum not exceeding Three thousand one hundred and forty-seven dollars and fifty cents be granted to Her Majesty, to pay Pensions payable on account of Fenian raid, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding One hundred and eighty dollars be granted to Her Majesty, to meet probable amount required for veterans of the war of 1812, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding Three hundred and eighty-nine dollars and twenty cents be granted to Her Majesty, as compensation to Pensioners in lieu of land, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Twenty-three thousand dollars be granted to Her Majesty, to pay Pensions payable to Militiamen on account of Rebel-

lion of 1885, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Three thousand three hundred and sixty-seven dollars and seventy-eight cents be granted to Her Majesty, for Pensions payable to Mounted Police, Prince Albert Volunteers and Police Scouts on account of Rebellion of 1885, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Ninety-two thousand dollars be granted to Her Majesty, for Canadian Pacific Railway, as follow:—Construction, \$2,000; To

pay for work done under award, \$90,000, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, to authorize payment of costs of litigation in connection with construction of railways and canals, which expenditure is to be charged against the particular works interested, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Seven hundred and fifty thousand dollars be granted to Her Majesty, for Soulanges Canal, for the year ending 30th June,

1895.

23. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, for Rapide Plat Canal, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding One hundred and fifty thousand dollars be granted to Her Majesty, for Galops Canal, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Friday morning;

Friday, 1st June, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House, having continued to sit till two minutes after Twelve of the Clock on Friday morning, adjourned till this day.

Friday, 1st June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—By Mr. Martin,—The Petition of the Municipal Council of Pipestone; and the Petition of George Glendening and others, of Bradwardine, all of the County of Selkirk, Manitoba.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Guelph Board of Trade; praying that the Bill now before Parliament

respecting Insolvency may not become law.

Of the Guelph Board of Trade; and of Thomas McMillan and others, of Asphodel and other places, County of Peterborough, Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Thirteenth Report of the said Committee, which was read, as followeth:—

Your Committee have, in accordance with Rule 54, considered the Bill from the Senate, intituled: "An Act for the relief of Joseph Thompson," and find that the Notices given thereon are sufficient.

Mr. Wood (Westmoreland), from the Select Standing Committee on Banking and Commerce, presented to the House the Third Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz.:—
Bill to incorporate the Northern Life Assurance Company of Canada;

Bill respecting the Richelieu and Ontario Navigation Company; and

Bill from the Senate, intituled: An Act to incorporate The Trust Corporation of Canada.

With respect to this last mentioned Bill, your Committee recommend that the Title be changed to "The General Trust Corporation of Canada."

On motion of Mr. Mills (Annapolis), seconded by Mr. Sproule,

Ordered, That the Bill from the Senate, intituled: "An Act for the relief of "Joseph Thompson," be placed on the Order Paper for a second reading on Monday next.

The Order of the Day being read, for the second reading of the Bill to amend the Inspection of Ships Act;

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act for the preservation of game in the unorganized por-"tions of the North-west Territories of Canada."

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take into consideration the said Amendments, and the same were read, as follow:-

Page 1, line 9—Leave out "Keewatin" and insert "Kewaydine."
Page 2, line 18—Leave out "section" and insert "sections four and."
Page 4, line 2—After "committed" insert the following as Clause 15.

Clause 15.

"Every fine or penalty recovered under this Act shall belong to Her Majesty, "and shall be deposited to the credit of the Receiver General on account of this Act, "and may be applied, if necessary, towards any expenses which may be incurred in "carrying out its provisions."

Page 5, line 11—After "purposes" insert "or to take with a view to domestica-

Page 5, line 43—After "God" insert the following as Clause 24.

Clause 24.

"The remuneration of game guardians, constables, and any other person or "persons employed to perform any duty imposed by this Act, or by any regulations "under it, shall be determined by the Governor in Council, and shall be paid, as "costs, in each case, by the person or persons convicted of any violation of any of "the provisions of this Act.

The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours. That this House hath passed the same, with several Amendments, to which they desire their concurrence.

The Order of the Day being read, for the second reading of the Bill further to amend the General Inspection Act.

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House, accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the salaries of the Judges of the County Courts in the Province of *British Columbia*.

(In the Committee.)

Resolved, That it is expedient to provide that the salaries of the Judges of the County Courts of Cariboo, New Westminster, Yale, Nanaimo and Kootenay, in the Province of British Columbia, shall be \$2,400 each per annum.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to a Resolution.

Ordered, That the Report be received at the next sitting of the House.

The House, according to Order, again resolved itself into the Committee of Ways and Means;

(In the Committee.)

1. Resolved, That the following proviso be added to the 3rd Resolution of the Duties of Customs, as agreed to in Committee of Ways and Means, on Tuesday, the 29th ultimo:—

Provided, That in the case of goods which are imported or taken out of warehouse for consumption, and on which duty is paid, on or after the said 27th day of March, in accordance with the rate of duty set forth as payable on date of entry on such goods in Schedule A to these Resolutions, or in any subsequent Resolution, the duty so paid shall not be affected, nor shall the person paying it be entitled to any refund or be liable to any further payment of duty, by reason of such rate of duty being altered during the present Session by any Resolution subsequent to that in accordance with which such duty is paid.

2. Resolved, That the following items be added to Schedule A of the Duties of Customs, as agreed to in Committee of Ways and Means, on Tuesday, the 29th

ultimo:

2. Coal, bituminous, sixty cents per ton of two thousand pounds 3. Coal dust, n.e.s., twenty per cent ad valorem	
4. Eggs, five cents per dozen; to be free when and so long as eggs ex-	•
ported from Canada are allowed free entry into the United States. 5. Galvanized iron wire, numbers six, nine, twelve and fourteen gauge,	e. p. doz.
when imported by makers of wire fencing, for use in their fac-	
tories only, twenty per cent ad valorem	
number eighteen gauge and thicker, ten dollars per ton	\$10 p. ton.
7. Rice, when imported by makers of rice starch for use in their fac-	80 m lh
tories, three-fourths of one cent per pound	4c. h.10.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the said Committee.

The Order of the Day being read, for the House again in the Committee of Supply;

Mr. Foster moved, seconded by Mr. Daly, and the Question being proposed,

That Mr. Speaker do now leave the Chair;

Mr. Charlton moved, in amendment, seconded by Mr. Martin, That all the words after "That" to the end of the Question be left out, and the words "in the opinion of this House the public lands of the Dominion should be sold to actual settlers only upon reasonable terms of settlement, and in such areas as can be reasonably "occupied and cultivated by the settler; that no sales of public lands to speculators or middlemen should be permitted; that liberal provision should be made for free homestead grants to settlers; and that land grants to Railway Corporations have been made by the Government with reckless lavishness, and to the serious detriment of the public interest," inserted instead thereof;

And a Debate arising thereupon; On motion of Mr. Daly, seconded by Mr. Haggart, Ordered, That the Debate be adjourned.

And then The House adjourned till Monday next.

Monday, 4th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—By Mr. Montague,—The Petition of David J. Almas and others, of Hagersville, and other places, County of Haldimand, Ontario.

By Mr. Paterson (Brant),—The Petition of W. F. Campbell and others, of

Brantford and other places, County of Brant, Ontario.

By Mr. Ross (Lisgar),—The Petition of the Municipal Council of Posen; the Petition of the Municipal Council of Woodlands; the Petition of the Municipal Council of Springfield, all of the County of Lisgar, Manitoba; and the Petition of the Municipal Council of the Village of Kingsville, County of Essex, Ontario.

By Mr. Cargill,—The Petition of Ambrose McGuire and others, of the Township

of Brant, County of Bruce, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of James McPherson and others, of Longford Mills and other places, Counties of Ontario and Simcoe; of James Martin, Reeve, and others, of Sunnidale, County of Simcoe; of John McGregor, Reeve, and others, of McNab, County of Renfrew; of the Municipal Council of the Township of Hamilton; and of the Municipal Council of the Township of Keppel, County of Northumberland; of Levi Perkins and others, of the Township of Keppel, County of Grey; of Daniel Steels, Reeve, and others, of Lobo, County of Middlesex; of the Municipal Council of the Township of Monck; and of William Jackson and others, of Peel and other places, County of Wellington, all of Ontario; of the Municipal Council of Pipestone; and of George Glendening and others, of Bradwardine, all of the County of Selkirk, Manitoba; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Ninth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bilis, and have

agreed to report the same with Amendments, viz.:-

Bill to incorporate the Métis, Matane and Gaspé Railway Company.

Bill to revive and amend the Act to incorporate the Rocky Mountain Railway and Coal Company.

Bill to incorporate the Lake Megantic Railway Company.

Bill to incorporate the Alberta Southern Railway Company;—and

Bill from the Senate, intituled: "An Act to incorporate the Wolseley and Fort Qu'Appelle Railway Company."

And the following Bills without amendment, viz.:— Bill respecting the *Erie* and *Huron* Railway Company.

Bill from the Senate, intituled: "An Act to amend the Acts relating to the Moncton and Prince Edward Island Railway and Ferry Company."

Bill from the Senate, intituled: "An Act to again revive and further amend the Act to incorporate the Red Deer Valley Railway and Coal Company;"—and

Bill from the Senate, intituled: "An Act respecting the Manitoba and North-

western Railway Company of Canada."

The promoters of Bill respecting the New Westminster and Burrard Inlet Telephone Company (Limited), having signified their intention of not proceeding further

with this measure during the present Session, your Committee, recommend that the said Bill be withdrawn and the fee and charges paid thereon refunded, less the cost of printing and translation.

On motion of Mr. Tisdale, seconded by Mr. Sproule,

Ordered, That Bill respecting the New Westminster and Burrard Inlet Telephone Company (Limited) be withdrawn, and that the fee and charges paid thereon be refunded, less the cost of printing and translation, in accordance with the recommendation contained in the Ninth Report of the Select Standing Committee on Railways, Canals and Telegraph Lines.

Mr. Costigan, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 28th May, 1894, for copies of all Correspondence between D. J. Hughes, Esquire, County Judge of Elgin, Ontario, and the officials of the Government Printing Office, in regard to the printing of the last revised voters' list for Elgin. (Sessional Papers, No. 80.)

Mr. Ouimet, a Member of the Queen's Privy Council presented,-Return to an Order of this House, dated 2nd May, 1892, for copies of Report of any inquiry held under the authority of the Department of Public Works with a view to estimate the losses inflicted on proprietors of the Commune of Yamaska, by the erection of a dam in the Yamaska River. (Sessional Papers No. 77a.)

Sir John Thompson, a Member of the Queen's Privy Council, laid before the House by command of His Excellency the Governor General,—Report of the Mission to Australia, by the Minister of Trade and Commerce. (Sessional Papers, No. 5a.)

Mr. Wallace presented,—Return to an Order of this House, dated 14th May, 1894, for a Return showing the amount and value of crucible steel imported into Canada free of duty in each year since 1885, under the provisions of Order in Council of November, 1885.

Also, amount and value of lastings and mohair cloth imported into Canada free of duty in each year since 1885, under the provisions of Order in Council of 6th

November, 1885. (Sessional Papers, No. 81.)

Also, Return to an Order of this House, dated 14th May, 1894, for a Return showing the amount and value of hatters' bands, bindings, tips, and sides and linings, both tips and sides, imported into Canada in each year since 1885, under provisions of Order in Council of 5th July, 1886.

Also, amount and value of steel strip for buckthorns and plain strip fencing imported into Canada free of duty since 1885, under provisions of Order in Council

of 17th July, 1886.

Also, amount and value of wire rope imported into Canada free of duty since

1885, under provisions of Order in Council of 17th July, 1886.

Also, amount and value of twisted brass and copper wire imported into Canada free of duty since 1885, under provisions of Order in Council of 20th July, 1886.

Also, amount and value of yarn spun from the hair of the alpaca or angora goat, imported into Canada free of duty since 1885, under provisions of Order in Council

of 18th November, 1886. (Sessional Papers, No. 81a.)

Also, Return to an Order of this House, dated 14th May, 1894, for a Return showing the quantity and value of felloes of hickory wood imported into Canada in each year free of duty since 1887, under provisions of Order in Council of 16th November, 1888.

Also, quantity and value of homo spring steel wire, smaller than No. 9 and not smaller than No. 15, imported into Canada free of duty in each year since 1887, for the use of manufacturers of mattresses, under provisions of Order in Council of 6th December, 1888. (Sessional Papers, No. 81b.)

And also, Return to an Order of this House, dated 14th May, 1894, for a Return showing the value of sweat leathers imported into Canada free of duty in each year

since 1886, under provisions of Order in Council of 1st July, 1887.

Also, the value of square reeds, rawhide centres, textile leather or rubber heads, thumbs and tips, and steel, iron or nickel caps for whip ends imported into Canada free of duty in each year since 1886, under provisions of Order in Council of July 2nd, 1887.

Also, value of copper rollers for use in calico printing imported into Canada free of duty in each year since 1886, under provisions of Order in Council of 22nd

November, 1887.

Also, quantity and value of steel of No. 12 gauge and down to No. 30 gauge imported into Canada free of duty in each year since 1887, under provisions of Order in Council of 11th July, 1888.

Also, quantity and value of yarns, of wool and worsted, imported into Canada, free of duty, for use of manufacturers in each year since 1887, under provisions of

Order in Council of 11th July, 1888.

Also, quantity and value of jute yarn, cotton yarn finer than No. 40; and wire of iron or steel galvanized or tinned, or coppered, or not, of No. 16 gauge or smaller, imported into Canada free of duty in each year since 1887, under provisions of Order in Council of 11th July, 1888. (Sessional Papers, No. 81c.)

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 25th April, 1894, for copies of all Communications in the form of letters, petitions and reports, from 1st April, 1887, to 1st March, 1894, between the Government and Mr. J. B. Many, or the Municipal Council of St. Luc, in the County of St. Jean, in relation to the construction of a swing bridge on the Chambly Canal, opposite the south-east end of Ste. Thérèse Island, in the Richelieu River. (Sessional Papers, No. 57a.)

The House according to Order, resolved itself into a Committee on the Bill to incorporate the Northern Life Assurance Company of Canada, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Richelieu and Ontario Navigation Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled: "An Act to incorporate 'The Trust Corporation of "Canada,'" and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take into consideration the said Amendments, and the same were read, as follow:-

Page 1, line 16.—After the second "The" insert "General."

Page 3, line 6.—Leave out from "States" to the first "or" in line 7.

Page 3, line 13.—Leave out from "Kingdom" to the first "or" in line 14.

Page 3, line 19.—Leave out "2" and insert "4."

Page 3, line 22.—After "trusts" insert "and legal obligations."

Page 4. line 36.—Leave out from "dollars" to "shares" and insert "divided into."

Page 4, line 37.—After "may" insert "after the whole Capital Stock has been

subscribed and One hundred thousand dollars have been paid thereon in cash."

Page 4, line 45.—Leave out from "of" to "capital" in line 46 and insert "its." Page 4, line 46.—Leave out from "exceeding" to "as" in line 47 and insert

"fifty per cent thereof."

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Page 4, line 47.—After "preference" insert "shares" and leave out "terminable" and insert "debenture."

Page 5, line 1.—Leave out the second "the" and after "preference" insert "shares."

Page 5, line 2.—Leave out "terminable shares" and insert "debenture stock." Page 5, line 5.—Leave out "or terminable" and after "shares" insert "or debenture stock."

Page 5, line 7.—Leave out "preference or terminable" and insert "debenture."

Page 5, line 18.—Leave out from "directors" to "which" in line 19.

Page 5, line 22.—Leave out "four" and insert "a majority."

Page 5. line 34.—Leave out "post paid."

Page 5, line 36.—Leave out from "directors" to "cease," inclusive, in line 38.

Page 5, line 41,—After "calls" insert "due."

Page 6, line 6.—Leave out from "18" to "corporation," inclusive, in line 8 and insert "sections eighteen and thirty-nine" of "the Companies Clauses Act shall not apply to the corporation."

In the Title.

After "The" insert "General."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with several Amendments, to which they desire their concurrence.

On motion of Mr. Brodeur, seconded by Mr. Rinfret.

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, copies of all Correspondence, petitions and memorials in relation to the reduction or abolition of the duties on Canadian tobacco, or in relation to any possible changes in the Inland Revenue laws in that behalf.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

Mr. Coatsworth moved, seconded by Mr. Denison, and the Question being proposed, That it is expedient to insert in every contract for any public work made and entered into hereafter, a Clause requiring the contractor to pay the workmen engaged upon such work a rate of wages at least equal to the current rate of wages paid in the locality where such work is being done, at and during the time such contract is being carried on; unless the Minister with whose department the contract has been made shall, for special reason, relieve the contractor from the observance of this Clause;

And a Debate arising thereupon;

Mr. Haggart moved, seconded by Sir Charles Hibbert Tupper, That the Debate be adjourned.

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The Order of the Day being read, for taking into consideration the Bill to disfranchise voters who have taken bribes, as amended in the Committee of the Whole House;

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, again resolved itself into a Committee on the Bill to secure the better observance of the Lord's Day, commonly called Sunday, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be read the third time To-morrow.

The Order of the Day being read, for the second reading of the bill to make further provision as to the prevention of cruelty to animals, and to amend The Criminal Code, 1892;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Com-

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House adjourned till To-morrow.

Tuesday, 5th June, 1894.

PRAYERS.

The following Petitions were severally brought up and laid on the Table:—

By Mr. Martin,—The Petition of Peter Bell and othere, of Portage la Prairie; and the Petition of W. J. Sargent, Reeve, and others, of the Municipality of Daly, all of Manitoba.

By Mr. Madill,—The Petition of Julius St. John and others, of Sunderland, and other places; and the Petition of B. Madill and others, of Beaverton and other places, all of the County of Ontario, Ontario.

By Mr. Landerkin,—The Petition of Peter Dickson, Reeve, and others, of Egre-

mont, County of Grey, Ontario.

By Mr. Livingston,—The Petition of J. S. Hallman, Reeve, and others, of Petersburg and other places, County of Waterloo, Ontario.

By Mr. Gibson,—The Petition of James Asher and others, of Caistor, County of

Wentworth, Ontario.

By Mr. McMullen,—The Petition of John Boland, Reeve, and others, of Artemesia, County of Grey, Ontario.

Sir Adolphe P. Caron, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 25th April, 1894, for copies of all Complaints made by one Etienne Tremblay, since 1st November, 1893, against Joseph Placide Rocheleau, Postmaster of Pauline, in the County of Rouville, Province of Quebec; and of the Report of the Post Office Inspector who inquired into the said complaint, or of any other official charged with such inquiry. (Sessional Papers, No. 82.)

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 16th April, 1894, for:—

1. Copy of Order in Council appointing Théophile Sabourin fishery overseer for

the Division of the Lake of Two Mountains and Isle Perrot;

- 2. Of the Order in Council appointing Julien Monpetit fishery overseer for the same division;
- 3. Of all instructions and orders issued by the Fisheries Department to the said overseers
- 4. Of the reports of the two said overseers for the years 1891, 1892. (Sessional Papers, No. 33a.)

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 30th March, 1894, for copies of all Letters, papers and statements in connection with awarding contract to Messieurs William H. Davis & Sons for constructing a dam at Sheik's Island, in connection with the Cornwall Canal. (Sessional Papers, No. 77b.)

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 28th May, 1894, for a Return giving the names of the Junior Judges in the Province of Ontario and dates when appointed, the name and population of the County to which appointed, also, the salary and allowance of each of such Judges. (Sessional Papers, No. 83.)

Ordered, 'That Mr. Fraser have leave to bring in a Bill to incorporate the Nova Scotia Steel Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to read a second time To-morrow.

Ordered, That Mr. Guillet have leave to bring in a Bill respecting the Cobourg, Northumberland and Pacific Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Daly have leave to bring in a Bill further to amend the Act respecting the North-west Territories.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Daly have leave to bring in a Bill respecting the utilization of the waters of the North-west Territories for irrigation and other purposes.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for the House again in the Committee of Ways and Means;

Mr. Foster moved, seconded by Sir John Thompson, and the Question being pro-

posed, That Mr. Speaker do now leave the Chair;

Mr. Davies moved in amendment, seconded by Mr. Laurier, That all the words after "That" to the end of the Question be left out, and the words "in February, "1887, a Writ had issued for the election of a Member to represent the Electoral "District of Queen's County, in the House of Commons of Canada, directed to John "R. Dunn, as Returning Officer;

"That the Fifteenth of February was the day appointed for the nomination of

"candidates, and the Twenty-second for the polling day;

"That Mr. George G. King and Mr. George F. Baird were nominated as candidates on the Fifteenth of February; that Mr. George G. King's nomination was signed by upwards of Twenty-five duly qualified electors of the district, and was also assented to and signed by him, and verified by the oath of T. Medley Wetmore, who also, at that time, paid the Returning Officer the deposit of Two hundred dollars required by law, and that he then gave T. Medley Wetmore a certificate stating that he had received from him a nomination paper of Mr. George G. King, signed by upwards of Twenty-five persons, and signed by Mr. George G. King, as consenting thereto, and that he had also received a deposit of Two hundred dollars as by law required;

"That a poll having been demanded, an election was held on the 22nd of Febru-

"ary, Mr. George G. King and Mr. George F. Baird being the candidates;

"That on the Fifth of March, the day fixed for declaring the result of the polling, the Returning Officer stated the number of votes given for each candidate at "the several polling districts; but, before announcing the result, Mr. George F. "Baird's agent objected that Mr. George G. King had not been legally nominated, because the deposit of Two hundred dollars was not made by his duly appointed agent; and that all the votes given for him were therefore null and void, and should be rejected, and that Mr. George F. Baird should be declared duly elected;

"That the Returning Officer adopted this view and declared Mr. George F. Baird duly elected, though it was admitted Mr. George G. King had the majority of the

" votes polled;

"That on the Seventh day of March, on behalf of Mr. George G. King, an "application was made to Judge Steadman, on an affidavit substantially stating the above facts, and also stating the belief of the deponent that one of the Deputy "Returning Officers had improperly counted the ballots, and that another Returning "Officer had improperly rejected one or more ballots in counting them;

"That on this affidavit an order was made by Judge Steadman appointing the "Eleventh day of March, at the court-house in Queen's County, as the time and

" place for holding a recount of the votes;

"That thereupon, on the Ninth day of March, Mr. George F. Baird's counsel obtained from Mr. Justice Tuck, one of the Judges of the Supreme Court of New Brunswick, an order nisi requiring Judge Steadman and Mr. George G. King to show cause, at the then next term of the court, why a writ of prohibition should not issue to prohibit the said Judge Steadman from proceeding to make a recount of the votes, and ordering that, in the meantime, all proceedings relating to the said recount should be stayed;

"That in Easter term, Eighteen hundred and eighty-seven, of the said Supreme "Court of New Brunswick, counsel on behalf of said George F. Baird obtained a "rule nisi for an attachment against John V. Ellis, Editor and Publisher of the St. "John 'Globe' newspaper, for contempt of the said court for publishing in the issue "of the said newspaper of the Tenth, Eleventh and Twelfth days of March, 1887, "certain articles under the captions of 'The Queen's Election,' 'Government by "Fraud,' and 'Queen's County,' wherein it was claimed were comments, reflections and innuendos on the applicant, George F. Baird, on the said order nisi for a prohibition granted by said Mr. Justice Tuck, and on said Mr. Justice Tuck himself,
and in which articles it was claimed that Mr. John V. Ellis had been guilty of contempt of court in scandalizing the court, and particularly Mr. Justice Tuck, in
calumniating and vilifying the applicant, and in commenting in the matters of said
election, said recount and said order nisi for a prohibition in a manner calculated

"to prejudice the public before the hearing and judicial decision of said matters; "That subsequently the rule nisi for an attachment for contempt was made absolute by the Supreme Court of New Brunswick against the said John V. Ellis, and he was adjudged guilty of contempt for having published such articles, but

"sentence deferred to admit of an appeal to the Supreme Court of Canada;

"That in February, Eighteen hundred and ninety-three, the Supreme Court of "Canada delivered judgment to the effect that no appeal would lie to it in such cases of alleged contempt, and the proceedings were consequently remitted back to the "Supreme Court of New Brunswick, which latter court did, on the Fourteenth day of "October, Eighteen hundred and ninety-three, sentence the said John V. Ellis, for his "alleged contempt, to pay a fine of Two hundred dollars, to be imprisoned in the "common jail of the County of York for the space of Thirty days and until the fine "was paid, and further to pay the costs to be taxed as between party and party;

"That more than Six years had elapsed between the publication of the articles containing the alleged contempt and the delivery of said sentence, during which time all the proceedings in the several courts to which the said articles had refer-

"ence had ended and been finally disposed of;

"That, in the opinion of this House, the action of the Returning Officer Dunn in refusing to return George G. King, who had polled a large majority of the votes at an election duly held, and in returning Mr. George F. Baird, the minority candidate instead, was a gross violation of law and justice, a wicked and indefensible outrage upon the rights of the electors of Queen's County, New Brunswick, and a precedent pregnant with such danger to the future political government of Canada as to have demanded and justified, on the part of the newspaper press, the severest possible condemnation and censure;

"That, in the further opinion of this House, the jurisdiction claimed by the Judges of the Superior Courts of Record of punishing by fine and commitment to prison for constructive contempt being practically arbitrary and unlimited and exercised by Judges, who are at the same time judges of the law, of the fact, of the intention and of the sentence, and whose decisions are given without the aid of a jury and without being subject to review, is opposed to the genius and spirit of constitutional liberty and ought never to be exercised where any other pertinent remedy can be found or recourse had to any other method of obtaining justice;

"That the punishment inflicted by the Supreme Court of New Brunswick upon "John V. Ellis, in the month of October, Eighteen hundred and ninety-three, for an "alleged constructive contempt of court, contained in articles published by him on

"the Queen's County election herein referred to, was arbitrary, excessive, inimical "to the public interest and deserving of censure, and, in so far as it added costs to "the fine and imprisonment, without precedent," inserted instead thereof;

And a Debate arising thereupon;

On motion of Mr. Mill's (Bothwell), seconded by Mr. Sutherland, Ordered, That the Debate be adjourned.

And then The House adjourned till To-morrow.

Wednesday, 6th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-By Mr. Gibson,—The Petition of D. Van Duge and others, of Grimsby, County of Wentworth, Ontario.

By M. Dawson,—The Petition of G. W. Sweetman, Reeve, and others, of the Municipality of Denbigh, Abinger and Ashby; and the Petition of William Fitzgerald. J.P., and others, of Bedford, all of the County of Addington, Ontario.

By Mr. Semple,—The Petition of Aaron Harper and others, of Pilkington and

other places, County of Wellington, Ontario.

By Mr. Featherston,—The Petition of James Urie and others, of Seneca and other places, County of Haldimand, Ontario.

By Mr. Moncrieff,-The Petition of Robert McLaughlin and others, of the Township of Brooke, County of Lambton, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and re ceived :-

Of David J. Almas and others, of Hagersville and other places, County of Haldimand; of W. F. Campbell and others, of Brantford and other places, County of Brant; of Ambrose McGuire and others, of the Township of Brant, County of Bruce; and of the Municipal Council of the Village of Kingsville, County of Essex, all of Ontario; of the Municipal Council of Posen; of the Municipal Council of Woodlands; and of the Municipal Council of Springfield, all of the County of Lisgar, Manitoba; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Haggart, a Member of the Queen's Privy Council, presented,-Return to an

Address to His Excellency, dated 28th May, 1894, for:-

1. Copies of all the Reports of the Engineers recommending that certain changes be made in the original contract, both in the materials and the nature of the works entering into the construction of the locks and other masonry, on Sections 1 and 2 of the Soulanges Canal, giving the reasons why such changes should be made and the names of the Engineers who recommended such changes.

2. Copies of all the correspondence exchanged between the Engineers, the Department of Railways and Canals, the contractor and other persons in connection with those changes, and copies of all Orders in Council in relation thereto. (Ses-

sional Papers, No. 57b.)

Mr. Foster, a Member of the Queen's Privy Council, presented,—Return (in part) to an Address to His Excellency, dated 7th May, 1894, for copies of all Letters, proposals, cablegrams, and correspondence since the 1st of January, 1890, between the Government and any Member thereof and any person, firm or company in relation to establishing a fast Atlantic steamship line between Canada and Great Britain, and also, a line between Canada and France, and in relation to the subsidies for such services asked for or proposed to be given by the Government, and any draft or completed contracts for such steamship service. (Sessional Papers, No. 84.)

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Tenth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration Bill respecting the *Montreal* Island Belt Line Railway Company, and have agreed to report the same with Amendments.

The Order of the Day being read, for resuming the adjourned Debate on the Question, which was yesterday proposed, That Mr. Speaker do now leave the Chair (for the House again in Committee to consider of the Ways and Means for raising the Supply to be granted to Her Majesty);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words "in February, 1887, a Writ had issued for "the election of a Member to represent the Electoral District of Queen's County, in "the House of Commons of Canada, directed to John R. Dunn, as Returning Officer;

"That the Fifteenth of February was the day appointed for the nomination of

"candidates, and the Twenty-second for the polling day;

"That Mr. George G. King and Mr. George F. Baird were nominated as candidates on the Fifteenth of February; that Mr. George G. King's nomination was signed by upwards of Twenty-five duly qualified electors of the district, and was also assented to and signed by him, and verified by the oath of T. Medley Wetmore, who also, at that time, paid the Returning Officer the deposit of Two hundred dollars required by law, and that he then gave T. Medley Wetmore a certificate stating he had received from him a nomination paper of Mr. George G. King, signed by upwards of Twenty-five persons, and signed by Mr. George G. King as consenting thereto, and that he had also received a deposit of Two hundred dollars as by law required;

"That a poll having been demanded, an election was held on the 22nd of Feb-

"ruary, Mr. George G. King and Mr. George F. Baird being the candidates:

"That on the Fifth of March, the day fixed for declaring the result of the polling, the Returning Officer stated the number of votes given for each candidate at the several polling districts; but, before announcing the result, Mr. George F. Baird's agent objected that Mr. George G. King had not been legally nominated, because the deposit of Two hundred dollars was not made by his duly appointed agent; and that all the votes given for him were therefore null and void, and should be rejected, and that Mr. George F. Baird should be declared duly elected;

"That the Returning Officer adopted this view and declared Mr. George F. "Baird duly elected, though it was admitted Mr. George G. King had the majority

" of the votes polled;

"That on the Seventh day of March, on behalf of Mr. George G. King, an appli"cation was made to Judge Steadman, on an affidavit substantially stating the above
"facts, and also stating the belief of the deponent that one of the Deputy Returning
"Officers had improperly counted the ballots, and that another Returning Officer had
"improperly rejected one or more ballots in counting them;

"That on this affidavit an order was made by Judge Steadman appointing the "Eleventh day of March, at the court-house in Queen's County, as the time and place

" for holding a recount of votes;

"That thereupon, on the Ninth day of March, Mr. George F. Baird's counsel obtained from Mr. Justice Tuck, one of the Judges of the Supreme Court of New Brunswick, an order nisi requiring Judge Steadman and Mr. George G. King to show cause, at the then next term of the court, why a writ of prohibition should not issue to prohibit the said Judge Steadman from proceeding to make a recount of the votes, and ordering that, in the meantime, all proceedings relating to the said recount should be stayed;

"That in Easter term, Eighteen hundred and eighty-seven, of the said Supreme "Court of New Brunswick, counsel on behalf of said George F. Baird obtained a "rule nisi for an attachment against John V. Ellis, Editor and Publisher of the St. "John 'Globe' newspaper, for contempt of the said court for publishing in the issue "of the said newspaper of the Tenth, Eleventh and Twelfth days of March, 1887, "certain articles under the captions of 'The Queen's Election,' 'Government by "Fraud,' and 'Queen's County,' wherein it was claimed were comments, reflections "and innuendos on the applicant, George F. Baird, on the said order nisi for a prohibition granted by said Mr. Justice Tuck, and on said Mr. Justice Tuck himself, and "in which articles it was claimed that Mr. John V. Ellis had been guilty of contempt of court in scandalizing the court, and particularly Mr. Justice Tuck, in "caluminating and vilifying the applicant, and in commenting in the matters of said election, said recount and said order nisi for a prohibition in a manner calculated to prejudice the public before the hearing and judicial decision of said matters;

"That subsequently the rule nisi for an attachment for contempt was made absolute by the Supreme Court of New Brunswick against the said John V. Ellis, and he was adjudged guilty of contempt for having published such articles, but sentence deferred to admit of an appeal to the Supreme Court of Canada;

"That in February, Eighteen hundred and ninety-three, the Supreme Court of "Canada delivered judgment to the effect that no appeal would lie to it in such cases "of alleged contempt, and the proceedings were consequently remitted back to the "Supreme Court of New Brunswick, which latter court did, on the Fourteenth day of "October, Eighteen hundred and ninety-three, sentence the said John V. Ellis, for his "alleged contempt, to pay a fine of Two hundred dollars, to be imprisoned in the "common jail of the County of York for the space of Thirty days, and until the fine "was paid, and further to pay the costs to be taxed as between party and party;

"That more than Six years have elapsed between the publication of the articles containing the alleged contempt and the delivery of said sentence, during which time all the proceedings in the several courts to which the said articles had refer-

" ence had ended and been finally disposed of;

"That, in the opinion of this House, the action of the Returning Officer Dunn in refusing to return George G. King, who had polled a large majority of the votes at an election duly held, and in returning Mr. George F. Baird, the minority candidate instead, was a gross violation of law and justice, a wicked and indefensible outrage upon the rights of the electors of Queen's County, New Brunswick, and a precedent pregnant with such danger to the future political government of Canada as to have demanded and justified, on the part of the newspaper press, the severest possible condemnation and censure;

"That, in the further opinion of this House, the jurisdiction claimed by the Judges of the Superior Courts of Record, of punishing by fine and commitment to "prison for constructive contempt being practically arbitrary and unlimited and "exercised by Judges, who are at the same time judges of the law, of the fact, of the "intention and of the sentence, and whose decisions are given without the aid of a "jury and without being subject to review, is opposed to the genius and spirit of "constitutional liberty and ought never to be exercised where any other pertinent "remedy can be found or recourse had to any other method of obtaining justice;

"That the punishment inflicted by the Supreme Court of New Brunswick upon "John V. Ellis, in the month of October, Eighteen hundred and ninety-three, for an

"alleged constructive contempt of court, contained in articles published by him on "the Queen's County election herein referred to, was arbitrary, excessive, inimical "to the public interest and deserving of censure, and, in so far as it added costs to "the fine and imprisonment, without precedent," inserted instead thereof;

And the Question on the amendment being again proposed:-The House re-

sumed the said adjourned Debate.

And The House having continued to sit till after Twelve of the Clock on Thursday morning;

Thursday, 7th June, 1894.

And the Question being put on the amendment; the House divided: and the names being called for they were taken down, as follow:—

YEAS:

Messieurs

Allan, Beausoliel, Béchard, Beith, Bernier, Borden, Boston, Bowman, Brodeur, Brown, Bruneau, Campbell,	Colter, Davies, Dawson, Devlin, Dupont, Edgar, Edwards, Featherston, Flint, Forbes, Fraser, Frémont,	Guay, Harwood, Landerkin, Langelier, Laurier, Lavergne, Leduc, Legris, Lister, Livingston, Lowell, Macdonald (Huron),	Mignault, Mills (Bothwell), Monet, Paterson (Brant), Perry, Préfontaine, Proulx, Rider, Rinfret, Rowand, Sanborn, Semple.
Brown,	Forbes,	Livingston,	Rowand,
Cartwright (Sir Richard Casey,	Gillmor,	McMillan, McMullen,	Sutherland, Tarte, and
Charlton, Choquette,	Godbout, Grieve,	Martin,	Vaillancourt.—66.

NAYS:

Messieurs

	Curran,	Lachapelle,	Pelletier,
	Daly,	Langevin (Sir Hector), Leclair.	Pope,
	Davin,		Pridham,
	Davis,	Lippé,	Prior,
	Denison,	Macdonald (King's),	Reid,
	Desaulniers,	Macdonell (Algoma),	Robillard,
	Dickey,	McAlister,	Roome,
	Dugas,	McCarthy,	Rosamond,
	Dyer,	McDonald (Assiniboia),	Ross (Dundas),
	Earle,	McDonald (Victoria),	Ross (Lisgar),
Boyd,	Fairbairn,	McDougald (Pictou),	Ryckman,
Boyle,	Ferguson (Renfrew),	McDougall (Cape Breton),	Smith (Ontario).
Bryson,	Fréchette,	McInerney,	Sproule,
Burnham,	Girouard (JacqCartier),	McKay,	Stairs,
Calvin,	Girouard(Two Mount'ns),	McLennan,	Stevenson,
	Grant (Sir James),	McLeod,	Taylor,
Cargill,	Guillet,	McNeill,	Temple,
Carignan,	Haggart,	Madill,	Thompson (Sir John),
Carling (Sir John),	Haslam,	Mara,	Tupper (Sir C. Hibbert),
Carpenter,	Hazen,	Marshall,	Turcotte,
Caron (Sir Adolphe),	Henderson,	Masson,	Tyrwhitt,
	Hodgins,	Metcalfe,	Wallace,
Chesley,	Hughes,	Miller,	Weldon,
Coatsworth,	Hutchins,		White (Cardwell),
	Ingram,		White (Shelburne),
Cockburn,	Jeannotte,		Wood (Brockville), and
			Wood (West'land). —110.
	Kaulbach,	. ,	1100

So it passed in the Negative.

Then the main Question being put:—It passed in the Negative.

On motion of Sir John Thompson, seconded by Mr. Daly,

Resolved, That the House shall, at its next sitting, this day, again resolve itself into the Committee of Ways and Means.

And then The House, having continued to sit till five minutes after One of the Clock on Thursday morning, adjourned till this day.

Thursday, 7th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-By Mr. Edgar,—The Petition of the Municipal Council of the Township of Uxbridge, County of Ontario, Ontario.

By Mr. Rowand,—The Petition of Joseph Wellwood, Reeve, and others, of

Culross, County of Bruce, Ontario.

By Mr. Lowell,-The Petition of the Municipal Council of the Township of

Logan, County of Perth, Ontario.

By Mr. Landerkin,—The Petition of William S. Crerae, Reeve, and others, of Silver Creek, County of Marquette, Manitoba.

By Mr. Curran,—The Petition of D. J. Macdonald and others, of the City of Montreal.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of Peter Bell and others, of Portage la Prairie; and of W. J. Sargent, Reeve, and others, of the Municipality of Daly, all of Manitoba; of Julius St. John and others, of Sunderland and other places; and of B. Madill and others, of Beaverton and other places, all of the County of Ontario; of Peter Dickson, Reeve, and others, of Egremont; and of John Boland, Reeve, and others, of Artemesia, all of the County of Grey; of J. S. Hallman, Reeve, and others, of Petersburg and other places, County of Waterloo; and of James Asher and others, of Caistor, County of Wentworth, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. White (Cardwell), from the Select Committee appointed to supervise the Official Report of the Debates of this House during the present Session, presented to the House the Second Report of the said Committee, which was read, as followeth:-

Your Committee have had under consideration a communication from the Chief of the Staff of Official Translators of the Debates directing their attention to the considerable increase, in late years, in the amount of work to be performed in connection with the translation of the Official Report of the Debates, and also, suggesting the advisability of securing the services of an additional translator.

Your Committee would, therefore, with a view of expediting the publication of both the English and French Editions of the Debates, recommend that the Chairman of your Committee be empowered to employ, if required, for the remainder of the Session, the temporary assistance of an additional translator competent to translate in both languages.

Mr. Sproule, from the Select Standing Committee on Agriculture and Colonization, presented to the House the Third Report of the said Committee, which was

read, as followeth:-

That a telegraph despatch having appeared in some of the daily newspapers of yesterday, which states that "Professor McEachran is the principal certifier of the fact of existence of pleuro-pneumonia in cattle exported." The very reverse is the fact. The word "not" is left out. Mr. McEachran is the principal certifier that the disease of pleuro-pneumonia does not exist in Canada. Mr. McEachran says by telegraph that he is "connected with the Walrond Ranch. That Ranch sells all its cattle on the ground. They are not exporters." He adds also that in so far as that Ranch is concerned the cattle are increased in value by the embargo.

Mr. McEachran further asserts in his said message that pleuro-pneumonia does

not exist in Canada.

Your Committee recommend, that the Government be requested to take immediate action towards a refutation of the said newspaper despatch, with a view to disabusing the public mind from any erroneous impressions that may have resulted therefrom in relation to the positive absence of pleuro-pneumonia amongst Canadian cattle herds.

Mr. Girouard (Jacques Cartier), from the Select Standing Committee on Privileges and Elections, presented to the House the Second Report of the said Com-

mittee, which was read, as followeth:-

Your Committee have the honour to report, that in pursuance of the reference made to them by the House, on the 17th May last, in the matter of A. J. Turcotte, Member for the Electoral District of Montmorency, they deemed it necessary to summon, amongst other witnesses, one J. B. Provost, Grocer, and one O. E. Larose, Grocer, both of the City of Quebec; that on the 29th of May last the said J. B. Provost and O. E. Larose were summoned by telegram in the usual manner to appear on the 31st May, and though your Committee have proof that the said Provost and

Larose personally received the said summons they both made default.

On the 31st May, in pursuance of a Resolution of your Committee, the Clerk sent to the Sheriff of Quebec summonses in writing to the said Provost and Larose to appear before your Committee on the 7th June, with instructions to serve the same personally upon the said Provost and Larose. In pursuance of these instructions to the Sheriff, as appears by the Bailiff's return forwarded to the Clerk of your Committee, the said Provost and Larose were, on the Second day of June last, personally served with the said summons, but, have again this day made default. As your Committee are of the opinion that the evidence to be given by the said Provost and Larose is material and necessary to the proper discharge of the duties laid upon your Committee, they beg to report the failure of the said Provost and Larose to obey the order of your Committee and request the action of the House thereon.

Mr. Edgar moved, seconded by Mr. Sutherland, and the Question being put, That J. B. Provost and O. E. Larose, the Witnesses named in the Second Report of the Select Standing Committee on Privileges and Elections, submitted to this House, this day, be ordered to attend the Bar of this House on Monday, the Eleventh day of June, 1894, at the hour of Three o'Clock in the afternoon:—It was resolved in the

Affirmativé.

The Order of the Day being read, for resuming the adjourned Debate on the Question, which was on Friday last proposed, That Mr. Speaker do now leave the Chair (for the House again in the Committee of Supply);

And proposed amendment thereto, That all the words after "That" to the end of the Question be left out, and the words "in the opinion of this House the public "lands of the Dominion should be sold to actual settlers only, upon reasonable "terms of settlement, and in such areas as can be reasonably occupied and cultiva-"ted by the settler; that no sales of pulic lands to speculators or middlemen should "be permitted; that liberal provisions should be made for free homestead grants to "settlers; and that land grants to Railway Corporations have been made by the "Government with reckless lavishness, and to the serious detriment of the public "interest," inserted instead thereof;
And the Question, on the amendment, being again proposed:—The House

resumed the said adjourned Debate.

And The House having continued to sit till after Twelve of the Clock on Friday morning;

Friday, 8th June, 1894.

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:-

YEAS:

Messieurs

Allan,	Casey,	Langelier,	Paterson (Brant),
Beausoliel,	Charlton,	Laurier,	Perry,
Béchard,	Choquette,	Lavergne,	Proulx,
Beith,	Colter,	Leduc,	Rider,
Bernier,	Davies,	Livingston,	Rinfret,
Borden,	Devlin,	Lowell,	Rowand,
Bowman,	Geoffrion,	McGregor,	Sanborn,
Brown,	Gibson,	McMillan,	Semple,
Bruneau,	Grieve,	McMullen,	Somerville,
Campbell,	Guay,	Martin,	Sutherland, and
Carroll,	Harwood,	Mignault,	Tarte. —47.
Cartwright (Sir Richard), Landerkin,	Mills (Bothwell),	

NAYS:

Messieurs

Adams,	Curran,	Leclair,	Pope,
Amyot,	Daly,	Lépine,	Pridham,
Bain (Soulanges),	Davin,	Lippé,	Prior,
Baird,	Davis,	Macdonald (King's),	Putnam,
Belley,	Denison,	Macdonell (Algoma),	Reid,
Bennett,	Desaulniers,	McAlister,	Robillard,
Bergeron,	Dugas,	McDonald (Assiniboia),	Roome,
Bergin,	Dupont,	McDougald (Pictou),	Rosamond,
Blanchard,	Dyer,	McDougall (Cape Breton,)Ross (Dundas),
Boyd,	Earle,	McInerney,	Ross (Lisgar),
Boyle,	Fairbairn,	McKay,	Ryckman,
Bryson,	Ferguson (Renfrew),	McLennan,	Smith (Ontario),
Burnham,	Fréchette,	McLeod,	Sproule,
Cameron,	Gillies,	McNeill,	Stairs,
Cargill,	Girouard (Two Mount'ns)	,Madill,	Taylor,
Carignan,	Guillet,	Mara,	Temple,
Carpenter,	Haggart,	Marshall,	Thompson (Sir John),
Caron (Sir Adolphe),	Haslam,	Masson,	Tupper (Sir C. Hibbert),
Carscallen,	Hazen,	Metcalfe,	Tyrwhitt,
Chesley,	Hughes,	Miller,	Wallace,
Cleveland,	Hutchins,	Mills (Annapolis),	Weldon,
Cochrane,	Ingram,	Montague,	White (Cardwell),
Corbould,	Ives,	Northrup,	White (Shelburne),
Corby,	Jeannotte,	Patterson (Huron),	Wood (Brockville), and
Costigan,	Langevin (Sir Hector),	Pelletier,	Wood (West'land)—100.

So it passed in the Negative. 161

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itself

into the said Committee.

And then The House, having continued to sit till five minutes after One of the Clock on Friday morning, adjourned till this day.

Friday, 8th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-

By Mr. Lépine,—The Petition of the Montreal Typographical Union.

By Mr. Tisdale,—The Petition of the Municipal Council of the Township of Charlotteville, County of Norfolk, Ontario.

By Mr. Denison,—The Petition of the Municipal Council of the City of Toronto,

Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of D. Van Duge and others, of Grimsby, County of Wentworth; of G. W. Sweetman, Reeve, and others, of the Municipality of Denbigh, Abinger and Ashby; and of William Fitzgerald, J. P., and others, of Bedford, all of the County of Addington; of Aaron Harper and others, of Pilkington and other places, County of Wellington; of James Urie and others, of Seneca and other places, County of Haldimand; and of Robert McLaughlin and others, of the Township of Brooke, County of Lambton, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Wood (Westmoreland), from the Select Standing Committee on Banking and Commerce, presented to the House the Fourth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz .:-

Bill from the Senate, intituled: "An Act further to amend the Insurance Act;" and

Bill from the Senate, intituled: "An Act to incorporate the Colonial Mutual Life Association."

The Amendments made to the first mentioned Bill being important, your Committee recommend that the Bill be reprinted as amended.

Mr. Baker, from the Select Standing Committee on Public Accounts, presented to the House the Ninth Report of the said Committee, which was read, as followeth:—

Your Committee recommend that the evidence now being taken by them, in respect to the expenditure connected with the *Wellington* Street Bridge and Grand Trunk Bridge over the *Lachine* Canal be printed day by day for the use of Members, and that Rule 94 be suspended in relation thereto.

On motion of Mr. Baker, seconded by Mr. Davin,

Ordered, That the evidence now being taken by the Select Standing Committee on Public Accounts, in respect to the expenditure connected with the Wellington Street Bridge and Grand Trunk Bridge over Lachine Canal, be printed day by day, for the use of Members, and that Rule 94 be suspended in relation thereto, in accordance with the recommendation contained in the Ninth Report of the said Committee.

On motion of Mr. Wood (Westmoreland), seconded by Mr. Weldon,

Ordered, That the Bill from the Senate, intituled: "An Act further to amend "the Insurance Act," be reprinted as amended by the Select Standing Committee on Banking and Commerce, in accordance with the recommendation contained in the Fourth Report of the said Committee.

Mr. Bergeron reported from the Committee of Ways and Means several Resolutions, which were read as follow:-

1. Resolved, That it is expedient to revise and consolidate the Acts and parts of Acts now in force, respecting the Duties of Customs, and that for this purpose it is expedient to repeal the following Acts or parts thereof not heretofore repealed, viz.:-

The Act, Chapter 33, Revised Statutes, intituled: "An Act respecting the Duties

of Customs."

50-51 Victoria, Chapter 39, intituled: "An Act to amend the Act respecting the Duties of Customs.

53 Victoria, Chapter 20, intituled: "An Act to amend the Acts respecting the Duties of Customs."

53 Victoria, Chapter 21, intituled: "An Act to amend the Act of the present Session, intituled: 'An Act to amend the Acts respecting the Duties of Customs.'"

54-55 Victoria, Chapter 45, intituled: "An Act to amend the Acts respecting

the Duties of Customs."

55-56 Victoria, Chapter 21, intituled: "An Act further to amend the Acts respecting the Duties of Customs.

56 Victoria, Chapter 16, intituled: "An Act further to amend the Acts respect-

ing the Duties of Customs."

And to provide otherwise by enacting that the following be substituted in lieu thereof:-

1. That unless the context otherwise requires—

(a) The initials "n.e.s." represent and have the meaning of the words "not elsewhere specified";

(b) The initials "n.o.p." represent and have the meaning of the words "not

otherwise provided for ";

(c) The initials "f.o.b." represent and have the meaning of the words "free on board";

(d) The expression "gallon" means an Imperial gallon;

(e) The expression "ton" means Two thousand pounds avoirdupois;
(f) The expression "proof" or "proof spirits," when applied to wines or spirits of any kind, means spirits of a strength equal to that of pure ethyl alcohol compounded with distilled water in such proportions that the resultant mixture shall, at a temperature of sixty degrees Fahrenheit, have a specific gravity of 0.9198, as compared with that of distilled water at the same temperature.

(g) The expression "gauge," when applied to metal sheets or plates or to

wire, means the thickness as determined by Stubbs's Standard Gauge;

(h) The expression "in diameter," when applied to tubing, means the actual inside diameter measurement;

(i) The expression "sheet," when applied to metals, means a sheet or plate not exceeding three-sixteenths of an inch in thickness;

- (j) The expression "plate," when applied to metals, means a plate or sheet more than three-sixteenths of an inch in thickness.
- 2. That the expressions mentioned in Section two of "The Customs Act," as amended by Section two of "The Customs Amendment Act, 1888," whenever they occur herein, or in any Act relating to the Customs, unless the context otherwise requires, have the meaning assigned to them, respectively, by the said Sections two; and any power conferred upon the Governor in Council by "The Customs Act" to transfer dutiable goods to the list of goods which may be imported free of duty is not hereby abrogated or impaired.
- 3. That the whole or part of the duties hereby imposed upon fish and other products of the fisheries may be remitted as respects either the *United States* or the Island of *Newfoundland*, or both, upon the Proclamation of the Governor in Council, which may be issued whenever it appears to his satisfaction that the Governments of the *United States* and the Island of *Newfoundland*, or of either of them, have made changes in their tariffs of duties imposed upon articles imported from *Canada* in reduction or repeal of the duties in force in the said Countries, respectively.
- 4. That whenever it appears to the satisfaction of the Governor in Council that the Governments of France and Spain, or either of them, have made changes in their tariff of duties imposed upon articles imported from Canada, in reduction or repeal of the duties now in force in the said Countries, he may, by Proclamation, order the whole or part of the duty of thirty per centum ad valorem, hereby imposed upon wines imported into Canada, to be remitted as respects importations from the said Countries, or from that one of the said Countries by the Government of which such change in its tariff of duties has been made as aforesaid.
- 5. That any goods or packages being the growth, produce or manufacture of Canada, and having been exported therefrom and intended to be returned, may be admitted free of duty on being reimported into Canada, provided such goods or packages were entered for exportation, and branded or marked by a collector or proper officer of Customs, and are fully identified by the collector or proper officer at the port or place where they are so reimported; and provided further, that the property in such goods or packages has continued in the same person or persons by whom they were exported, and that such reimportation takes place within one year of the exportation thereof.
- 6. That all medicinal or toilet preparations imported for completing the manufacture thereof, or for the manufacture of any other article by the addition of any ingredient or ingredients, or by mixing such preparations, or by putting up or labelling the same, alone or with other articles or compounds, under any proprietary or trade name, shall be, irrespective of cost, valued for duty and duty paid thereon at the ordinary market value in the country whence imported of the completed preparation when put up and labelled under such proprietary or trade name, less the actual cost of labour and material used or expended in Canada in completing the manufacture thereof or of putting up or labelling the same.
- 7. That all medicinal preparations whether chemical or otherwise, usually imported with the name of the manufacturer, shall have the true name of such manufacturer and the place where they are prepared permanently and legibly affixed to each parcel by stamp, label or otherwise; and all medicinal preparations imported without such names so affixed shall be forfeited.
- 8. That on imported Indian corn, to be kilndried and ground into meal for human food, or ground into meal and kilndried for such use, under such regulations as are made by the Governor in Council, there may be allowed a drawback of ninety per cent of the duty paid.
- 9. That any person who, without lawful excuse, the proof of which shall be on the person accused, sends or brings into Canada, or who, being in Canada, has in his possession, any bill-heading or other paper appearing to be a heading or blank capable of being filled up and used as an invoice, and bearing any certificate purporting to show, or which may be used to show, that the invoice which may be made from

such bill-heading or blank is correct or authentic, is guilty of a misdemeanour and liable to a penalty of Five hundred dollars, and to imprisonment for a term not exceeding Twelve months, in the discretion of the court, and the goods entered under

any invoice made from any such bill-heading or blank shall be forfeited.

10. That the export of deer, wild turkeys, quail, partridge, prairie fowl and woodcock in the carcass or parts thereof, is hereby declared unlawful and prohibited; and any person exporting or attempting to export any such article shall, for each such offence, incur a penalty of One hundred dollars, and the article so attempted to be exported shall be forfeited, and may, on reasonable cause of suspicion of intention to export the same, be seized by any officer of the Customs, and, if such intention is proved, shall be dealt with as for breach of the Customs laws; Provided, that this section shall not apply to the export, under such regulations as are made by the Governor in Council, of any carcass or part thereof of any deer raised or bred by any person, company or association of persons upon his or their own lands.

11. That regulations respecting the manner in which molasses and syrups shall be sampled and tested, for the purpose of determining the classes to which they belong with reference to the duty chargeable thereon, shall be made by the Controller of Customs; and the instruments and appliances necessary for such determination shall be designated by him and supplied to such officers as are by him charged with the duty of sampling and testing such molasses and syrups; and the decision of any officer (to whom is so assigned the testing of such articles) as to the duties to which they are subject under the tariff, shall be final and conclusive, unless upon appeal to the Commissioner of Customs within thirty days from the rendering of such decision, such decision is, with the approval of the Controller, changed; and the decision of the Commissioner with such approval shall be final.

12. That in the case of all wines, spirits, or alcoholic liquors subject to duty according to their relative strength of proof, such strength shall be ascertained either by means of Sykes's hydrometer or of the specific gravity bottle, as the Controller of Customs may direct; and in case such relative strength cannot be correctly ascertained by the direct use of the hydrometer or gravity bottle, it shall be ascertained by the distillation of a sample and the subsequent test in like manner of

the distillate.

13. That subject to the foregoing provisions and to the requirements of the "Customs Act," (Chapter 32 of the Revised Statutes, as amended) there shall be levied, collected and paid upon all goods enumerated, or referred to as not enumerated in Schedule A hereto appended,—the several rates of Duties of Customs set forth and described in the said Schedule and set opposite to each item, respectively, or charged thereon as not enumerated, when such goods are imported into Canada or when taken out of warehouse for consumption therein:

(2.) That subject to the same provisions and to the further conditions contained in Schedule B hereto appended, all goods enumerated in the said Schedule B may be imported into Canada or may be taken out of warehouse for consumption therein,

without the payment of any Duties of Customs thereon:

(3.) That the importation into Canada of any goods enumerated, described or referred to in Schedule C hereto appended, is prohibited, and that any such goods if imported, shall thereby become forfeited to the Crown and shall be destroyed, and that any person importing any such prohibited goods or causing or permitting the same to be imported shall, in each case, incur a penalty of Two hundred dollars.

14. That the value of all bottles, flasks, jars, demijohns, carboys, casks, hogsheads, pipes, barrels, and all other vessels or packages, manufactured of tin, iron, lead, zinc, glass or any other material, and capable of holding liquids,—and all packages in which goods are commonly placed for home consumption, including cases in which bottled spirits, wines or malt liquors or other liquids are contained,—and every package being the first receptacle or covering inclosing goods for purpose of sale, shall, in all cases not otherwise provided for, in which they contain goods subject to an ad valorem duty or a specific and ad valorem duty, be taken and held to be a part of the fair market value of such goods for duty, and shall be charged with the same

rate of ad valorem duty as is to be levied and collected on the goods they contain; and when they contain goods subject to a specific duty only, such packages shall be charged with a duty of customs of twenty per cent ad valorem, to be computed upon their original fair market value; and all or any of the above packages described as capable of holding liquids, when containing goods exempt from duty under this Act, shall be charged with a duty of twenty per centum ad valorem, provided the contents thereof are not of such a nature that the destruction of the package becomes necessary in order to release the goods,—and all other packages containing free goods and being the first receptacles or inner coverings inclosing goods for the purpose of sale, shall be dutiable at the same rate as if imported empty; but all packages not hereinbefore specified, and not herein specially charged with or declared liable to duty under regulations, and being the usual and ordinary packages in which goods are packed for exportation, according to the general usage and custom of trade, shall be free of duty.

Provided further, that all special packages or coverings, unlike those in which such goods as they contain are usually packed for home consumption, and all such packages or coverings as are apparently designed for use other than in the importation of the goods they contain, shall be subject to the same rates of duty as they

would be if imported empty or separate from their contents.

2. Resolved, That it is expedient to cancel all Orders in Council and all Departmental regulations contrary to or inconsistent with any of the provisions of the

foregoing Resolution or of the Schedules thereto.

3. Resolved, That it is expedient to provide that the foregoing Resolutions and the alterations thereby made in the rate of Duties of Customs payable on goods imported into Canada, shall take effect from and after the 27th day of March, 1894.

SCHEDULE "A."

Ales, Beers, Wines and Liquors.

22.00, 200,0, 11 000 000 201
1. Ale, beer and porter, when imported in casks or otherwise than in bottle, sixteen cents per gallon
2. Ale, beer and porter, when imported in bottles (six quart or twelve pint bottles to be held to contain one gallon), twenty-four cents
per gallon
3. Cider, not clarified or refined, five cents per imperial gallonbc.p. im. gall.
4. Cider, clarified or refined, ten cents per Imperial gallon10c. p. Im. gall.
5. Lime juice and fruit juices, fortified with or containing not more than
twenty-five per cent of proof spirits, sixty cents per gallon; and,
when containing more than twenty-five per cent of proof spirits, 60c. p. gall.
two dollars per gallon
6. Lime juice and other fruit syrups and fruit juices, n.o.p., twenty
per cent ad valorem
7. Spirituous or alcoholic liquors, distilled from any material, or con-
taining or compounded from or with distilled spirits of any kind,
and any mixture thereof with water, for every gallon thereof of the
strength of proof, and when of a greater strength than that of
proof, at the same rate of the increased quantity that there would
be if the liquors were reduced to the strength of proof. When the
liquors are of a less strength than that of proof, the duty shall be
at a rate herein provided, but computed on a reduced quantity of
the liquors in proportion to the lesser degree of strength; pro-
vided, however, that no reduction in quantity shall be computed
rada, no no rot, that no rotation in quantity brain by compation

or made on any liquors below the strength of fifteen per cent

under proof, but all such liquors shall be computed as of the strength of fifteen per cent under proof, as follow:-(a) Ethyl alcohol, or the substance commonly known as alcohol, hydrated oxide of ethyl or spirits of wine; gin of all kinds, n.e.s.; rum, whisky and all spirituous or alcoholic liquors, n.o.p.; amyl alcohol or fusel oil, or any substance known as potato spirit or potato oil, methyl alcohol, wood alcohol, wood naphtha, pyroxylic spirit or any substance known as wood spirit or methylated spirits. absinthe, arrack or palm spirit, brandy, including artificial brandy and imitations of brandy; cordials and liqueurs of all kinds, n.e.s.; mescal, pulque, rum shrub, schiedam and other schnapps; tafia, angostura and similar alcoholic bitters or beverages, two dollars and twelve and \$2.121 p. one-half cents per gallon..... gall. (b) Spirits and strong waters of any kind, mixed with any ingredient or ingredients, as being or known or designated as anodynes, elixirs, essences, extracts, lotions, tinctures or medicines, n.e.s., two dollars and twelve and one-half \$2.12 p. cents per gallon, and thirty per cent ad valorem...... gall. & 30 p.c. (c) Alcoholic perfumes and perfumed spirits, bay rum, cologne and lavender waters, hair, tooth and skin washes, and other toilet preparations containing spirits of any kind, when in bottles or flasks weighing not more than four ounces each, fifty per cent ad valorem; when in bottles, flasks or other packages, weighing more than four ounces each, two dollars and twelve and one-half cents per gallon, \$2.12 p. and forty per cent ad valorem...... gall. & 40 p.c. (d) Nitrous ether, sweet spirits of nitre and aromatic spirits of ammonia, two dollars and twelve and one-half cents per \$2.12 p. gallon, and thirty per cent ad valorem...... gall. & 30 p.c. (e) Vermouth and ginger wine, containing not more than forty per cent of proof spirits, seventy-five cents; if con- 75c, p. gall. taining more than forty per cent of proof spirits, two \$2.121 p. dollars and twelve and one-half cents per gallon..... gall. 8. Wines of all kinds, except sparkling wines, including orange, lemon, strawberry, raspberry, elder and current wines, containing twentysix per cent or less of spirits of the strength of proof, whether imported in wood or in bottles (six quart or twelve pint bottles to be held to contain a gallon), twenty-five cents per gallon, and for 25c. p.gall. & each degree of strength in excess of the twenty-six per cent of 3c. p.gall, for spirits as aforesaid, an additional duty of three cents until the each degree strength reaches forty per cent of proof spirits; and, in addition from 26 up to 9. Champagne and all other sparkling wines, in bottles containing each not more than a quart but more than a pint, three dollars and thirty cents per dozen bottles; containing not more than a pint \$3.30 p. doz. each but more than one-half pint, one dollar and sixty-five cents \$1.65 p. doz. per dozen bottles; containing one-half pint each or less, eighty-two cents per dozen bottles; bottles containing more than one quart 82c. p. doz. each shall pay, in addition to three dollars and thirty cents per dozen bottles, at the rate of one dollar and sixty-five cents per \$1.65 p. gall. gallon on the quantity in excess of one quart per bottle, the for all over quarts and pints in each case being old wine measure; in addition 1 qt. p. bott. to the above specific duty, there shall be an ad valorem duty of thirty per cent 30 p.c.

But any liquors imported under the name of wine, and containing more than forty per cent of spirits of the strength of proof shall be rated for duty as unenumerated spirits.

Tobacco, and Manufactures of.

11. 12. 13. 14.	Cigars and cigarettes, two dollars per pound and twenty-five per cent ad valorem, the weight of cigarettes to include the weight of the paper covering. Cut tobacco, forty-five cents per pound and twelve and one-half per cent ad valorem. Manufactured tobacco, n.e.s., and snuff, thirty-five cents per pound and twelve and one-half per cent ad valorem. Opium (crude), one dollar per net pound. Opium, powdered, one dollar and thirty-five cents per pound Opium prepared for smoking, five dollars per pound	25 p.e 45c. p. lb. & 12½ p.e. 35c. p. lb. & 12½ p.e. \$1 p. lb. \$1,35 p. lb.
	Animals, and Agricultural and Animal products.	
17.	Animals, living, n.e.s., twenty per cent ad valorem	$1\frac{1}{2}$ c. p. lb.
19. 20.	Meats, fresh, n.e.s., three cents per pound	3c. p. lb.
21. 22.	fluid beef not medicated, and soups, twenty-five per cent ad valorem Mutton and lamb, fresh, thirty-five per cent ad valorem	35 p.e. 20 p.e.
25. 26.	stearine of all kinds, n.e.s., two cents per pound Tallow and stearic acid, twenty per cent ad valorem. Beeswax, ten per cent ad valorem. Candles, n.e.s., twenty-five per cent ad valorem. Soap, n.e.s.; pearline and other soap powders, pumice, silver and mineral soaps, sapolio and like articles, thirty-five per cent ad va-	10 p.c.
28. 29. 30. 31. 32. 33. 34. 35.	lorem. Soap, common or laundry, not perfumed, one cent per pound Castile soap, mottled or white, two cents per pound Glue and mucilage, twenty-five per cent ad valorem Feathers, undressed, twenty per cent ad valorem Feathers, n.e.s., thirty per cent ad valorem Butter, four cents per pound Cheese, three cents per pound Condensed milk, three cents per pound Condensed coffee condensed coffee with milk milk foods and all	1e. p. lb. 2e. p. lb. 25 p.e. 20 p.e. 30 p.e. 4e. p. lb. 3e. p. lb. 3e. p. lb.
38. 39. 40. 41. 42. 43.	similar preparations, including preserved ginger, thirty per cent ad valorem Apples, forty cents per barrel, including the duty on the barrel Beans, fifteen cents per bushel. Buckwheat, ten cents per bushel. Pease, ten cents per bushel. Potatoes, fifteen cents per bushel. Rye, ten cents per bushel. Rye flour, fifty cents per barrel Hay, two dollars per ton. Vegetables, when fresh, or dry salted, n.e.s., twenty-five per cent ad valorem.	15c. p. bsh. 10c. p. bsh. 10c. p. bsh. 15c. p. bsh. 10c. p. bsh. 50c. p. brl. \$2 p. ton.

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	44. 11. 10. 10. 10. 10. 10. 10. 10. 10. 10
Provided that green or ripe apples hears buchunkest more	_
Provided that green or ripe apples, beans, buckwheat, pea potatoes, rye, rye-flour, hay, and vegetables, n.e.s., or any of the	se,
shall be free of duty when imported into Canada from the count	em
of production, if such country whence any of the above produ-	.ry
are imported imposes no duty on the libe and the above production.	ets
are imported imposes no duty on the like product or production imported there from Canada	ets
imported thence from Canada,	1= 1.1
46. Barley, fifteen cents per bushel	15c, p. bsh,
47. Indian corn, seven and a half cents per bushel	$\frac{1}{2}c$. p. osh.
Provided that barley and Indian corn shall be free of duty when import	ea
into Canada from the country of production, if such country when	nce
either or both are imported admits both these products free of du	ity
when imported thence from Canada.	
48. Dutiable breadstuffs, grain and flour and meal of all kinds, wh	
damaged by water in transitu, twenty per cent ad valorem upon t	ne
appraised value, such appraised value to be ascertained as p	ro-
vided by Sections 58, 70, 71, 72, 73, 74, 75 and 76 of the Customs A	et. 20 p.e.
49. Buckwheat meal or flour, one-fourth of one cent per pound	≰c. p. 10.
50. Cornmeal, forty cents per barrel	40c. p. bri.
51. Oats, ten cents per bushel	10c. p. bsn.
52. Oatmeal, twenty per cent ad valorem	20 p.c.
53. Rice, uncleaned, unhulled or paddy, three-tenths of one cent p	er 3 a m lh
pound, but not to be less than thirty per cent ad valorem	110 p. 1b.
55. Rice and sago flour and sago, twenty-five per cent ad valorem	25 n.a
56. Wheat, fifteen cents per bushel	150 n heh
57. Wheat flour, seventy-five cents per barrel	75c p. bel
58. Biscuits of all kinds, twenty-five per cent ad valorem	25 n.c
59. Macaroni and vermicelli, twenty-five per cent ad valorem	
60. Starch, including farina, corn starch or flour, and all preparatio	ns
having the qualities of starch, one and one-half cents p	er
pound; the weight of the package to be in all cases included	in
the weight for duty	1 1 c. p. lb.
61. Seeds, viz.: - Garden, field and other seeds for agricultural or oth	er
purposes, n.o.p., when in bulk or in large parcels, ten per cent	ad
valorem; when put up in small papers or parcels, twenty-five p	er 10 p.c.
cent ad valorem	25 p.c.
62. Mustard, ground, twenty-five per cent ad valorem	25 p.c.
63. Mustard cake, fifteen per cent ad valorem	15 p.c.
64. Sweet potatoes and yams, ten cents per bushel	10c. p. bsh.
65. Tomatoes, fresh, twenty cents per bushel and ten per cent	ad 20c. p. bsh.
valorem	& 10 p.c.
66. Tomatoes and other vegetables, including corn and baked beans,	in
cans or other packages, not elsewhere specified, one and on	ie-
half cents per pound; the weight of the cans or other pac	K-
ages to be included in the weight for duty	1½c, p. 1b.
67. Pickles, sauces and catsups, including soy, thirty-five per cent of	
valorem	35 p.c.
68. Malt, fifteen cents per bushel, upon entry for warehouse, subject	10 15 - hah
excise regulations	19c. p. osn.
69. Extract of malt (non-alcoholic), for medicinal purposes, twent	y- 25 n.a
five per cent ad valorem	20 p.c. 60 n lh
70. Hops, six cents per pound	oc. p. 10.
71. Compressed yeast, in bulk or mass of not less than fifty pound	.o,
three cents per pound; in packages weighing less than fift pounds, six cents per pound, the weight of the package in the	ne 3c n lh
latter case to be included in the weight for duty	6c. p. 1b.
included to the included in the weight for duty	vv. p. 10.

72.	Yeast cakes and baking powders, six cents per pound, the weight of the package to be included in the weight for duty	feen lh
7 3.	Trees, viz., apple, cherry, peach, pear, plum and quince, of all kinds,	
74.	three cents each	3c. each.
	mental trees, shrubs and plants, twenty per cent ad valorem	20 p.c.
76.	to be included in the weight for duty	2c. p. 1b. 25 p.c.
77.	Prunes, one cent per pound, including raisins and dried currants.	1c. p. lb.
78.	Apples, dried, desiccated or evaporated; dates, figs, and other dried, desiccated or evaporated fruits, n.e.s., twenty-five per cent advalorem	!
7 9.	Grapes, two cents per pound	2c. p. lb.
80.	Oranges, lemons and limes, in boxes of capacity not exceeding two	05 1
	and one-half cubic feet, twenty-five cents per box; in one-half boxes, capacity not exceeding one and one-fourth cubic feet, thirteen cents near half box. in cases and all other reaches to cents near the cents are the cents ar	13c, p. half
	cents per half-box; in cases and all other packages, ten cents per cubic foot holding capacity; in bulk, one dollar and fifty cents per	10c n.c foot
	one thousand oranges, lemons, or limes; in barrels not exceeding	\$1.50 p.1000.
	in capacity that of the one hundred and ninety-six pounds flour	
81.	barrel, fifty-five cents per barrel	55c. p. brl.
00	Peaches, n.o.p., one cent per pound, the weight of the package to be included in the weight for duty. Fruits in air-tight cans or other packages, two cents per pound, the	1c. p. lb.
82.	ruits in air-tight cans or other packages, two cents per pound, the weight on which duty shall be payable to include the weight of the cans or other packages.	
83.	Fruits preserved in brandy, or preserved in other spirits, one dollar	2c. p. 16.
0.4	Fruits preserved in brandy, or preserved in other spirits, one dollar and ninety cents per Imperial gallon.	\$1.90 p.Im.gl.
84.	Jellies, jams and preserves, n.e.s., three cents per pound	3c. p. lb.
00.	thereof, three cents per pound	3e. p. lb.
86.	Tea and green coffee, n.e.s., ten per cent ad valorem	10 p.c.
87.	Coffee, roasted or ground, when not imported direct from the country of growth and production, two cents per pound and ten	20 n lh
	per cent ad valorem.	& 10 p.c.
88.	Coffee, roasted or ground, and all imitations of and substitutes for,	2 11
8 9.	not elsewhere specified, two cents per pound	•
90.	pound	3 c. p. 1b.
91.	Chicory, kiln-dried, roasted or ground, four cents per pound	4c. p. lb.
92.	Cocoa shells and nibs, chocolate and other preparations of cocoa,	
93.	twenty per cent ad valorem	20 p.c.
94.	Nuts, shelled, n.e.s., five cents per pound	5c. p. lb.
95.	Almonds, walnuts, Brazil nuts, pecans and shelled pea-nuts, n.e.s.,	•
	three cents per pound, and nuts of all kinds not otherwise provided for, two cents per pound	3c. p. lb.
96.	Cocoa nuts, n.e.s., one dollar per hundred	\$1 p. 100.
97.	Cocoa nuts, when imported from the place of growth, by vessel, direct	•
98. 99	to a Canadian port, fifty cents per hundred	5c. p. lb.
	women and muco, anomy-mo per come we vere our	20 p.c.

		Y-1-100-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1
100.	Spices, viz.: ginger and spices of all kinds, n.e.s., unground, twelve and one-half per cent ad valorem; ground, twenty-five per cent ad valorem	12½ p.e. 25 p.e.
	Poole and Dane	
	Books and Paper.	
	Albumenized and other papers and films chemically prepared for photographers' use, thirty per cent ad valorem	30 p.e.
103.	copy books, nor books to be written or drawn upon, nor bibles, prayer books, psalm and hymn books, six cents per pound British copyright works, reprints of, six cents per pound and in addi-	6c. p. lb. &
	tion thereto twelve and one-half per cent advalorem until the end of the next Session of Parliament and thereafter six cents per pound	
104.	Advertising pamphlets, pictorial show cards, circulars, illustrated advertising periodicals, illustrated price lists, advertising calendars, advertising almanaes, tailors' and mantle-makers' fashion plates, and all chromos, chromotypes, oleographs or artistic work	
	of similar kind, produced by any process other than hand painting or drawing, whether for business or advertisement purposes or not, printed or stamped on paper, cardboard or other material, n.e.s.,	6e. p. lb. &
105.	Bank notes, bonds, bills of exchange, cheques, promissory notes, drafts and all similar work unsigned, and cards or other commercial blank forms printed or lithographed, or printed from steel or copper or other plates, and other printed matter, n.e.s., thirty-five	20 p.c.
106.	per cent ad valorem	35 p.c.
105	lithographed or printed, fifteen cents per pound and twenty-five per cent ad valorem.	25 p.c.
107.	Maps and charts, twenty per cent ad valorem	
109.	Paintings, prints, engravings, drawings, building plans, photo-	
110.	graphs and pictures, n.e.s., twenty per cent ad valorem	20 p.c. 6c. p. pack.
111.	Printed music, bound or in sheets, ten cents per pound	10c. p. lb.
113.	thirty-five per cent ad valorem	1½c. p. roll
114.	cents per roll and twenty-five per cent ad valorem	
115. 116.	ad valorem	10 p.c. 30c. p. 100
117. 118.	hundred pounds	1bs. 20 p.c.
119.	Union collar cloth paper in rolls or sheets, not glossed or finished, fifteen per cent ad valorem	15 p.c.
120.	Union collar cloth paper in rolls or sheets, glossed or finished, twenty per cent ad valorem	•

136.	Oils, coal and kerosene distilled, purified or refined; naphtha and petroleum, n.e.s.; products of petroleum, not elsewhere specified,	
	six cents per Imperial gallon	6c.n.lm gall
137.	Lubricating oils, composed wholly or in part of petroleum and	I Suit
	costing less than twenty-five cents per Imperial gallon, six cents	
	per gallon	6c.p.Im. gall
138.	Crude petroleum, fuel and gas oils (other than naphtha, benzine or	, 3
	gasoline) when imported by manufacturers (other than oil refin-	
	ers) for use in their own factories for fuel purposes or for the	
	manufacture of gas, three cents per gallon	3c. p. gall.
139.	Paraffine wax, two cents per pound	2c. p. lb.
140.	Paraffine wax candles, four cents per pound	4c. p. lb.
141.	British gum, dextrine, sizing cream and enamel sizing, ten per cent	
• 40	ad valorem	10 p.c.
142.	Lubricating oils, n.e.s., and axle grease, twenty-five per cent ad	0.5
149	valorem	25 p.c.
145.	which petroleum forms a part, when such contents are charge-	
	able with a specific duty, twenty cents each	20a anah
144	Linseed or flaxseed oil, raw or boiled, lard oil, neatsfoot oil, and	zoc. each,
111.	sesame seed oil, twenty per cent ad valorem	20 n.c
145.	Olive oil, prepared for salad purposes, thirty per cent ad valorem.	
146.	Vaseline, and all similar preparations of petroleum for toilet,	oo p.c.
	medicinal or other purposes, thirty-five per cent ad valorem	35 p.e.
147.	Blacking, shoe, and shoemakers' ink, and shoe, harness and leather	F
	dressing, and harness soap, twenty-five per cent ad valorem	25 p.c.
148.	Ink for writing twenty per cent ad valorem	20 p.c.
149.	Blueing, laundry blueing of all kinds, twenty-five per cent ad	•
	valorem	25 p.c.
15 0.	Dry white and red lead, orange mineral and zinc white, five per	_
	cent ad valorem	5 p.c.
151.	Dry white and red lead, orange mineral and zinc white, five per cent ad valorem	00
150	per cent ad valorem	20 p.c.
192.	Oxides, dry fillers, fire-proofs, umbers and burnt siennas, n.e.s., twenty-five per cent ad valorem	95 n.a
152	Paints and colours, rough stuff and fillers, n.e.s., twenty-five per	20 p.c.
100.	cent ad valorem	25 n.e
154	Paints and colours, ground in spirits and all spirit varnishes and	-0 p.o.
	lacquers, one dollar per gallon	\$1 p. gall.
155.	Turpentine, spirits of, five per cent ad valorem	5 p.c.
156.	Varnishes, lacquers, japans, japan driers, liquid driers, and oil finish,	20c. p. gall.
	n.e.s., twenty cents per gallon and twenty per cent ad valorem	& 20 p.c.
157.	Paris green, dry, ten per cent ad valorem	10 p.c.
158.	Putty, fifteen per cent ad valorem	15 p.c.
	Earths, Earthenware, Glassware and Stoneware.	
100		90
159.	Brick for building and paving brick, twenty per cent ad valorem.	20 p.c.
100.	China and porcelain ware, also, earthenware and stoneware, brown	
	or coloured and Rockingham ware, white granite or ironstone ware, "C.C." or cream-coloured ware, decorated, printed or	
	sponged, and all earthenware, n.e.s., thirty per cent ad valorem	30 n.c
161	Earthenware and stoneware, viz., demijohns or jugs, churns or	55 p.c.
101.	crocks, three cents per gallon of holding capacity	3c. p. gall.
162	Earthenware or stone ink bottles, not exceeding three ounces	L. P
	capacity, twenty per cent ad valorem	20 p.c.
163	capacity, twenty per cent ad valorem	20 p.c

164.	Drain pipes, sewer pipes, chimney linings or vents, and inverted		
	blocks, glazed or unglazed, and earthenware tiles, thirty-five		
	per cent ad valorem	35 p.	c.
165.	Crystal and decorated glass tableware: made expressly for mount-		
	ing with silver-plated trimmings, when imported by manu-		
	facturers of plated-ware, twenty per cent ad valorem	20 p.	c.
166.	Glass carboys and demijohns, empty or filled, bottles and decanters,		
	flasks and phials, glass jars and glass balls, and cut, pressed or	0.0	
100	moulded glass tableware, thirty per cent ad valorem	30 p.	c.
107.	Insulators of all kinds, and lamps, including are and incandescent;		
	lamp chimneys, side-lights and head-lights, lamps, gas-light and electric-light shades, and globes—for lanterns, lamps, electric		
	lights and gas lights, thirty per cent ad valorem	20 m	
168	Common and colourless window glass; and plain coloured, stained	50 p.	c.
100.	or tinted or muffled glass in sheets, twenty per cent ad valorem.	20 n	n
169	Ornamental, figured and enamelled coloured glass; painted and	20 p.	·•
1000	vitrified glass; figured, enamelled and obscured white glass; and		
	rough rolled plate glass, twenty-five per cent ad valorem	25 n.c	•
170.	Plate glass, not coloured, in panes of not over twelve square feet	p	•
	each, four cents per square foot; and when bevelled, two cents	4c. p.	sq. ft.
	per square foot additional	2c. p.	sq. ft.
171.	Plate glass, not coloured, in panes of over twelve and not over	-	-
	thirty square feet each, six cents per square foot; and when	6c. p.	sq. ft.
	bevelled, two cents per square foot additional	2c. p.	sq. ft.
172.	Plate glass in panes of over thirty and not over seventy square		
	feet each, eight cents per square foot; and when bevelled, two cents per square foot additional	8c. p.	sq. ft.
1=0	cents per square foot additional	2c. p.	sq. ft.
173.	Plate glass in panes of over seventy square feet each, nine cents	0	Cı
	per square foot; and when bevelled, two cents per square foot	9c. p.	sq. it.
174	additional	ze. p.	sq. it.
LIT.	valorem	271 n	•
175.	Silvered glass, n.e.s., twenty-seven and one-half per cent ad valorem. Silvered glass, bevelled, thirty-two and one-half per cent ad	212 P	.0.
	valorem	321 n	c
176.	Stained glass windows, thirty per cent ad valorem	30° p.c	
177.	All other glass and manufactures of glass, n.o.p., including bent	oo pio	•
	plate glass, twenty per cent ad valorem	20 p.e	
17 8.	Spectacles and eyeglasses, thirty per cent ad valorem	30 p.c	
179.	Spectacle and eyeglass frames, parts of, twenty per cent ad		
	valoremShow cases, thirty-five per cent ad valorem	20 p.c	•
180.	Show cases, thirty-five per cent ad valorem	35 p.c	
181.	Magic lanterns and slides therefor, philosophical, photographic,		
	mathematical and optical instruments, n.e.s., twenty-five per cent	~=	
100	ad valorem	25 p.c	•
182.	Cement, including Portland or Roman and hydraulic or water	4.0	
00	lime, forty cents per barrel, including the duty on the barrel	40c. p.	bri.
.55.	Plaster of Paris, or gypsum, ground, not calcined, fifteen per cent ad valorem	15	
Q4 ·	Plaster of Paris, calcined or manufactured, forty cents per barrel	15 p.c	hl
.04.	of three hundred pounds	et 200.	, Dri. lba
85	Flagstones, granite, and rough freestone, sandstone and all	01 900	IND.
	building stone, except marble from the quarry, not hammered		
	or chiselled, twenty per cent ad valorem	20 n e	
86.	or chiselled, twenty per cent ad valorem	- v P.O.	•
•	stone dressed, except marble, and all manufactures of stone,		
	n.e.s., thirty per cent ad valorem	30 p.c.	•
		F	

187.	Grindstone, not mounted, and not less than twelve inches in	01 75 Acm
188.	diameter, one dollar and seventy-five cents per ton	20 p.c.
189.	Blocks or slabs of marble, sawn on not more than two sides, ten	-
190	per cent ad valorem	10 р.с.
100.		20 p.c.
191.	Marble, finished, and all manufactures of marble not otherwise provided for; also, slate mantels, slates and manufactures of	,
100	slate, n.e.s., thirty per cent ad valorem	30 p.c.
194.	ad valorem	25 p.c.
193.	Slate pencils, twenty-five per cent ad valorem	25 p.c.
194.	Slates, slate mantels and other manufactures of slate, n.e.s.,	
	school writing slates, and roofing slate, thirty per cent ad valorem, provided that the duty on roofing slate shall not exceed	
	seventy-five cents per square for black or blue slate, and ninety	
-05	cents for slates of other colours	30 p.c.
195.	Mosaic flooring of any material, thirty per cent ad valorem	30 p. c.
	Leather: Manufactures of, and Rubber.	
196.	Fur skins, wholly or partially dressed, fifteen per cent ad valorem.	15 p.c.
197.	Caps, hats, muffs, tippets, capes, coats, cloaks and other manufactures of fur, twenty-five per cent ad valorem	25 p.c.
198.	Leather hoard and leatheroid, and boot and shoe counters made	•
	from leatheroid, twenty per cent ad valorem	20 p.c.
199.	Leather and skins not otherwise provided for, tanned; belting leather, and sole leather, fifteen per cent ad valorem	15 p.c.
200.	Upper leather including dongola, cordovan, kid, lamb, sheep,	20 P.00
•	kangaroo alligator and chamois skins, and calf, dressed, waxed	4 H 1
901	or glazed, seventeen and one-half per cent ad valorem	17½ p.c.
201.	nalorem	10 p.c.
202.	valorem	-
	two and one-half per cent ad valorem	22 3 p.c.
	fifteen per cent ad valorem	15 p.c.
204.	Glove leathers, viz.: kid. lamb, buck, deer, antelope and water-	•
	how tanned or dressed, coloured or uncoloured, when imported	
	by glove manufacturers for use in their own factories in the manufacture of gloves, ten per cent ad valorem.	10 p.c.
205.	All manufactures of leather, n.e.s., twenty-five per cent ad valorem	25 p.c.
206.	Belting of leather or other material, n.e.s., twenty per cent aa	20 p.c.
20 7	waterem Harness and saddlery of every description, thirty per cent ad	20 p.c.
		30 p.c.
208.	Whips of all kinds, including thongs and lashes, thirty-five per	
	cent ad valorem	25 p.c.
209. 210.	India-rubber hoots and shoes with tops or uppers of cloth or of ma-	
	terial other than rubber, thirty per cent ad valorem	30 p.c.
211.	India rubbar boots and shoes and manufactures of india-rubber	
212	and gutta percha, n.e.s., twenty-five per cent ad valorem India-rubber clothing and clothing made waterproof with India-	
	with how thirty five nor cent an natorem	35 p.c.
213.	Rubber or cutta percha helting, hose, packing, mais and maining	
	and cotton or linen hose lined with rubber, thirty-two and a-half per cent ad valorem	32½ p.c.
	per cent <i>aa vatorem.</i>	- •

Metals and Manufactures of.

214	Wrought scrap iron and scrap steel being waste or refuse wrough iron or steel, fit only to be re-manufactured, the same having been in actual use, not to include cuttings or clippings which car be used as iron or steel without re-manufacture, and steel bloom ends and crop ends of steel rails, three dollars per ton; and or	; l
	and after the first day of January, eighteen hundred and ninety	
215	Iron or steel being pieces, punchings, or clippings of boiler plate or other plates, sheets or bars of iron or steel, whether the same have had the ragged or cropped ends or edges sheared off or	
	not, and crops from iron or steel rails having both ends sawn or sheared off, the same not having been in actual use and being fit	
010	for re-rolling or re-manufacture only, four dollars per ton	\$4 p. ton.
216. 217	. Iron in pigs, iron kentledge and scrap iron, four dollars per ton Ferro-silicon spiegeleisen, ferro-manganese, five per cent <i>ad valorem</i>	\$4 p. ton
$\frac{217}{218}$	Iron or steel ingots, cogged ingots, blooms and slabs, billets and	5 p.c.
	puddled bars, loops or other forms less finished than iron or steel bars but more advanced than pig iron, except castings,	
219.	five dollars per ton	\$5 p. ton.
	squares; shapes of rolled iron or steel, not more than four inches	
	in diameter, and flats not thinner than number sixteen gauge, whether in coils, bundles, rods or bars, n.e.s., ten dollars per ton.	\$10 n ton
220.	Iron or steel plates or sheets, sheared or unsheared, hoop, band,	aro p. con.
	strip and skelp iron or steel, sheared or rolled in grooves, and	
	iron or steel of all widths not thinner than number sixteen	#10 m +om
221.	gauge, n.e.s., ten dollars per ton	φιο p. ton.
	wide, and plates or sheets of iron or steel thirty inches wide	
	and over, and one-quarter of an inch and over in thickness,	
999	twelve and one-half per cent ad valorem	$12\frac{1}{2}$ p.c.
222.	steel of all widths, sheet iron, common or black, smoothed,	
	polished, coated or galvanized and Canada plates, number seven-	
ຄຄາ	teen gauge and thinner, five per cent ad valorem	5 p.c.
ZZ3.	Plough plates, mould boards, landsides and other plates for agricultural implements, when cut to shape from rolled plates of	
	steel but not moulded, punched, polished or otherwise manu-	
	factured, and being of a greater value than four cents per pound,	_
223a	five per cent ad valorem	5 p.c.
2 400	sheets of whatever shape, and on all iron or steel bars of ir-	
	regular shape or section, cold rolled, cold hammered or polished	
	in any way in addition to the ordinary process of hot rolling or hammering, there shall be paid to of one cent per pound in ad-	
	dition to the rates imposed on the said materials	₽c. p. lb.
224.	Forgings of iron and steel of whatever shape or size or in whatever	9 - T
	stage of manufacture, not elsewhere specified, thirty-five per	nr
225.	cent ad valorem, but not less than fifteen dollars per ton	35 p.c.
	less than thirty-five pounds per lineal yard, n.e.s., thirty-five	
000	per cent ad valorem, but not less than ten dollars per ton	35 p.c.
420.	Rolled iron or steel angles, channels and special sections, weighing not less than 35 pounds per lineal yard, and rolled iron or steel	
	beams, joists, girders, column sections, trough sections, and other	

building or bridge structural sections, weighing not less than 25 pounds per lineal yard, and rolled iron or steel bridge plate not less than 3 of an inch thick nor less than 15 inches wide, and flat eye bar blanks not punched or drilled, twelve and one-half per cent ad valorem. 227. Iron bridges and structural iron work, thirty per cent ad valorem, but not less than one cent per pound.	12½ p.c.
but not less than one cent per pound	30 p.c.
punched, not elsewhere specified, for railways, which term for the purposes of this item shall include all kinds of railways, street railways and tramways, even although the same are used for private purposes only, and even although they are not used or intended to be used in connection with the business of common carrying of goods or passengers, thirty per cent ad valorem	20
229. Railway fish plates and tie plates, ten dollars per ton	30 p.c.
230. Swedish rolled iron rods, under one-half inch in diameter and of not less than one and three-quarters of a cent per pound value, and Sweedish rolled iron nail rods under half an inch diameter for the manufacture of horse shoe nails, fifteen per cent ad valorem	•
231. Axles, springs and parts thereof, axle bars and axle blanks of	10 p.o.
iron or steel for railway or tramway vehicles, \$20 per ton, but	
not less than thirty-five per cent	\$20 p. ton.
232. Axles, springs and parts thereof, axle bars and axle blanks of	•
iron or steel not elsewhere specified, one cent per pound and	1c. p. lb. &
twenty per cent ad valorem	20 p.c.
233. Malleable from castings and from or steel castings, n.e.s., twenty-	0.5
five per cent ad valorem	25 p.c.
234. Cast iron vessels, plates, stove plates and irons, sad irons, hatters'	
valorem	271 n.e
irons, and tailors' irons, twenty-seven and one-half per cent ad valorem 235. Cast iron pipe of every description, ten dollars per ton, provided that the duty shall not be less than thirty-five per cent ad	not less than
valorem	35 p.c.
236. Boiler tubes of wrought iron or steel, including corrugated tubes or flues for marine boilers, seven and one-half per cent ad valorem.	71 n o
237. Lap-welded iron or steel tubing, threaded and coupled or not, one and one-quarter to two inches inclusive in diameter, for use exclusively	12 p.c.
in artesian wells, petroleum pipe lines and petroleum refineries,	
under regulations to be made by the Governor in Council, twenty	00
under regulations to be made by the Governor in Council, twenty per cent ad valorem	20 p.c.
of rolled steel, fifteen per cent ad valorem	15 n.c
239. Wrought iron or steel tubing, threaded and coupled or not, over	10 p.c.
two inches in diameter, fifteen per cent ad valorem	15 p.c.
240. Other wrought iron or steel tubes, or pipes five-tenths of one cent	5 c. p. lb. &
per pound and thirty per cent ad valorem	30 p.c.
241. Wrought iron or steel pipe fittings and chilled iron or steel rolls,	•
thirty-five per cent ad valorem	35 p.c.
242. Chains (iron or steel) five-sixteenths of an inch in diameter, and	_
over, five per cent ad valorem	5 p.c.
shoe nails, and all wrought iron or steel and other nails not else-	
where specified, and horse, mule and ox shoes, thirty per cent ad	
valorem	30 p.c.
244. Composition nails and spikes and sheathing nails, fifteen per cent	r
ad valorem	15 p.c.
$17\frac{1}{2}$	-

245. 246.	Wire nails, one cent per pound	1c. p. lb.
247.	three-fourths of one cent per pound Shoe tacks, one-half ounce to four ounces to the thousand, one cent	
248.	Cut tacks, brads or sprigs, not exceeding sixteen ounces to the thou-	1c. p. 1000.
249.	sand, one and one-half cents per thousand; exceeding sixteen ounces to the thousand, one and one-half cents per pound Screws, commonly called "wood screws" two inches and over in length, three cents per pound; one inch and less than two inches,	1½c., p. lb. 3c. p. lb.
	six cents per pound; less than one inch, eight cents per pound; provided that the duty shall not be less than thirty-five per cent	8c. p. lb.
	ad valorem	35 p.c.
250	Screws of iron, steel, brass or other metal, not otherwise provided	r
200.	for, thirty per cent ad valorem	20 n a
251.	Wrought iron or steel nuts and washers, iron or steel rivets, bolts	50 p.c.
	with or without threads, nut and bolt and hinge blanks, n.e.s.,	
	and "T" and strap hinges, one cent per pound and twenty per	1c. p. lb. &
	cent ad valorem	20 p.c.
252	Wrought iron or steel nuts and washers, iron or steel rivets, bolts	- 0 P. 01
202.	-: At an -: then the made and washers, find of steel fivels, boths	
	with or without threads, nut and bolt and hinge blanks, less	
	than three-eighths of an inch in diameter, one cent per pound and	1c. p. lb. &
	twenty-five per cent ad valorem	25 p.e.
253	Skates, ten cents per pair and thirty per cent ad valorem	10c n nair
2 00.	okatos, wir conse por pair and thrity per cont wa valorem	
054		& 30 p.c.
Z 54.	Clothes wringers, twenty-five cents each and twenty per cent ad	25c. each &
	valorem	20 p.c.
255.	valoremCutlery, not otherwise provided for, twenty-five per cent ad val-	0E
256	oremCelluloid, moulded into sizes for handles of knives and forks, not	25 p.c.
200.	bored nor otherwise manufactured; also, moulded celluloid balls	
	and cylinders, coated with tinfoil or not, but not finished or further	
	and cylinders, codied with linjoit or not, but not junished or juriner	
	manufactured, and celluloid lamp shade blanks, ten per cent ad	
	nalorem	10 p.c.
257.	Knife blades or knife blanks, in the rough, for use by electro- platers, ten por cent ad valorem	•
	platers ten per cent ad valorem	10 n.e
958	Cust iron table furly not handled nor ground or otherwise many	10 I.o.
400.	footing to the series of a form	10
960	factured, ten per cent ad valorem	10 p.c.
400.	Picks, mattocks, grub-hoes, adzes, hatchets and eyes or polls for	
	same, and tools of all descriptions, n.e.s., thirty-five per cent ad	0.
	valorem	35 p.c.
261.	Track tools, wedges, crowbars and sledges, thirty per cent ad	=
	valorem	30 p.c.
262.	Axes of all kinds, scythes, hay knives, lawn mowers, pronged forks,	•
	rakes, n.e.s., and hoes, and other agricultural tools or implements,	
	n.e.s., thirty-five per cent ad valorem	25 - 0
060	Chamle and anadas shorel and anada blanks and increase at all and	59 p.c.
203.	Shovels and spades, shovel and spade blanks and iron or steel cut	
	to shape for same, fifty cents per dozen and twenty-five per cent	50c. p. doz.
	ad valorem	& 25 n.c.
264.	Files and rasps, thirty-five per cent ad valorem	35 p.c.
265	Steel needles, n.o.p., thirty per cent ad valorem	30 n.c
266	Survival and dantal instruments of all binds fifteen now and and	oo p.o.
400.	Surgical and dental instruments of all kinds, fifteen per cent ad	12
0.01-	valorem	19 p.c.
267.	valorem	
	beams, thirty per cent ad valorem	30 n.c.
2 68.	Fire engines and extinguishers, thirty-five per cent ad valorem	35 p.c.
	,, par par and	P

269.	Switches, frogs, crossings and intersections for railways, thirty	
	per cent ad valorem	30 p.c.
270.	Locomotives for railways, thirty-five per cent ad valorem	35 p.c.
271.	Steam engines, boilers and machinery composed wholly or in part	
	of iron or steel, not elsewhere specified, twenty-seven and a half	
	ner cent ad valorem	271 n c
272	per cent ad valorem	212 p.c.
_,	binders, binding attachments, reapers, sulky and walking ploughs,	
	hamore outling accounted dell and land the standard dell and the s	
	harrows, cultivators, seed drill and horse rakes, twenty per cent	00
0-0		20 p.e.
273.	Portable machines, portable steam engines, threshers and separa-	
	tors, horse powers, portable saw mills and planing mills, and parts	
	thereof in any stage of manufacture, thirty per cent ad valorem.	30 p.e.
274.	Sewing machines, or parts thereof, thirty per cent ad valorem	30 p.c.
275.	Pumps of all kinds and wind mills, thirty per cent ad valorem	30 p.c.
276.	Type for printing, twenty per cent ad valorem	20 p.c.
277.	Type metal, ten per cent ad valorem. Bookbinders' tools and implements, including ruling machines, ten	10 p.c.
278	Bookbinders' tools and implements including ruling machines, ten	1
_,	per cent ad valorem	
270	Printing presses and printing machines, such only as are used in	10 p.c.
419.	remaining presses and printing machines, such only as are used in	
	newspaper, book, and job printing offices; folding machines and	
	paper cutters, such as are used in printing and bookbinding estab-	10
222	lishmencs,—and lithographic presses, ten per cent ad valorem	10 p.c.
280.	Plates engraved on wood, and on steel or other metal, and transfers	
	taken from the same, twenty per cent ad valorem	20 p.c.
281.	Stereotypes, electrotypes and celluloids for almanaes, calendars,	
	illustrated pamphlets, newspaper advertisements or engravings,	
	and all other like work for commercial, trade or other purposes,	
	n.e.s., and matrices or copper shells for the same, two cents per	
	square inch	2c. p. sq. in.
282.	Stereotypes, electrotypes and celluloids of newspaper columns, and	
	bases for the same, composed wholly or partly of metal or celluloid,	
	three-eighths of a cent per square inch, and matrices or copper	3c. n. sq. in.
	shells for the same, two cents per square inch	2c p sq. in.
283	Bird cages, thirty-five per cent ad valorem	35 n.c
904	Barbed wire fencing of iron or steel, three fourths of one cent per	50 p.c.
404.	partied wire lengthg of from of steer, three-fourths of one cent per	30 n 1h
905	pound	4c. p. 10.
289.	Bucktnorn and strip fencing of from or steel, one-nam of one cent	1 11
000	per pound	₹c. p. 10.
286.	Machine card clothing, twenty-five per cent ad valorem	zo p.c.
287.	Pins, manufactured from wire of any metal, thirty per cent ad	0.0
	valorem	30 p.c.
288.	Wire-cloth of brass or copper, twenty per cent ad valorem	20 p.c.
289.	Wire cloth, n.e.s., thirty per cent ad valorem	ου ρ.υ.
290.	Copper wire, fifteen per cent ad valorem	15 p.c.
291.	Wire covered with cotton, linen, silk or other material, thirty per	
	cent ad valorem	30 p.c.
292.	Wire of brass, ten per cent ad valorem	10 p.c.
293	Galvanized iron wire, No. 12 gauge, when imported by makers of	•
_00.	barbed wire for use in their factories, fifteen per cent ad valorem	15 p.c.
901	Wire of all kinds, n.e.s., twenty-five per cent ad valorem	25 p.c.
205	Wire rope of iron or steel, not otherwise provided for, twenty-five	r ,
450.	write rope of from or steer, not otherwise provided for, twenty-nve	25 n.e
902	per cent ad valorem	20 p.c.
29b.	Fire-arms, twenty per cent ad valorem	20 p.c.
297.	Manufactures, articles or wares not specially enumerated or provided	
	for, composed wholly or in part of iron or steel, and whether	
	partly or wholly manufactured, twenty-seven and a-half per cent	0#1 m =
	ad valorem	212 p.c.

		Corset clasps, spoon clasps or busks, blanks, busks, side steels and other corset steels, whether plain, japanned, lacquered, tinned or covered with paper or cloth; also, back, bone or corset wires, covered with paper or cloth, cut to lengths and tipped with brass or tin, or untipped or in coils, five cents per pound and twenty	5c. p. lb.
	000	per cent ad valorem	& 20 p.c.
	Z99.	Gas, coal oil and electric light fixtures, or parts thereof, twenty-	971 m.a
	200	Seven and one-half per cent ad valorem	
	300. 2 01	Bells of any description, except for churches, and gongs, twenty-	00 p.c.
•	J01.	five per cent ad valorem	25 p.c.
	302.	five per cent ad valorem	1
		or copper not elsewhere specified, thirty per cent ad valorem	30 p.c.
	303.	Zinc, manufactures of, not elsewhere specified, twenty-five per	0.5
	004	cent ad valorem	25 p.c.
	304.	Babbit metal, ten per cent ad valorem	10 p.c.
٠	509.	Phosphor bronze, in blocks, bars, sheets and wire, ten per cent ad valorem	10 n a
	306	Lead, bars, block and sheets, sixty cents per hundred pounds	60c p. 100lbs.
	307.	Lead, old, scrap and pig, forty cents per one hundred pounds	40c.p. 100lbs.
	308.	Lead pipe and lead shot, four-tenths of a cent per pound and	$\frac{4}{10}$ c. p. lb. &
		twenty-five per cent ad valorem	25 p.c.
	309.	Lead, manufactures of, n.e.s., thirty per cent ad valorem	30 p.c.
	310.	Cans and packages made of tin or other material, containing fish of any kind admitted free of duty under any existing law or treaty, not exceeding one quart in contents, one cent and a-half on each can or package; and when exceeding one quart, an additional duty of one cent and a-half for each additional quart or fractional	
	011	part thereof	$1\frac{1}{2}$ c. p. qt.
	311.	Stamped tinware, japanned ware, galvanized iron ware, including	
		signs made from these materials, and all manufactures of tin, n.e.s., twenty-five per cent ad valorem	25 n.e
	312.	Enamelled iron or steel ware, including signs and letters enamelled	20 p.c.
		on any metal and granite or agate ware, thirty-five per cent	
		ad valorem	35 p.c.
•	313.	ad valorem	-
		specified, twenty-five per cent ad valorem	25 p.c.
	314.	Chrome steel, fifteen per cent ad valorem	15 p.c.
		•	•
		Gold, Silver and Jewellery.	
	315.	Composition metal for the manufacture of filled gold watch cases,	
		ten per cent ad valorem	10 p.c.
	316.	Britannia metal and German and nickel silver, manufactures of,	_
		not plated, twenty-five per cent ad valorem	
	317.	Nickel anodes, ten per cent ad valorem	10 p.c.
	318.	Gold and eilver leaf, and Dutch or schlag metal leaf, twenty-five	95 n o
	210	per cent ad valorem	20 p.c.
	J 10.	specified, commercially known as jewellery, twenty-five per cent	
		ad valorem	25 p.c.
	320.	ad valorem	r
		gilt, of all kinds, whether plated wholly or in part, thirty per cent	
		- J I	20

321. Plated cutlery, namely, knives plated wholly or in part, thirty-five per cent ad valorem	&
Minerals.	
330. Asbestos in any form other than crude, and all manufactures thereof, twenty-five per cent ad valorem	lbs.
Manufactures of Wood; Vehicles, &c.	
336. Cane reed or rattan, split or otherwise manufactured, seventeen and one-half per cent ad valorem	
United States 340. Hubs, spokes, felloes, and parts of wheels, rough hewn or sawn only, ten per cent ad valorem. 341. Pails, tubs, churns, brooms, washboards, pounders and rolling-pins, twenty per cent ad valorem. 342. Manufactures of wood, n.e.s., and brushes, twenty-five per cent ad valorem. 25 p.c. 343. Umbrella, parasol and sunshade sticks or handles, n.e.s., twenty per cent ad valorem. 20 p.c.	
cent ad valorem 20 p.c.	

344.	Veneers of wood, n.e.s., not over one-sixteenth of an inch in thick-	_	
345.	ness, five per cent ad valorem	ə]	p. c.
	woods native to Canada, ten per cent ad valorem	10	p.c.
346.	Wood pulp, twenty five per cent ad valorem	25	p.c.
347.	Wood pulp, twenty-five per cent ad valorem	25	p.c.
348.	ad valorem	-0	р.с.
	valorem	30	p.c.
349.	Mouldings of wood, plain, twenty per cent ad valorem	20	p.c.
350.	Mouldings of wood, gilded or otherwise further manufactured than	~-	-
0=1	plain, twenty-five per cent ad valorem	25	p.c.
351.	Fishing rods, thirty per cent ad valorem	30	p. c.
352.	Furniture of wood, iron or any other material, house, cabinet or		
	office, finished or in parts, including hair and spring and other	90	
050	mattresses, bolsters and pillows, thirty per cent ad valorem	30	p.c.
	Coffins and caskets, twenty-five per cent ad valorem.	23	p.c.
304	Billiard tables, with or without pockets, and bagatelle tables or	05	
255	boards, cues, balls, and cue racks, thirty-five per cent ad valorem.	39	p.c.
500.	Farm and freight wagons, earts, drays and similar vehicles, twenty-	OF.	
256	five per cent ad valorem	25 #5	p.c.
300.	Buggies, carriages and pleasure carts, and similar vehicles, n.e.s.,		
	costing not more than \$50, five dollars each and twenty-five per		
	cent ad valorem; costing more than \$50, thirty-five per cent ad valorem; children's carriages, thirty-five per cent ad valorem		
357	Bicycles and tricycles, thirty per cent ad valorem		
358	Railway cars, sleighs, cutters, wheelbarrows, trucks, road or rail-	30	p.c.
000.	way scrapers and hand carts, thirty per cent ad valorem	30	n e
359.	Fibre ware, Kartavert, indurated fibre ware, vulcanized fibre ware	00	р.с.
	and all articles of like material, twenty-five per cent ad valorem.	25	p.c.
36 0.	Lead pencils of all kinds, in wood or otherwise, twenty-five per cent		p
	ad valorem	25	p.c.
	Musical Instruments.		
961	O	00	
3 01,	Organs, cabinet, thirty per cent ad valorem	3 0	p.c.
00∆.	Organs, pipe organs, and sets or parts of sets of reeds for cabinet	٥٤	
363	organs, twenty-five per cent ad valorem	25	p.c.
364	Parts of pianofortes, twenty-five per cent ad valorem	95	p.c.
365.	Musical instruments of all kinds, not otherwise provided for, twenty-	40	p.c.
000.	five per cent ad valorem	25	n e
		_0	p. c.
	Sugar, Syrups and Molasses.		
3 66.	All sugar above number sixteen Dutch Standard in colour, and all		
	refined sugars and molasses, n.o.p., of whatever kinds, grades or		
	standards	$\frac{64}{100}$	₅ c. p, lb
367.	Syrups and molasses of all kinds, n.o.p., the product of the sugar		-
	cane or beet root, n.e.s., and all imitations thereof or substitutes		
0.00	therefor	$\frac{5}{10}$	e. p. lb.
368.	Glucose or grape sugar, glucose syrup and corn syrup, or any		
	syrups containing any admixture thereof, a specific duty of one		,,
960	cent per pound	J C.	p. lb.
509.	Sugar candy, brown or white, and confectionery, including sweetened	0.5	
270	gums, candied peel, and pop-corn, thirty-five per cent ad valorem	3 9	p.c.
J 1 V.	Liquorice paste and liquorice in rolls and sticks, twenty per cent	۵.	

 371. Molasses produced in the process of the manufacture of cane sugar from the juice of the cane when imported in the original packages from the district where produced in the country where the cane was grown and which has not been subjected to any process of treating or mixture after leaving the country from which originally shipped. The packages in which imported, when of wood to be free. 371a. (a) Testing by polariscope, forty degrees or over, a specific duty of one and one-half cents per gallon	 1½ c. p. gall. 1½ c. p. gall. 1 c. p. degree
Textiles.	
372. Cotton batts, batting and sheet wadding, dyed or not, twenty-two and one-half per cent ad valorem	25 p.c.
ad valorem	
 valorem	30 p.c. 24c. p. doz.
378. Cuffs of cotton, linen, xylonite, xylolite or celluloid, four cents per pair and twenty-five per cent ad valorem	4c. p. pair & 25 p.c.
379. Shirts, costing more than three dollars per dozen, twenty-five per cent ad valorem, and a specific duty of one dollar per dozen	25 p.c. & \$1 p. doz.
380. Shirts, n.e.s., thirty-five per cent ad valorem	
382 Lempwicks	25 p.c.
383. Crapes, black, twenty per cent ad valorem	
valorem	20 p.c.
386. Jeans and coutils when imported by corset and dress stay makers for use in their own factories, twenty-five per cent ad valorem.	25 p.c.
387. Laces, braids, fringes, embroideries, cords, elastic round or flat, including garter elastic, tassels and bracelets; braids, chains, cords or other manufacture of hair; lace collars and all similar goods; handkerchiefs, lace nets and nettings of cotton, silk, linen or other material; table cloths and curtains, when made up, trimmed or untrimmed, and belts of all kinds, thirty per cent	
ad valorem. 388. Cotton sewing thread in hanks, black, bleached or unbleached, three	30 p.c.
and six cord, twelve and a half per cent ad valorem	$12\frac{1}{2}$ p.c.
halls and all other cotton thread, n.e.s., twenty-five per cent ad	25 n.e
valorem	11 c. p. lb.
cent ad valorem 391. Twine and cotton cordage, of all kinds, twenty-five per cent ad valorem	

		-
392.	Rove, when imported for the manufacture of twine for harvest binders, ten per cent ad valorem	4.0
393.	binders, ten per cent ad valorem	10 p.c.
	illa and sisal mixed, twelve and a half per cent ad valorem	$12\frac{1}{2}$ p.c.
394.	Canvas, and sail twine of hemp or flax when to be used for boats' and ships' sails, five per cent ad valorem	5 n e
205	Boot, shoe and stay laces of any material, thirty per cent advalorem.	
396	Hammocks and lawn tennis nets and other articles manufactured	bo p.c.
000	of twine, n.e.s., thirty per cent ad valorem	30 n.c.
397.	Damask of linen, including napkins, doylies, tray cloths, sideboard	о р.с.
	covers, damask stair linen and diaper, twenty-five per cent ad	0.2
	_valorem	25 p.c
398.	valorem Towels of every description, twenty-five per cent ad valorem	25 p.c.
399.	Sails for boats and ships, twenty-five per cent ad valorem	25 p.c.
400.	Bags or sacks of hemp, linen, or jute, and cotton seamless bags,	20 n.e
401.	All manufactures of hemp, flax, or jute, n.e.s., or of flax, hemp and	20 p.c.
	iute combined, twenty per cent ad valorem	20 p.c.
402.	Jute cloth, not otherwise finished than bleached or calendered, ten per cent ad valorem	••
400	ten per cent ad valorem	10 p.c.
403.	Silk in the gum, or spun, not more advanced than singles, tram	15
40.4	and thrown organzine, not coloured, fifteen per cent ad valorem.	to p.c.
404.	Sewing and embroidery silk and silk twist, twenty-five per cent	25 n a
405	Silk velvets and all manufactures of silk, or of which silk is the	25 p.c.
100.	component part of chief value, not elsewhere specified, except	
	church vestments, thirty per cent ad valorem	30 p.c.
406.	Ribbons of all kinds and materials, thirty per cent ad valorem	30 p.c.
407.	Wool, viz., Leicester, Cotswold, Lincolnshire, South Down combing	•
	wools, or wools known as lustre wools and other like combing	
	wools, such as are grown in Canada, three cents per pound	3c. p. lb.
408.	Hair, curled or dyed, twenty per cent ad valorem	20 p.c.
4 09.	Yarns, composed wholly or in part of wool, worsted, the hair of	
	the alpaca, goat or other like animal, costing twenty cents per	- 11
	pound and under, five cents per pound and twenty per cent ad	50. p. 10.
410	Yarns, woollen and worsted, n.e.s., thirty per cent ad valorem	& 20 p.e.
410.	Fabrics and manufactures composed wholly or in part of wool,	50 p.c.
411.	worsted, the hair of the alpaca, goat or other like animal, n.e.s.,	
	thirty per cent ad valorem	30 p.c.
412.	Manufactures composed wholly or in part of wool, worsted, the hair	tro pro-
	of the alpaca, goat or other like animal, viz.: blankets and flannels	
	of every description, cloths, doeskins, cassimeres, tweeds, coat-	
	ings, overcoatings, and felt cloth, n.e.s., five cents per pound and twenty-five per cent ad valorem	5c. p. lb.
	twenty-five per cent ad valorem	& 25 p.c.
413.	Shawls of all kinds; railway or travelling rugs and lap dusters of	
	all kinds, twenty-five per cent ad valorem	25 p.c.
	Hair cloth of all kinds, thirty per cent ad valorem	30 p.c.
415.	Women's and children's dress goods, coat linings, Italian cloths,	
	alpacas, orleans, cashmeres, henriettas, serges, buntings, nun's	
	cloth, bengalines, whip cords, twills, plains or jasquards of similar	
	fabrics, composed wholly or in part of wool, worsted, the hair of	
	the camel, alpaca, goat, or like animal, not exceeding in weight six ounces to the square yard, when imported in the gray or	
	unfinished state for the purpose of being dyed or finished in	
	Canada, under such regulations as are established by the Gover-	
	nor in Council, twenty-two and one-half per cent ad valorem	22 1 n.c.
	202 2.1. Country on only one and one-man per convene out of the convene	2 P.O.

416.	Felt, pressed, of all kinds, not filled or covered by or with any	•		
	woven fabric, seventeen and one-half per cent ad valorem	10c.p.doz.prs & 35 p.c.		
418.	Knitted goods of every description, including knitted underwear, n.e.s., thirty-five per cent ad valorem			
419.	Carpets, mats and rugs, n.e.s., thirty per cent ad valorem	30 p.e.		
420 .	Carpeting, mats and matting of cocoa, hemp or jute, and carpet			
421.	linings and stair pads, twenty-five per cent ad valorem Two ply and three-ply ingrain carpets of which the warp is composed wholly of cotton or other material than wool, worsted, the	-		
	hair of the alpaca goat or other like animal, three cents per	3c. p. sq.		
4 22.	square yard and twenty-five per cent ad valorem			
400	wool, five cents per square yard and twenty-five per cent ad valorem.	yd. & 25 p.c.		
423,	Cloths, not rubbered or made waterproof, whether of wool, cotton, unions, silk or ramic, sixty inches or over in width and weigh-			
	ing not more than seven ounces to the square yard when imported exclusively for the manufacture of mackintosh clothing,			
	under regulations to be adopted by Governor in Council, twelve			
404	and one-half per cent ad valorem	$12\frac{1}{2}$ p.c.		
424.	Oiled silk and cloth, India-rubbered, flocked or coated with rubber, n.o.p., twenty-seven and one-half per cent ad valorem	27 1 p.c.		
4 25.	Enamelled floor, stair, shelf and table oil-cloth, cork matting or	30 p.c., but		
	carpet, and linoleum, thirty per cent ad valorem, but not less	not less than		
496	than four cents per square yard	4c. p. sq. ya.		
420. 427.	Window shades in the piece or cut and hemmed or mounted on	35 p.c., but		
	roller, thirty-five per cent ad valorem, but not less than five cents per square yard	not less than		
42 8.	Gloves and mitts of all kinds, thirty-five per cent ad valorem	35 p.c.		
429.	Clothing, ready-made and wearing apparel of every description composed wholly or in part of wool, worsted, the hair of the			
	alpaca, goat or other like animal, n.o.p., five cents per pound	5c, p. lb.		
430	and thirty per cent ad valorem	30 p.c.		
431.	Umbrellas parasols and sunshades of all kinds and materials,			
	thirty-five per cent ad valorem	35 p.c.		
4 32.	Braces or suspenders and parts thereof, thirty-five per cent ad	35 p.c.		
4 33.				
	Surgical belts or trusses and suspensory bandages of all kinds, twenty-five per cent ad valorem	25 p.c.		
434.	Anti-septic surgical dressing such as absorbent cotton, cotton wool, lint, lamb's wool, tow, jute, gauzes and oakum, prepared for use as surgical dressings plain or medicated, twenty per cent			
	ad valorem	20 p.c.		
	Sundries.			
435. 436.	Artificial flowers, twenty-five per cent ad valorem Buttons of hoof, rubber, vulcanite or composition, four cents per	4c. p. gross.		
	manage and twenty now contact ad adjoron	a 20 p.c.		
	Buttons of pearl, vegetable ivory or horn, eight cents per gross and twenty per cent ad valorem.	& 20 p.c.		
438.	Buttons, pantaloon, and all other buttons, n.e.s., twenty per cent ad valorem			

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439.	Combs for dress and toilet, of all kinds, thirty-five per cent ad	25 n.a
440	Fertilizers, compounded or manufactured, ten per cent ad valorem	59 p.c.
441	Fireworks, twenty-five per cent ad valorem	25 p.e.
		20 p.c.
	Gun, rifle and pistol cartridges; cartridge cases of all kinds and materials; percussion caps, and gun wads of all kinds, thirty per	20
4.40	cent ad valorem	30 p.c.
445.	Blasting and mining powder, two cents per pound	ze. p. 16.
444.	Cannon, musket, rifle, gun and sporting powder and canister	9 11-
	powder, three cents per pound	se. p. 10.
445.	Nitro-glycerine, giant powder and nitre and other explosives,	4. 11.
440	four cents per pound	4c. p. 1b.
446.	Photographic dry plates, thirty per cent ad valorem	30 p.c.
447.	Tobacco pipes of all kinds, pipe mounts, cigar and cigarette	0.5
4.40	holders and cases for the same, thirty-five per cent ad valorem	35 p.c.
448.	Trunks, valises, hat-boxes, carpet bags, satchels, pocket-books	0.0
44 9.	and purses and tobacco pouches, thirty per cent ad valorem Ships and other vessels, built in any foreign country, whether	30 p.c.
	steam or sailing vessels, on application for Canadian register, on the fair market value of the hull, rigging, machinery and all	
	appurtenances; on the hull, rigging and all appurtenances, except	
	machinery, ten per cent ad valorem: on boilers, steam engines	10 p.c.
	and other machinery, twenty-five per cent ad valorem	25 p.c.
450.	All goods not enumerated in this Act as subject to any other	1
	rate of duty, nor declared free of duty by this Act, and not	
	being goods the importation whereof is by this Act or any other	
	Act prohibited, shall be subject to a duty of twenty per cent	
	ad valorem	20 p.c.
	Fish and Products of the Fisheries.	•
. = 4	W 1 1	
451.	Mackerel, one cent per pound	1c. p. ib.
452.	Herrings, pickled or salted, one-half cent per pound	½c. p. lb.
405.	Salmon, pickled or salted, one cent per pound	1c. p. 1b.
	All other fish, pickled or salted, in barrels, one cent per pound	1c. p. 1b.
499.	Foreign caught fish, imported otherwise than in barrels or half-	
	barrels, whether fresh, dried, salted or pickled, not specially	
	enumerated or provided for by this Act, fifty cents per hundred	
450	pounds	ouc. p. 100 lbs.
	Fish, smoked and boneless fish, one cent per pound	1c. p. 1b.
451.	Anchovies and sardines, packed in oil or otherwise, in tin boxes	
	measuring not more than five inches long, four inches wide and	5a n horr
	three and a half inches deep, five cents per whole box; in half	oc. p. box.
	boxes measuring not more than five inches long, four inches wide and one and five-eighths deep, two and a half cents per half box;	91a n 1 how
	and in quarter boxes, measuring not more than four inches and	2½c. p. ½ box
	three-quarters long, three and a half inches wide and one and	
	a analter door, two contacts and a name inches wide and one and	90 m 1 how
458	a quarter deep, two cents each per quarter box	20. p. 4 box.
	When imported in any other form, thirty per cent ad valorem	50 p.c.
TUU.	Fish, preserved in oil, except anchovies and sardines, thirty per cent ad valorem.	20 20
460	Fresh or dried fish, n.e.s., imported in barrels or half barrels, one	30 p.c.
200.	cent per pound	le n lh
461	Salmon and all other fish prepared or preserved, including oysters,	10. p. 10.
_v.	not specially enumerated or provided for in this Act, twenty-five	
	per cent ad valorem	25 n.e
462	per cent ad valorem	10c. p. oall

SCHEDULE "B."

Free Goods.

469. Articles for the use of the Governor General.

470. The following articles when imported by and for the use of the Army and Navy:

—Arms, military or naval clothing, musical instruments for bands, military

stores and munitions of war.

471. Articles imported by and for the use of the Dominion Government or any of the Departments thereof, or by and for the Senate or House of Commons, including the following articles when imported by the said Government or through any of the Departments thereof for the use of the Canadian Militia:—" military clothing, musical instruments for military bands, military stores and munitions of war."

472. Articles for the personal use of Consuls General who are natives or citizens of the country they represent and who are not engaged in any other business

or profession.

473. Travellers' baggage, under regulations prescribed by the Controller of Cus-

474. Carriages for travellers and carriages laden with merchandise, and not to include circus troops nor hawkers, under regulations prescribed by the Controller of Customs.

475. Apparel, wearing and other personal and household effects, not merchandise, of British subjects dying abroad, but domiciled in Canada.

476. Settlers' effects, viz.:—Wearing apparel, household furniture, books, implements and tools of trade, occupation or employment, musical instruments, domestic sewing machines, live stock, carts and other vehicles and agricultural implements in use by the settler for at least six months before his removal to Canada, not to include machinery, or articles imported for use in any manufacturing establishment, or for sale; also, books, pictures, family plate or furniture, personal effects and heirlooms left by bequest provided that any dutiable article entered as settlers' effects may not be so entered unless brought with the settler on his first arrival, and shall not be sold or otherwise disposed of without payment of duty, until after twelve months actual use in Canada; provided also, that under regulations made by the Controller of Customs, live stock, when imported into Manitoba or the North-west Territories by intending settlers, shall be free until otherwise ordered by the Governor in Council.

477. Animals brought into Canada temporarily, and for a period not exceeding three months, for the purpose of exhibition or of competition for prizes offered by any agricultural or other association; (but a bond shall be first given in accordance with regulations prescribed by the Controller of Customs, with

- the condition that the full duty to which such animals would otherwise be liable shall be paid in case of their sale in *Canada*, or if not re-exported within the time specified in such bond).
- the time specified in such bond).

 478. Horses, cattle, sheep, swine and dogs for the improvement of stock, under regulations made by the Treasury Board and approved by the Governor in Council.
- 479. Menageries, horses, cattle, carriages and harness of, under regulations prescribed by the Controller of Customs.
- 480. Acids used for medicinal, chemical or manufacturing purposes, not specially provided for in this Act.
- 481. Admiralty charts.
- 482. Alum, in bulk only, ground or unground.
- 483. Aluminum, or aluminium sheets and alumina and chioride of aluminum or chloralum, sulphate of alumina and alum cake.
- 484. Ambergris.
- 485. Ammonia, sulphate of, sal-ammoniac.
- 486. Anatomical preparations and skeletons or parts thereof.
- 487. Aniline salts and arseniate of aniline; aniline dyes and coal tar dyes in bulk or packages of not less than one pound weight, including alizarine and artifical alizarine.
- 488. Aniline oil, crude.
- 489. Annato, liquid or solid.
- 190. Anchors.
- 491. Antimony salts; antimony, not ground, pulverized or otherwise manufactured.
- 492. Arsenic.
- 493. Asphalt or asphaltum and bone pitch, crude only.
- 494. Barrels or packages of Canadian manufacture exported, filled with Canadian products, when returned, under such regulations as the Controller of Customs prescribes.
- 495. Bees.
- 496. Bells, when imported for the use of churches.
- 497. Bismuth, metallic, in its natural state.
- 498. Blanketing and lapping, and discs or mills for engraving copper rollers, when imported by cotton manufacturers, calico printers and wall paper manufacturers, for use in their own factories only.
- 499. Blood albumen, and tannic acid.
- 500. Bolting cloth, not made up.
- 501. Bones, crude, not manufactured, burned, calcined, ground or steamed.
- 502. Books, viz.:—Bibles, prayer-books, psalm and hymn, and books printed in any language other than the English and French languages.
- 503. Books, embossed, for the blind, and books for the instruction of the deaf and dumb and blind.
- 504. Books printed by any Government or by any association for the promotion of science or letters and official annual reports of religious or benevolent associations and issued in the course of the proceedings of said association, to its members, and not for the purpose of sale or trade.
- 505. Books, not being printed or reprinted in Canada, which are included and used as text books in the curriculum of any university or incorporated college in Canada for the use of students thereof; books specially imported for the bona fide use of incorporate Mechanics' Institutes, public free libraries, and university and college libraries and law libraries of any duly organized law association or society for the use of its members, not more than two copies of each book under regulations to be made by Order in Council; and books, bound or unbound, which have been printed and manufactured more than twelve years.
- 506. Books printed in any of the languages or dialects of any of the Indian tribes of the Dominion of Canada.
- 507. Bookbinders' cloth.

508. Boracic acid, and borax, ground or unground, in bulk of not less than twenty-five pounds only.

509. Botanical specimens.

510. Brass scrap, and brass in sheets or plates.

511. Brass in bars, rods and bolts, drawn, plain and fancy tubing, not bent or otherwise manufactured, in lengths not less than six feet.

512. Brass in strips for printers' rules, not finished.

513. Brass and copper wire twisted, when imported by manufacturers of boots and shoes for use in their own factories.

514. Bristles.

515. Britannia metal in pigs and bars.

516. Bromine.

517. Broom corn.

518. Buckram for the manufacture of hat and bonnet shapes.

519. Bullion, gold and silver, in bars, blocks or ingots, and bullion fringe.

520. Burgundy pitch.

521. Burr stones, in blocks, rough or unmanufactured, not bound up or prepared for binding into mill stones.

522. Caplins, unfinished Leghorn hats, and Manilla hoods.

523. Casts as models, for the use of schools of design.

524. Cat-gut strings or gut cord for musical instruments; cat-gut or worm-gut, unmanufactured, for whip and other cord.

525. Blast furnace slag.

- 526. Celluloid, xylonite or xyolite in sheets, and in lumps, blocks or balls in the rough.
- 527. Chalk stone, china or Cornwall stone, felspar and cliff stone, ground or unground.

528. Cherry heat welding compound.

529. Chloride of lime.

530. Chronometers and compasses for ships.

531. Cinnabar.

532. Citron, lemon and orange rinds in brine.

533. Clays, including China clay, fire clay and pipe clay.

534. Clothing, donations of, for charitable purposes.

535. Coal, anthracite, and anthracite coal dust.

536. Coal tar and coal pitch.

537. Coke.

538. Cobalt, ore of.

539. Cochineal.

540. Coins, cabinets of, collections of medals and of other antiquities, including collections of postage stamps.

541. Coins, gold and silver, except United States silver coin.

542. Coir and coir yarns.

543. Colours, metallic, viz.:—Oxides of cobalt, tin and copper, n.e.s.

544. Communion plate, when imported for the use of churches.

- 545. Copper, old and scrap, and copper in pigs, bars, rods and bolts, in lengths not less than six feet, copper ingots, sheets, plates and sheathing, not planished or coated.
- 546. Copper seamless drawn tubing.
- 547. Copper, precipitate of, crude.

548. Cotton wool and cotton waste.

549. Cotton yarns, number forty and finer.

550. Cups and other prizes won in bona fide competitions.

551. Curling stones of granite.

552. Cyanide of potassium.

553. Diamonds, unset, diamond dust or bort and black diamonds for borers.

554. Diamond drills for prospecting for minerals, not to include motive power.

555. Domestic fowls, pure-bred, for the improvement of stock, homing or messenger pigeons and pheasants and quails.

556. Dragon's blood.

557. Drugs, crude, such as barks, beans, berries, balsams, buds, bulbs, fruits, insects, grains, gums and gum resins, herbs, leaves, nuts, fruits and stem seeds—any of the foregoing which are not edible and in a crude state and not advanced in value by refining or grinding or any other process of manufacture and not otherwise provided for.

558. Duck for belting and hose when imported by manufacturers of rubber goods for use in their factories.

559. Dyeing or tanning articles, in a crude state, used in dyeing or tanning, not elsewhere specified; berries for dyeing or used for composing dyes, turmeric, nut galls; lac, crude, seed, button, stick and shell indigo, indigo paste and extract of, and indigo auxiliary or zinc dust; persis, or extract of archill and cudbear, terra japonica, gambier or cutch, extract of logwood, fustic, oak and of oak bark; camwood and sumae and extract thereof, tanners' bark, hemlock bark and oak bark.

560. Eggs and egg yolk.

561. Emery in bulk, crushed or ground.

562. Entomological specimens.

563. Felt, adhesive, for sheathing vessels.

- 564. Fertilizers, uncompounded or unmanufactured, including kainite or German potash salts, German mineral potash, bone dust, bone black or charred bone and bone-ash, fish offal or refuse, guano and other animal and vegetable manures.
- 565. Fibre, Mexican, and tampico or istle and vegetable fibres natural.

566. Fibrilla.

567. Fillets of cotton and rubber, not exceeding seven inches wide, when imported

by and for the use of manufacturers of card clothing.

568. Fish hooks, nets and seines, and twines to be used in making nets or seines, and fishing lines, not to include sporting fishing tackle or hooks with flies or trawling spoons, or threads or twines commonly used for sewing or manufacturing purposes.

569. Flax fibre and flax tow.

570. Fire bricks, not to include stove linings, for manufacturing purposes.

571. Flint, flints and ground flint stones.

572. Florist stock, viz.:—Palms, orchids, azaleas, cacti, and flower bulbs of all kinds.

573. Foliæ digitalis.

574. Fossils.

- 575. Foot grease, being the refuse of cotton seed after the oil has been pressed out, but not when treated with alkalies.
- 576. Fruits, viz.:—Bananas, plantains, pine apples, pomegranates, guavas, mangoes and shaddocks; and wild blueberries, wild strawberries and wild raspberries.

577. Fuller's earth.

578. Fur skins of all kinds not dressed in any manner.

579. Gannister.

580. Globes, geographical, topographical and astronomical.

581. Gold-beaters' moulds and gold-beaters' skins.

582. Gold and silver sweepings.

583. Grass, Manilla, Esparto or Spanish, and other grasses, and pulp of, including fancy grasses, dried but not coloured or otherwise manufactured.

584. Gravels.

585. Grease, rough, the refuse of animal fat, for the manufacture of soap only.

586. Grommits.

587. Gums, viz.:—Amber, Arabic, Australian, copal, dammar, elemy, kaurie, mastic sandarac, Senegal, shellac; and white shellac in gum or flake, for manufacturing purposes; and gum tragacanth, gum gedda and gum barberry.

588. Gutta-percha, crude.

589. Gypsum, crude (sulphate of lime).

590. Hair, cleaned or uncleaned, but not curled, dyed or otherwise manufactured.

591. Hatters' furs, not on the skin, and hatters' plush of silk or cotton.

592. Hemp, undressed.

593. Hides and skins, raw, whether dry, salted, or pickled, and raw pelts.

- 594. Hoofs, horn strips, horn and horn tips, in the rough, not polished or otherwise manufactured than cleaned.
- 595. Hoop iron, not exceeding three-eighths of an inch in width and being No. 25 gauge or thinner, used for the manufacture of tubular rivets.

596. Ice.

597. Indian corn of the varieties known as "Southern white Dent Corn" or horse tooth ensilage corn, and "Western yellow Dent Corn" or horse tooth ensilage corn, when imported to be planted or sown for soiling and ensilage, and for no other purpose, under regulations to be made by the Governor in Council.

598. Iodine, crude.

599. Ingot moulds.

600. Iron sand or globules, and dry putty for polishing glass or granite.

601. Iron liquor, solution of acetate of iron for dyeing and calico printing.

602. Iron or steel beams, sheets, plates, angles and knees for iron, steel or composite ships or vessels.

603. Iron or steel masts for ships, or parts of.

- 604. Iron, steel or brass manufactures, which at the time of their importation are of a class or kind not manufactured in *Canada*, when imported for use in the construction or equipment of ships or vessels.
- 605. Ivory and ivory nuts, unmanufactured, and veneers of ivory, sawn only.

606. Junk, old.

607. Jute and jute butts.

- 608. Jute cloth, as taken from the loom, not coloured, cropped, mangled, pressed, calendered nor finished in any way.
- 609. Jute, flax or hemp yarn, plain, dyed or coloured, when imported by manufacturers of carpets, rugs and mats, and of jute webbing or jute cloth, and twines for use in their own factories.

610. Jute canvas, not pressed or calendered, when imported by manufacturers of floor oil-cloth for use in their own factories.

611. Kelp.

- 612. Kyrolite or cyrolite, mineral.
- 613. Lamp black and ivory black.

614. Lava, unmanufactured.

615. Lead, nitrate and acetate of, not ground.

616. Leeches.

617. Lime juice, crude only.

618. Litharge.

619. Litmus and all lichens, prepared or not prepared.

620. Locomotive and car wheel tires of steel, when in the rough.

621. Locomotive and railway passenger, baggage and freight cars, being the property of railway companies in the *United States*, running upon any line of road crossing the frontier, so long as Canadian locomotives and cars are admitted free under similar circumstances in the *United States*, under regulations prescribed by the Controller of Customs.

622. Madder and munjeet, or Indian madder, ground or prepared, and all extracts of

623. Manganese, oxide of.

624. Manuscripts and insurance maps.

- 625. Maps and charts for the use of schools for the blind.
- 626. Marble in the rough in blocks. 627. Meerschaum, crude or raw.

628. Mineral waters, natural, not in bottle, under regulations prescribed by the Controller of Customs.

629. Mineralogical specimens.

- 630. Mining and smelting machinery imported prior to the Sixteenth day of May, 1896, which is at the time of its importation of a class or kind not manufactured in *Canada*.
- 631. Models of inventions and of other improvements in the arts; but no article or articles shall be deemed a model which can be fitted for use.
- 632. Moss, Iceland, and other mosses, seagrass and seaweed, crude or in their natural state or cleaned only.

633. Musk, in pods or in grains.

634. Newspapers, and quarterly, monthly and semi-monthly magazines, and weekly literary papers, unbound.

635. Nickel.

636. Oakum.

- 637. Oils, viz.:—Cocoanut and palm, in their natural state; carbolic or heavy oil; olive oil, n.e.s., for manufacturing and mechanical purposes, and oil of roses including ottar or attar of roses.
- 638. Oil cake and oil cake meal, cotton seed cake and cotton seed meal, and palm nut cake and meal.

639. Osiers.

640. Ores of metal of all kinds.

641. Oxalic acid.

- 642. Oysters, seed and breeding, imported for the purpose of being planted in Canadian waters.
- 643. Paintings, in oil or water colours, by artists of well known merit, or copies of the old masters by such artists.
- 644. Paintings, in oil or water colours, the production of Canadian artists, under regulations to be made by the Controller of Customs.

645. Palm leaf, unmanufactured.

646. Philosophical instruments and apparatus—that is to say, such as are not manufactured in the Dominion, when imported for use in universities, colleges, schools and scientific societies.

647. Phosphorus.

- 648. Pictorial illustrations of insects, &c., when imported for the use of colleges and schools, scientific and literary societies.
- 649. Pitch (pine), and pine tar in packages of not less than fifteen gallons each.

650. Plaits, chip, manilla, cotton, mohair, straw, Tuscan and grass.

651. Platinum sheets and wire; and retorts, pans, condensers, tubing and pipe made of platinum, when imported by manufacturers of sulphuric acid for use in their works in the manufacture or concentration of sulphuric acid.

652. Plumbago crucibles.

653. Potash, chlorate of, in crystals, when imported for manufacturing purposes only; potash, muriate and bi-chromate of, crude, caustic potash, and red and yellow prussiate of potash; also, ashes, pot and pearl, in packages of not less than twenty-five pounds weight.

654. Precious stones, in the rough.

655. Prunella.

656. Pumice and pumice stone, ground or unground.

657. Quicksilver.

658. Quills in their natural state or unplumed.

659. Quinine, salts of.

- 660. Rags of cotton, linen, jute, hemp, and woollen, paper waste clippings, and waste of any kind except mineral waste.
- 661. Red liquor, a crude acetate of aluminium prepared from pyroligneous acid, for dyeing and calico printing.

662. Rennet, raw or prepared.

- 663. Resin or rosin in packages of not less than one hundred pounds, and rosin oil.
- 664. Ribs of brass, iron or steel, runners, rings, caps, notches, ferrules, mounts and sticks or canes in the rough, or notfurther manufactured than cut into lengths suitable for umbrella, parasol or sunshade sticks, when imported by manufacturers of umbrellas, parasols and sunshades for use in their factories in the manufacture of umbrellas, parasols and sunshades only.

665. Roots, medicinal, viz.:—Alkanet, crude, crushed or ground, aconite, calumba, gentian, ginseng, jalap, ipecacuanha, iris, orris root, liquorice, sarsaparilla, squills, taraxacum, rhubarb, and valerian, unground.

666. Rubber, crude, caoutchouc or India rubber, unmanufactured; hard rubber in sheets, but not further manufactured, and recovered rubber and rubber substitute.

667. Saddle jiggers, stirrups, and saddle-trees of all kinds.

668. Saffron, saffron cake, safflower, and extract of.

- 669. Salt, imported from the United Kingdom or any British possession, or imported for the use of the sea or gulf fisheries, not otherwise provided for.
- 670. Saltpetre.

671. Sand.

672. Sausage skins or casings, not cleaned.

673. Scrap iron and scrap steel, old and fit only to be re-manufactured, being part of or recovered from any vessel wrecked in waters subject to the jurisdiction of Canada.

674. Seedling stock for grafting, viz.:—Plums, pear, peach and other fruit trees.

675. Seeds, viz.:—Annato, beet, carrot, flax, turnip, mangold and mustard, and aromatic seeds which are not edible and are in a crude state, and not advanced in value or condition by grinding or refining, or by any other process of manufacture, viz.:—Anise, anise star, caraway, cardamon, coriander, cumin, fennel and fenugreek.

676. Beans, viz.:—Tonquin, vanilla and nux vomica, crude only, locust beans and locust bean meal, and cocoa beans, not roasted, crushed or ground.

677. Shells, tortoise and mother-of-pearl, and other, unmanufactured.

678. Shoe buttons, papier maché; metal glove fasteners, eyelet hooks and eyelets.

679. Silex, or crystallized quartz.

680. Silk raw or as reeled from the cocoon, not being doubled, twisted or advanced in manufacture in any way, silk cocoons and silk waste.

681. Silver, German silver and nickel silver, rolled or in sheets.

682. Soda, sulphate of, crude, known as salt cake, barilla or soda ash, caustic soda; silicate of soda in crystals or in solution; bichromate of soda, nitrate of soda or cubic nitre, salsoda, sulphide of sodium, nitrite of soda, arseniate, binarseniate, chloride, chlorate, bisulphite and stannate of soda.

683. Spelter, in blocks and pigs.

684. Spurs and stilts, used in the manufacture of earthenware.

685. Steel bowls for cream separators.

686. Steel for the manufacture of files, when imported by file manufacturers for use in their factories.

687. Steel No. 20 gauge and thinner, but not thinner than No. 30 gauge, to be used in the manufacture of corset steels, clock springs and shoe shanks; and flat wire of steel of No. 16 gauge or thinner, to be used in the manufacture of corset wire and dressed stays, when imported by the manufacturers of such articles for use in their own factories.

688. Steel, rolled rods of, under half an inch in diameter or under half an inch square, when imported by knob or lock manufacturers or cutlers for use exclusively in such manufactures in their own factories.

689. Steel rails weighing not less than forty-five pounds per lineal yard for use in railway tracks, but this item shall not extend to rails for use in the tracks of railways used or intended for private purposes only, nor shall it extend to 181/2

- rails which are not used or intended to be used in connection with the business of common carrying of either goods or passengers, nor shall this item extend to rails for use in the tracks of street railways or tramways.
- 690. Steel for saws and straw cutters, cut to shape, but not further manufactured.
- 691. Steel valued at two and one-half cents per pound and upwards, for use in the manufacture of skates.
- 692. Steel of No. 12 gauge and thinner, but not thinner than No. 30 gauge when imported by manufacturers of buckle clasps and ice-creepers, to be used in the manufacture of such articles only in their own factories.
- 693. Stereotypes, electrotypes and celluloids of books, and bases and matrices and copper shells for the same, whether composed wholly or in part of metal or celluloid.
- 694. Sugar, n.e.s., not above number sixteen Dutch Standard in colour, sugar drainings, or pumpings drained in transit, melado or concentrated melado, tank bottoms, and sugar concrete.
- 695. Sulphate of iron (copperas); and sulphate of copper (blue vitriol).
- 696. Sulphur and brimstone, crude, or in roll or flour.
- 697. Tagging metal, plain, japanned or coated, in coils, not over one and a half inches in width, when imported by manufacturers of shoe and corset laces for use in their factories.
- 698. Tails, undressed.
- 699. Tartar emetic and gray tartar; cream of tartar in crystals and argal or argols.
- 700. Tea and green coffee imported direct from the country of growth and production.
 - This item shall include tea and coffee purchased in bond in any country where tea and coffee are subject to customs duty, provided there be satisfactory proof that the tea or coffee so purchased in bond is such as might be entered for home consumption in the country where the same is purchased.
- 701. Teasels.
- 702. Tin crystals, tin strip waste, and tin, in blocks, pigs, bars and sheets and tin plates, tin foil and tea lead.
- 703. Tobacco, unmanufactured, for excise purposes, under conditions of "The Act respecting the Inland Revenue."
- 704. Tree-nails.
- 705. Trees, n.e.s.
- 706. Turpentine, raw or crude.
- 707. Turtles.
- 708. Ultramarine blue, dry or in pulp. 709. Vaccine and ivory vaccine points.
- 710. Varnish, black and bright for ships' use.
- 711. Verdigris, or sub-acetate of copper, dry.
- 712. Whalebone, unmanufactured.
- 713. Whiting or whitening, gilder's whiting and Paris white.
- 714. Wire rigging for ships and vessels.715. Wire, crucible cast steel.
- 716. Wire of iron or steel, No. 13 and 14 gauge, flattened and corrugated, used in connection with the machine known as the wire grip machine for the manufacture of boots, shoes and leather belting, when imported by manufacturers of such articles to be used for these purposes only in their own factories.
- 717. Wool and the hair of the camel, alpaca, goat and of other like animals, not further prepared than washed, n.e.s.; and noils, being the short wool which falls from the combs in worsted factories.
- 718. Mohair yarns.
- 719. Wool or worsted yarns, when genapped, dyed or finished, and imported by manufacturers of braids, cords, tassels and fringes to be used in the manufacture of such articles only in their own factories.

Wood.

- 720. Logs and round unmanufactured timber, not specially enumerated or provided for in this Act.
- 721. Firewood, handle bolts, heading bolts, stave bolts and shinglebolts, hop poles, fence posts, railroad ties, ship timber and ship planking, not specially provided for in this Act.
- 722. Timber, hewn or sawed, and timber used for spars and in building wharves.
- 723. Timber squared or sided.
- 724. Creosoted lumber.
- 725. Sawed boards, plank, deals, and other lumber, undressed or dressed on one side only.
- 726. Pine clapboards.
- 727. Spruce clapboards.
- 728. Hubs for wheels, posts, last blocks, wagon blocks, oar blocks, gun blocks, heading, and all like blocks or sticks, rough hewn or sawed only.
- 729. Laths.
- 730. Pickets and palings.
- 731. Shingles.
- 732. Staves of wood of all kinds, wood unmanufactured.
 - Provided that if any country shall impose a duty upon the articles in this Schedule enumerated, or any of them, when imported into such country from Canada, it shall be lawful for the Governor General in Council, from time to time, by Proclamation published in the Canada Gazette, to declare that the following Export Duties, or any of them, shall be chargeable upon logs exported into such country from Canada, viz.:—
- 733. Pine, Douglas Fir, Spruce, Fir Balsam, Cedar, Elm and Hemlock logs, not exceeding three dollars per thousand feet, board measure.
 - In case of the Export of any of the above enumerated logs in shorter lengths than nine feet, then a rate per cord may be levied in the same way, not greater than equivalent to the above enumerated rate per thousand feet, board measure
 - And Export duty shall be chargeable accordingly, after the publication of such Proclamation.
 - Provided that the Governor General in Council may by Proclamation published in like manner, from time to time, remove and reimpose such Export Duty.
- 734. Bamboos, unmanufactured, and bamboo reeds, not further manufactured than cut into suitable lengths for walking sticks or canes, or for sticks for umbrellas, parasols or sunshades.
- 735. Cane and rattans, not manufactured.
- 736. Corkwood, or cork bark, unmanufactured.
- 737. Lumber and timber planks and boards of amaranth, cocoboral, boxwood, cherry, chestnut, walnut, gumwood, mahogany, pitch pine, rosewood, sandalwood, sycamore, Spanish cedar, oak, hickory, whitewood, African teak, black heart ebony, lignum vitæ, red cedar, redwood, satin wood and white ash, when not otherwise manufactured than rough sawn or split or creosoted, vulcanized or treated by any other preserving process; the wood of the persimmon and dogwood trees, hickory billets, and hickory lumber sawn to shape for spokes of wheels, but not further manufactured; hickory spokes rough turned, not tenoned, mitred, throated, faced sized, cut to length, round tenoned or polished.
- 738. Yellow metal, in bolts, bars and for sheathing.
- 739. Zinc, in blocks, pigs and sheets, and zinc seamless drawn tubing.
- 740. Zinc, chloride, and sulphate of.
- 741. Brass cups, being rough blanks, for the manufacture of paper shells or cartridges, when imported by manufacturers of brass and paper shells and cartridges, for use in their own factories.

- 742. Brass, iron or steel rolled, round wire rods under three-eighths of an inch in diameter, and rolled copper rods one inch or under in diameter, when imported by wire manufacturers for use in making wire in their own factories.
- 743. Calcareous tufa.
- 744. Crucible sheet steel, eleven to sixteen gauge, $2\frac{1}{2}$ to 18 inches wide when imported by manufacturers of mower and reaper knives, for the manufacture of such knives, in their own factories.
- 745. Copper rollers, for use in calico printing, when imported by calico printers for use in their factories in the printing of calicoes and for no other purpose (such rollers not being manufactured in Canada.)
- 746. Elastic rubber thread.
- 747. Felloes of hickory wood, rough sawn to shape only, or rough sawn and bent to shape, not planed, smoothed or otherwise manufactured.
- 748. Fish skins and fish offal.
- 749. Gum Chicle or Sappato Gum in a crude state.
- 750. Hatters' bands (not cords), bindings, tips and sides, hat sweats and linings both tips and sides, when imported by hat and cap manufacturers only, for use in their factories for the manufacture of hats and caps.
- 751. Hemp paper, made on four cylinder machines and calendered to between '006 and '008 inch thickness for the manufacture of shot shells, primers for the manufacture of shot shells and cartridges; and felt board sized and hydraulic pressed and covered with paper or uncovered for the manufacture of gun wads when such articles are imported by the manufacturers of shot shells, cartridges and gun wads, to be used for these purposes only in their own factories, until such times as the said articles are manufactured in Canada: Provided always that the said articles when imported, shall be entered only at such port or ports as may be named by the Controller of Customs, and at no other place; samples of such articles to be furnished to the Collector of said port or ports by the Customs Department for the guidance of the officer when accepting free entries of such materials.
- 752. Molasses, second process, or molasses derived from the manufacture of "molasses sugar," testing by polariscope less than 35 degrees, when imported by manufacturers of blacking, for use in their own factories in the manufacture of blacking, conditional that the importers shall, in addition to making oath at the time of entry that such molasses is imported for such use and will not be used for any other purpose, cause such molasses to be at once mixed in a proper tank made for the purpose with at least one-fifth of the quantity thereof of cod, or other oil, whereby such molasses may be rendered unfit for any other use, such mixing to be done in the presence of a Customs officer at the expense of the importer, and under such further regulations as may from time to time be considered necessary in the interest and protection of the revenue, and that until such mixing is done and duly certified on the face of the entry thereof by such Customs officer the entry shall be held to be incomplete and the molasses subject to the usual rate of duty as when imported for any other purpose.
- 753. Horse hair, not further manufactured than simply cleaned and dipped or dyed, imported for use in the manufacture of horse hair cloths.
- 754. Lastings, mohair cloth, or other manufactures of cloth, when imported by manufacturers of buttons for use in their own factories, and woven or made in patterns of such size, shape or form, or cut in such manner as to be fit for covering buttons, exclusively—these conditions to be ascertained by special examination by the proper officer of Customs, and so certified on the face of each entry.
- 755. Oleo-stearine and degras, when imported by manufacturers of leather, for use in the manufacture of leather in their factories.
- 756. Platinum and black oxide of copper, for use in the manufacture of chlorate.
- 757. Potash, chlorate of, not further prepared than ground, and free from admixture with any other substance.

- 758. Rolled iron tubes not welded, under $1\frac{1}{2}$ inch in diameter, angle iron, 9 and 10 gauge, not over 11 inch wide, iron tubing, lacquered or brass covered, not over $1\frac{1}{2}$ inch in diameter, all of which are to be cut to lengths for the manufacture of bedsteads, and to be used for no other purpose; when imported for the manufacturers of iron bedsteads to be used for these purposes only in their own factories, until such time as any of the said articles are manufactured in Canada.
- 759. Sawdust of the following woods: amaranth, cocoboral, boxwood, cherry, chestnut, walnut, gumwood, mahogany, pitch pine, rosewood, sandal wood, sycamore, Spanish cedar, oak, hickory, whitewood, African teak, black heart ebony, lignum vitæ, red cedar, redwood, satin wood, white ash, persimmon and dog-
- 760. Square reeds and raw-hide centres, textile leather or rubber heads, thumbs and tips, and steel, iron or nickel caps for whip ends, when imported by whip manufacturers, for use in the manufacture of whips in their own factories.
- 761. Steel for the manufacture of hammers, augers and auger bits, when imported by the manufacturers of such articles, for use in their own factories only.
- 762. Steel of numbers 24 and 17 gauge, in sheets 63 inches long and from 18 inches to 32 inches wide for the manufacture of tubular bow sockets, when imported by the manufacturers of such articles, for use in their own factories only.
- 763. Steel strip and flat steel wire when imported into Canada by manufacturers of buckthorns, plain strip or other fencing, and safety barb wire fencing, for use in their own factories in the manufacture thereof.
- 764. Steel wire, Bessemer soft drawn spring, of numbers 10, 12 and 13 gauge, respectively, and homo steel spring wire of numbers 11 and 12 gauge, respectively, when imported by manufacturers of wire mattresses, to be used in their own factories in the manufacture of such articles.
- 765. Type-writers, tablets with movable fixtures, and musical instruments, when imported by and for the use of schools for the blind, and being and remaining the sole property of the governing bodies of said schools and not of private individuals, the above particulars to be verified by special affidavit on each entry when presented.
- 766. Yarn spun from the hair of the alpaca or angora goat, when imported by manufacturers of braids for use exclusively in their factories in the manufacture of such braids only, under such regulations as may be adopted by the Controller of Customs.

Provided that with respect to goods imported for manufacturing purposes that are admissible under this Act for any specific purposes, at a lower rate of duty than would otherwise be chargeable, or exempt from duty, the importer claiming such exemption from duty, or proportionate exemption from duty, shall make and subscribe to the following affidavit or affirmation before the Collector of Customs at the

- Port of Entry:—
 the undersigned, importer of the undersigned, importer of the undersigned (4) (2)mentioned in this (3) that such (4) are imported by me for the entry, do solemnly (5)in my own factory, situated at (6) and that no portion of the same will be used for any other purpose or disposed of until so manufactured.
 - (1) Name of importer.
 - (2) Name of the goods or articles.

 - (3) Swear or affirm.(4) Name of the goods or articles.
 - (5) Name of the goods to be manufactured.
 - (6) Name of the place, county and province.

SCHEDULE "C."

- 767. Books, printed paper, drawings, paintings, prints, photographs or representations of any kind of a treasonable or seditious, or of an immoral or indecent character.
- 768. Reprints of Canadian copyright works, and reprints of British copyright works which have been also copyrighted in Canada.

769. Coin, base or counterfeit.

770. Oleomargerine, butterine or other similar substitute for butter.

- 771. Goods manufactured or produced, wholly or in part by prison labour, or which have been made within or in connection with any prison, jail or penitentiary.
- 4. Resolved, That it is expedient to repeal so much of the Inland Revenue Act and amending Acts as determines the Excise Duties to be levied upon Malt and Vinegar, and to provide that on and after the 28th March the Excise Duties thereon shall be as follow:—

Resolution 1. Paragraphs 1 to 13, inclusive, being read the second time, were severally agreed to.

Paragraph 14, being read the second time, the consideration thereof was postponed.

Resolutions 2 and 3, being read the second time, were agreed to.

SCHEDULE A.

Paragraphs 1 to 12, inclusive, being read the second time, were severally agreed to.

Paragraph 13, being read the second time, was amended, by striking out the word "net" and adding after the word "pound" the words "the outward ball or covering to be free of duty," and agreed to, as amended.

covering to be free of duty," and agreed to, as amended.

Paragraphs 14 to 45, inclusive, being read the second time, were severally

agreed to.

Paragraph 46, being read the second time, was amended, by inserting "thirty per cent" instead of "fifteen cents per bushel," and agreed to, as amended.

Paragraphs 47 to 129, inclusive, being read the second time, were severally reed to

Paragraph 130, being read the second time, was amended, by adding after "Pharmacopæia" the words "and the French Codex," and agreed to, as amended.

Paragraphs 131 to 135, inclusive, being read the second time, were severally

agreed to.

Paragraph 136, being read the second time, was amended, by inserting a comma

Paragraph 136, being read the second time, was amended, by inserting a comma instead of a semi-colon after "refined," and agreed to, as amended.

Paragraphs 137 to 164, inclusive, being read the second time, were reverally agreed to.

Paragraph 165, being read the second time, was amended, by inserting a comma instead of a colon after "tableware," and agreed to, as amended.

Paragraph 166, being read the second time, was agreed to.

Paragraph 167, being read the second time, was amended, by striking out "lamps" and inserting "lamp" in the second line, and agreed to, as amended.

Paragraphs 168 to 186, inclusive, being read the second time, were severally agreed to.

Paragraph 187, being read the second time, was amended, by substituting the word "Grindstones" for "Grindstone," and agreed to, as amended.

Paragraphs 188 to 190, inclusive, being read the second time, were severally agreed to.

Paragraph 191, being read the second time, was amended, by striking out "also slate mantels, slates and manufactures of slate, n.e.s.," and agreed to, as amended.

Paragraphs 192 to 197, inclusive, being read the second time, were severally

agreed to.

Paragraph 198 being read the second time, was amended, by striking out "leatheroid" in second line, and inserting "therefrom" instead of "from," and agreed to, as amended.

Paragraph 199, being read the second time, was agreed to.

Paragraph 200, being read the second time, was amended, by striking out the first "and" in the second line and inserting a comma after "alligator," and agreed

Paragraphs 201 to 219, being read the second time, were severally agreed to. Paragraph 220, being read the second time, the consideration thereof was postponed.

Paragraph 221, being read the second time, was agreed to.

Paragraph 222, being read the second time, the consideration thereof was postponed.

Paragraphs 223 to 240, inclusive, being read the second time, were severally

agreed to.

Paragraph 241, being read the second time, was amended, by inserting at the beginning of the paragraph "Fittings of" and striking out "fittings" after "pipe," and agreed to, as amended.

Paragraph 242, being read the second time, was amended, by striking out the

comma after "diameter," and agreed to, as amended.

Paragraphs 243 to 251, being read the second time, were severally agreed to. Paragraph 252, being read the second time, was amended, by leaving out the

words "and hinge" in the second line, and agreed to, as amended.

Paragraphs 253 to 258 and 260 to 271, being read the second time, were sever-

ally agreed to.

Paragraph 272, being read the second time, was amended, by inserting "drills" instead of "drill" in the third line, and agreed to, as amended.

Paragraphs 273 to 292, inclusive, being read the second time, were severally agreed to.

Paragraph 293, being read the second time, was disagreed to.

Paragraphs 294 to 319, inclusive, being read the second time, were severally

agreed to.

Paragraph 320, being read the second time, was amended, by inserting after "Sterling" the words "or other," and striking out "table" in tableware, and agreed to, as amended.

Paragraphs 321 to 334, inclusive, being read the second time, were severally

agreed to.

Paragraph 335, being read the second time, was amended, by adding "n.e.s."

after "salt," and agreed to, as amended.

Paragraphs 336 to 338, inclusive, being read the second time, were severally agreed to.

Paragraph 339, being read the second time, was amended, by striking out "wood

pulp," and agreed to, as amended.

Paragraph 340, being read the second time, was disagreed to.

Paragraphs 341 to 365, inclusive, being read the second time, were severally

Paragraph 366, being read the second time, was amended, by striking out "and molasses n.o.p.," and adding after "standards" the words "the usual packages in which they are imported, to be free," and agreed to, as amended.

Paragraphs 367 to 371a, inclusive, being read the second time, were severally

agreed to.

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Metis, Matane and Gaspé Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to revive and amend the Act to incorporate the Rocky Mountain Railway and Coal Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Lake Megantic Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Alberta Southern Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolve itself into a Committee on the Bill from the Senate, intituled: "An Act to incorporate the Wolseley and Fort Qu'Appelle "Railway Company," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take into consideration the said Amend ments; and the same were read, as follow:-

Page 1, line 12.—Leave out from "as" to "become."

Page 2, line 5.—Leave out "October" and insert "September."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with several Amendments, to which they desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Erie and Huron Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled: "An Act to amend the Acts relating to the Moncton and Prince Edward Island Railway and Ferry Company," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled: "An Act to again revive and further amend the Act to "incorporate the Red Deer Valley Railway and Coal Company," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Montreal Island Belt Line Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act for the relief of Joseph Thompson;"

And the Question being put, That the Bill be now read a second time; the

House divided: and it was resolved in the Affirmative.

The Bill was accordingly read a second time, and, together with the evidence and documents whereon is founded the said Bill, referred to the Select Standing Committee on Miscellaneous Private Bills.

The Order of the Day being read for the second reading of the Bill to incorporate the *Nova Scotia* Steel Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Miscellaneous Private Bills.

The Order of the Day being read, for the second reading of the Bill respecting the Cobourg, Northumberland and Pacific Railway Company;

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The House then resumed the consideration of the Resolutions reported from Committee of Ways and Means,

Paragraphs 371b to 380, inclusive, being read the second time, were severally

agreed to.

Paragraph 381, being read the second time, was amended, by inserting "n.o.p.," after "fabrics" in the second line, and agreed to, as amended.

Paragraphs 382 to 386, inclusive, being read the second time, were severally

agreed to.

Paragraph 387, being read the second time, was amended, by inserting "n.e.s.," after "kinds" in the sixth line, and agreed to, as amended.

Paragraphs 388 to 425, inclusive, being read the second time, were severally

agreed to.

Paragraph 426, being read the second time, was amended, by substituting the word "rollers" for "roller," and agreed to, as amended.

Paragraph 427, being read the second time, was amended, by substituting the word "rollers" for "roller" in the second line, and agreed to, as amended.

Paragraphs 428 to 444, inclusive, being read the second time, were severally

agreed to.

Paragraph 445, being read the second time, was amended, by striking out

"nitre" and inserting "nitro," and agreed to, as amended.

Paragraphs 446 to 468, inclusive, being read the second time, were severally agreed to.

SCHEDULE B.

Paragraphs 469 to 493, inclusive, being read the second time, were severally agreed to.

Paragraph 494, being read the second time, was amended, by inserting "which have been" after "manufacture" in the first line, and agreed to, as amended.

Paragraphs 495 to 559, inclusive, being read the second time, were severally agreed to.

Paragraph 560, being read the second time, was amended, by striking out the words "eggs and," and agreed to, as amended.

Paragraphs 561 to 611, inclusive, being read the second time, were severally

agreed to.

Paragraph 612, being read the second time, was amended, by striking out "Kyrolite or cyrolite" and inserting "Kryolite or cryolite," and agreed to, as amended.

Paragraphs 613 to 668, inclusive, being read the second time, were severally agreed to.

Paragraph 669, being read the second time, was amended, by striking out "not

otherwise provided for," and agreed to, as amended.

Paragraphs 670 to 686, inclusive, being read the second time, were severally agreed to.

Paragraph 687, being read the second time, was amended, by inserting "crinoline or" after "manufacture of" in the fourth line, and agreed to, as amended.

Paragraphs 688 to 730, inclusive, being read the second time, were severally

Paragraph 731, being read the second time, was disagreed to.

Paragraphs 732 to 739, inclusive, being read the second time, were severally agreed to.

Paragraph 740, being read the second time, was amended, by striking out "chloride and sulphate of" and inserting "salts of," and agreed to, as amended.

Paragraphs 741 to 766, inclusive, being read the second time, were severally agreed to.

SCHEDULE C.

Paragraphs 767 to 771, inclusive, being read the second time, were severally agreed to.

Resolution 4, being read the second time:

Paragraph 1, was agreed to.

Paragraph 2, was amended, by striking out "eight" and inserting "six," and agreed to, as amended.

The postponed Paragraphs were then considered as follow:

Paragraph 14 of Resolution 1 was amended, by inserting after the word "sale" in the nineteenth line, "and which are not the usual and ordinary outside packages in which such goods as they contain are packed for exportation," and agreed to, as amended.

Paragraph 220 was amended, by striking out the words "not thinner" and inserting instead, the word "thicker" and striking out the word "sixteen" and inserting "seventeen," and agreed to, as amended.

Paragraph 222 was amended, by inserting after "sheets" the words "iron or steel" and after "strips" strike out "or" and insert "n.e.s., and," and agreed to, as

amended.

Mr. Bergeron reported from the Committee of Ways and Means several Resolu-

tions; which were read, as follow:—

1. Resolved, That the following proviso be added to the 3rd Resolution of the Duties of Customs, as agreed to in Committee of Ways and Means on Tuesday, the 29th ultimo:-

Provided, That in the case of goods which are imported or taken out of warehouse for consumption, and on which duty is paid, on or after the said 27th day of March, in accordance with the rate of duty set forth as payable on date of entry on such goods in Schedule A to these Resolutions, or in any subsequent Resolution, the duty so paid shall not be affected, nor shall the person paying it be entitled to any refund or be liable to any further payment of duty, by reason of such rate of duty being altered during the present Session by any Resolution subsequent to that in accordance with which such duty is paid.

2. Resolved, That the following items be added to Schedule A of the Duties of Customs, as agreed to in Committee of Ways and Means on Tuesday, the 29th ultimo:-

1. Builders' hardware, cabinet-makers', undertakers', upholsterers', harness-makers' and saddlers' hardware, including curry combs and curry cards, carriage hardware, locks, butts and hinges, n.e.s., saws of all kinds, and table cutlery, not elsewhere specified, thirty-

 Coal, bituminous, sixty cents per ton of two thousand pounds 60c. p. ton. Coal dust, n.e.s., twenty per cent ad valorem
ported from Canada are allowed free entry into the United States. 5c. p. doz.
5. Galvanized iron wire, numbers six, nine, twelve and fourteen gauge, when imported by makers of wire fencing, for use in their factories
only, twenty per cent ad valorem
number eighteen gauge and thicker, ten dollars per ton
ries, three-fourths of one cent per pound
Resolution 1, being read the second time, was agreed to.
Resolution 2, being read the second time: Paragraphs 1, 2 and 3 were severally agreed to.
Paragraph 4 was amended, by adding the following proviso at the end thereof:
"Provided that if the United States impose a less duty than five cents per
dozen, an equivalent duty thereto shall be collected on eggs imported into Canada,"
and agreed to, as amended. Paragraphs 5 and 6 were agreed to.
Paragraph 7 was amended, by inserting after "factories" the words "making
starch," and agreed to, as amended.
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Ordered, That Mr. Foster have leave to bring in a Bill to consolidate and amend the Acts respecting the Duties of Customs.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

The Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the Bill, intituled: "An Act to amend the Seamen's "Act," with an Amendment, to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act for the relief of Orlando" George Richmond Johnson," to which they desire the concurrence of this House.

And also, the Senate communicated to this House, the evidence taken before the Select Committee on Divorce, to whom was referred the Bill, intituled: "An Act for "the relief of Orlando George Richmond Johnson," and the papers referred to them, and request that the same be returned to the Senate.

And then The House adjourned till Monday next.

Monday, 11th June, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:—

By Mr. Joneas,—The Petition of Alexandre Chauveau and others, of the City of Quebec.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of the Municipal Council of the Township of Uxbridge, County of Ontario; of Joseph Wellwood, Reeve, and others, of Culross, County of Bruce; of the Municipal Council of the Township of Logan, County of Perth; and of the Municipal Council of the Township of Charlotteville, County of Norfolk, all of Ontario; and of William S. Crerae, Reeve, and others, of Silver Creek, County of Marquette, Manitoba; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Of D. J. Macdonald and others, of the City of Montreal; praying that the Bill now before Parliament, respecting the Montreal Island Belt Line Railway, may not

become law.

Of the Montreal Typographical Union; praying that in the Bill now before Parliament to secure the better observance of the Lord's Day, the Clause prohibiting the publication of newspapers on Sundays, may be struck out.

The Petition of the Municipal Council of the City of Toronto, presented on Friday last; praying the House to consider the advisability of aiding that City in the holding of a Dominion Exhibition there, during the year 1895, being read;

Mr. Speaker said, that as the granting of the prayer of this Petition would in-

volve the expenditure of Public money, it cannot be received.

On motion of Mr. Metcalfe, seconded by Mr. Davin,

Ordered, That the Bill from the Senate, intituled: "An Act for the relief of " Orlando George Richmond Johnson," be now read the first time.

The Bill was accordingly read the first time; and referred to the Select Stand-

ing Committee on Standing Orders.

Ordered, That Sir Charles Hibbert Tupper have leave to bring in a Bill further

to amend the Steamboat Inspection Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

- Mr. Patterson (Huron), a Member of the Queen's Privy Council, presented-Further Supplementary Return to an Order of this House, dated 29th March, 1894, for a Return of:-
- 1. The number of students who have graduated from the Royal Military College since its establishment.
- 2. The number of these graduates who are now in the public service of Canada. and number in the service of the Imperial Government.
- 3. The amount expended on capital account and on income since the college was established.
 - 4. The number of students graduated in 1893.
 - 5. The number of students now in attendance.

6. The total amount of salaries paid each year, to the different persons employed in connection with the college.

7. The name of the Commandant of the college; his salary, perquisites, if any,

in the way of free residence, maintenance thereof, supplies, servants, etc.

8. The cost of the residence for use of Commandant, if purchased, and amount expended thereon by the Government since the purchase. (Sessional Papers, No. 48b.)

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented —Supplementary Return to an Address to His Excellency, dated 6th February, 1893, for copies of all Correspondence, papers and documents, not already laid before the House, in reference to negotiations and communications between the Government and the United States, in reference to reciprocity, canal tolls, and wrecking and towing. (Sessional Papers, No. 85.)

Also, Return to an Order of this House, dated 14th May, 1894, for copies of all Correspondence since 1st January, 1892, to the present time from fishery officers, and others from the Western Counties of *Nova Scotia* and the County of *Charlotte* in *New Brunswick*, as regards the taking of lobsters and of the limitation of size, and

of all recommendations in regard to the same.

Also, a copy of all Correspondence between the Minister of Marine and Fisheries and his officials and all other persons as regards the close season for the herring fishing at Two Island Harbour, Grand Manan, and of the weirs at that place. (Sessional Papers, No. 33e.)

Mr. Foster, a Member of the Queen's Privy Council, presented—Return to an Address to His Excellency, dated 30th March, 1894, for copies of all Correspondence, instructions, Orders in Council and reports about the boundary line between Alaska and British Columbia, not already laid before this House. (Sessional Papers. No. 86.)

Also, Return to an Order of this House, dated 7th May, 1894, for a Return showing in detail all sums of money in the hands of the Government held as security for the performance of contracts completed, the name of each contractor who deposited the money, date of each such deposit, and amount of interest accrued on each deposit. (Sessional Papers, No. 87.)

Mr. Foster, also laid before the House by command of His Excellency the Governor General—Report of Dividends remaining unpaid and unclaimed balances in the Chartered Banks of the Dominion of Canada, for five years and upwards, prior

to 31st December, 1893. (Sessional Papers, No. 3a.)

The Order of the Day being read, for the attendance at the Bar of The House of Jean Baptiste Provost and Omer Edouard Larose;

The Sergeant-at-Arms reported that they were not in attendance.

Mr. Speaker then informed The House, that in obedience to the Order of The House, of Thursday last, the 7th instant, the Clerk forwarded telegrams to J. B. Provost and O. E. Larose informing them of the Order requiring them to attend at the Bar of The House, on Monday, the Eleventh instant, at Three o'Clock, P.M., and that the Telegraph Company had duly informed him of the personal delivery of the messages to the parties in question.

The Clerk also forwarded copies in duplicate of the Order of The House, to the Sheriff of the City of Quebec, for service on the said J. B. Provost and O. E. Larose, and he received from that officer certified copies of the service of the Order on the

said persons.

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question being put, That the Witnesses in question, not having attended at the Bar of The House, in accordance with the Order of The House of the 7th day of June, instant, Mr. Speaker do issue his Warrant for their arrest in order that they may be brought to the Bar of The House at the earliest possible moment:—It was resolved in the Affirmative.

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled: "An Act respecting the *Manitoba* and North-western "Railway Company of *Canada*," and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, on Wednesday next, again resolve itself into the

said Committee.

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled: "An Act to incorporate the Colonial Mutual Life Association," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made an Amendment thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take into consideration the said Amendment; and the same was read, as follows:—

Page 3, line 25.—After "Act" insert "and any Act amending the same."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill, with the Amendment, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with an Amendment, to which they desire their concurrence.

Mr. Brodeur moved, seconded by Mr. Rinfret, and the Question being put, That a Select Committee be appointed to inquire into the irregularities which occurred at the examinations for the Civil Service in November, 1893, and which are mentioned in the Report of the Examiners laid before this House, and into all the facts and circumstances which preceded, accompanied and followed the said irregularities; with power to the said Committee to send for persons, papers and records, and to administer the Oath to Witnesses examined by them; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Allan, Béchard, Bernier, Borden, Boston, Bourassa, Bowman, Brodeur, Brown, Carroll,	Casey, Choquette, Davies, Flint, Forbes, Gibson, Gillmor, Guay, Landerkin, Langelier,	Laurier, Lavergne, Lowell, McGarthy, McGregor, McMillan, McMullen, Martin, Mignault, Mills (Bothwell),	Mulock, O'Brien, Paterson (Brant), Perry, Rinfret, Rowand, Semple, Sutherland, Tarte, and Welsh.—40.

NAYS:

Messieurs

Baird, Daranard, Di Belley, Dr. Bennett, Dr. Benchard, Fe Boyd, Gi Bryson, Gr.	avin, avis, ickey, upont, yer, erguson (Leeds & Gren. erguson (Renfrew), illies, rant (Sir James), aggart,	Lachapelle, Langevin (Sir Hector), Macdonald (King's), Macdonell (Algoma), McDougald (Pictou),)McDougall (Cape Breton) McInerney, McKay, McKay, McLeod, Mara,	Prior, Putnam, Robillard, Roome, Ross (Dundas), ,Simard, Sproule, Taylor, Temple, Thompson (Sir John),
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19

Caron (Sir Adolphe), Chesley, Coatsworth, Cockburn, Costigan, Curran, Daly,	Haslam, Hodgins, Hughes, Hutchins, Ives, Joncas, Kaulbach,	Metealfe, Mills (Annapolis), Montague, Ouimet, Patterson (Colchester), Patterson (Huron), Pridham,	Tisdale, Tupper (Sir C. Hibbert), Tyrwhitt, Weldon, White (Shelburne), Wood (Brockville), and Wood, (West'land).—68.
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So it passed in the Negative.

The Order of the Day being read, for the third reading of the Bill to secure the better observance of the Lord's Day, commonly called Sunday;

Mr. Charlton moved, seconded by Mr. Mulock, and the Question being proposed,

That the Bill be now read the third time;

Mr. Taylor moved, in amendment, seconded by Mr. Cameron, That all the words after "now" to the end of the Question be left out and the words "recommitted "to a Committee of the Whole House, with instructions to amend the same, so as to "provide that religious publications and Sunday School papers may be distributed on "the Sabbath Day," inserted instead thereof;

And the Question being put on the Amendment:- It was resolved in the Affir-

mative.

The House accordingly again resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had further amended the Bill.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration;

Mr. Charlton moved, seconded by Mr. Mulock, and the Question being proposed,

That the Bill be now read the third time;

Mr. Mara moved, in amendment, seconded by Mr. Davis, That all the words after "now" to the end of the Question be left out, and the words "recommitted to "a Committee of the Whole House with instructions to limit Clause one to the sale of "any newspaper or journal on the Lord's Day," inserted instead thereof;

And the Question being put on the Amendment; the House divided: and the

names being called for, they were taken down, as follow:-

YEAS:

Messieurs

Adams,	Chesley,	Joneas,	Mignault,
Bain (Soulanges),	Coatsworth,	Lachapelle,	Miller,
Baird,	Curran,	Langelier,	Montague,
Barnard,	Davin,	Langevin (Sir Hector),	Ouimet,
Béchard,	Davis,	Lippé,	Patterson (Colchester),
Belley,	Dupont,	Macdonald (King's),	Putnam,
Bennett,	Dyer,	Macdonell (Algoma),	Rinfret,
Bergeron,	Earle,	McDougall (Cape Breton)	Roome,
Blanchard,	Fairbairn,	McInerney,	Simard,
Bourassa,	Ferguson (Renfrew),	McKay,	Tarte,
Boyd,	Gillies,	McNeill,	Taylor,
Cameron,	Guay,	Mara,	Tupper (Sir C. Hibbert),
Carroll,	Haslam,	Marshall,	Tyrwhitt,
Carscallen,	Hazen,	Martin,	White (Cardwell), and
Casey,	Ives,	Metcalfe,	White (Shelburne).—60.

NAYS:

Messieurs

Allan,	Choquette,	Henderson,	Mulock,
Bain (Wentworth),	Colter,	Hodgins,	O'Brien,
Beith,	Costigan,	Innes,	Paterson Brant
Bernier,	Craig,	Landerkin,	Perry

Daly, Ross (Dundas). Borden. Laurier. Boston, Davies, Lavergne, Rowand, Dawson, Livingston, Lowell, Semple, Bowman. Somerville, Brodeur, Featherston, Brown, Ferguson (Leeds & Gren.), McAlister, Temple, McDougald (Pictou), Bryson, Flint, Thompson (Sir John), Wilson, Caron (Sir Adolphe), Forbes. McGregor, McMillan, Cartwright (Sir Richard), Gibson, Wood (Brockville), and McMullen, Charlton, Gillmor, Wood (West'land.)-52.

So it was resolved in the Affirmative.

The House accordingly again resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had further amended the Bill.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House, accordingly proceeded to take the Bill into consideration;

Mr. Charlton moved, seconded by Mr. Mulock, and the Question being proposed,

That the Bill be now read the third time;

Mr. Bennett moved, in amendment, seconded by Mr. Macdonell (Algoma), That all the words after "now" to the end of the Question be left out, and the words "recommitted to a Committee of the Whole House for the purpose of amending "subsection 2, of Section 4, by providing 'That the owner of any tug leaving a port "on Sunday for the purpose of towing or otherwise, shall be guilty of a misdemean-"our and liable to payment of a fine of not less than One hundred dollars," inserted instead thereof;

Mr. Taylor moved, in amendment to the said proposed amendment, seconded by Mr. Fairbairn, That the words "except in the case of a tug leaving a port for the pur"pose of towing a vessel or vessels into harbour," be added at the end thereof;

And the Question being put on the amendment to the said proposed amend-

ment:-It passed in the Negative.

And the Question being put on the amendment:—It passed in the Negative.

And the Question being again proposed, That the Bill be now read the third

Mr. Langelier moved, in amendment, seconded by Mr. Guay, That all the words after "now" to the end of the Question be left out, and the words "re-committed to "a Committee of the Whole House with instructions to amend it by adding the "following Clause thereto: 'The present Act shall not apply to the Province of "Quebec," inserted instead thereof;

And the Question being put on the amendment:—It passed in the Negative. And the Question being again proposed, That the Bill be now read the third

time:

Mr. Langelier moved, in amendment, seconded by Mr. Guay, That the word "now" be left out, and the words "this day six months," added at the end of the Question.

And the Question being put on the amendment:—It passed in the Negative. And the Question being again proposed, That the Bill be now read the third

time;
Mr. Macdonell (Algoma) moved, in amendment, seconded by Mr. Chesley, That all the words after "now" to the end of the Question be left out, and the words "recommitted to a Committee of the Whole House, with instructions to strike out "the words 'or directs empty cars to be removed from station to station within the "territory of Canada,' in lines twenty-nine and thirty of Section three," inserted

instead thereof;
And objection being taken to the said amendment as relating to a clause not

now in the Bill;
Mr. Speaker ruled that the said amendment was out of order.

Then the main Question being put; the House divided: and it was resolved in the Affirmative.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the House in Committee on the Bill to extend the ballot to the North-west Territories.

Ordered, That the said Order be discharged.

Ordered, That the Bill be withdrawn.

The House, according to Order, again resolved itself into a Committee on the Bill to make further provision as to the prevention of cruelty to animals and to amend the Criminal Code, 1892, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:—

Bill intituled: "An Act to authorize the purchase of the Yarmouth and Anna"polis Railway by the Windsor and Annapolis Railway Company (Limited), and to
"change the name of the latter Company to the Dominion Atlantic Railway Company."

Bill intituled: "An Act respecting the Guelph Junction Railway Company."
Bill intituled: "An Act respecting the Medicine Hat Railway and Coal

Company "

Also, the Senate have agreed to the second, third, fourth and fifth of the Amendments made by the House of Commons to the Bill, intituled: "An Act for the better preservation of Game in the unorganized portions of the Northwest Territories of Canada," without any amendment; but have disagreed to the first Amendment because the word "Keewatin" is so spelt in the Acts relating to the Territory under that name.

And then The House adjourned till To-morrow.

Tuesday, 12th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Carpenter,—The Petition of James Marshall and others, of the Township
of Barton, County of Wentworth; and the Petition of the Municipal Council of the
County of Wentworth, all of Ontario.

County of Wentworth, all of Ontario.

By Mr. Gibson,—The Petition of W. D. Paynter and others, of Beulah and

Parkissimo, County of Marquette, Manitoba.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Fourteenth Report of the said Committee, which was read, as followeth:—

Your Committee have, in accordance with Rule 54, considered the Bill, from the Senate, intituled: "An Act for the relief of Orlando George Richmond Johnson,"

and find that the Notices given thereon are sufficient.

Your Committee have also examined the Petitions of the Pontiac and Ferguson's Point Railway Company, and of the Montreal, Ottawa and Huron Canal Company; severally praying for an Act of Incorporation, and find that the Notices given thereon are somewhat short in point of time, but, as they will have more fully matured before the Bills can be considered in Committee, and as your Committee are of the opinion that no private or public rights can be injuriously affected by either of the proposed measures, they recommend that the Notices be deemed sufficient; and, as the time for presenting Private Bills has expired, your Committee recommend that that portion of the 49th Rule which limits the time for presenting Private Bills, be suspended in reference to these Petitions.

Your Committee have also examined the Petition of the Lake Manitoba Railway and Canal Company, for an extension of time for the construction of their works, and also power to extend their line of railway to a point at or near Swan Lake, and

find that the Notices given are not sufficient.

On motion of Mr. Mills (Annapolis), seconded by Mr. Sproule,

Ordered, That in accordance with the recommendation contained in the Fourteenth Report of the Select Standing Committee on Standing Orders, that portion of the 49th Rule of this House which limits the time for presenting Private Bills be suspended as regards the following Bills, viz.:—

The Pontiac and Ferguson's Point Railway Company; and the Montreal, Ottawa

and Huron Canal Company.

Ordered, That Mr. Macdonell (Algoma), have leave to bring in a Bill to incorporate the Montreal. Ottawa and Huron Canal Company;

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Bryson have leave to bring in a Bill to incorporate the Pontiac

and Ottawa Railway Company;
He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Sir John Thompson, a Member of the Queen's Privy Council, laid before the House—Report on Canadian Archives by Douglas Brymner, Archivist, 1893. (Sessional Papers, No. 8a.)

Also, laid before the House, by command of His Excellency, the Governor General—Report of the Minister of Agriculture for the Dominion of Canada, for the calendar year, 1893. (Sessional Papers, No. 8.)

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Ouimet,

Resolved, That this House will, To-morrow, resolve itself into a Committee to consider a certain proposed Resolution respecting the rate or duty for every ton gross tonnage to be paid by the owner or master of every steamboat in Canada.

The Order of the Day being read, for the House again in the Committee of Supply;

Mr. Foster moved, seconded by Mr. Haggart, and the Question being proposed,

That Mr. Speaker do now leave the Chair;

Mr. Charlton moved, in amendment, seconded by Sir Richard J. Cartwright, That all the words after "That" to the end of the Question be left out, and the words, "the first vote of \$50,000 for the construction of the Tay Canal was secured "from Parliament in the Session of 1882, upon representation made by Sir Charles "Tupper that the work would cost \$132,660, exclusive of certain land damages.

"That in the Session of 1883, Sir Charles Tupper asked Parliament for a further "vote of \$75,000 for the Tay Canal, and stated that the lowest tender received for its "construction was \$186,000, but that certain changes had been made, estimated to

"cost \$55,556, and that the revised estimate of its cost was \$240,000.

"That in the Session of 1888, Sir Charles Tupper asked Parliament for \$78,000 "with which to pay off the balance due to contractors on the Tay Canal, the work "having been finished, and that he then stated that the total cost of the work would be \$358,364.

"That the cost of the Tay Canal up to 1st January, 1894, was \$476,128.73 or three and a half times greater than the estimated cost in 1882, and lacking but \$3,871.27 of being double the revised estimate of cost made in 1883.

"That the cost of maintenance of the Tay Canal for the year ending 1st January,

" 1894, was \$2,486.

"That the total receipts from tolls for the year ending 1st January, 1894, were \$135.76.

"That the interest upon the cost of the Tay Canal at the rate of four per cent per annum amounted for the year 1893 to \$19,045.14; which together with \$2,486,

"the cost of maintenance for the same year, makes the sum of \$21,531.14.

"That to meet this charge of \$21,531.14 upon the revenues of Canada for inter"est upon investment and cost of maintenance for the year 1893, the Tay Canal
"yielded for the same year a revenue of \$135.76; the charge for interest upon
"investment and for maintenance being 158 times greater than the returns; and the
"interest yielded upon the cost of the canal, and the cost of maintenance capitalized
"at four per cent, being $2\frac{34}{100}$ cents per \$100, or less than one-fortieth of one per
"cent.

"That the amount of business transacted upon the Tay Canal is of insignificant proportions when contrasted with the cost and capacity of the work, and that the benefits conferred upon the general public by its construction are comparatively

"trivial and unimportant.

"That this House expresses regret that so large a sum as \$476,128.73 was "expended in a way that no consideration of sound public policy could justify, "leaving the country to suffer, not only the loss of annual interest upon the investment, but a considerable annual charge in addition if the nearly useless creation "of expenditure is maintained. And that this House is of the opinion that the "magnitude of the public debt of Canada is due, in no inconsiderable degree, to that "wasteful and unwarrantable class of expenditures, of which the Tay Canal is a "type," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down as follow:—

YEAS:

Messieurs:

Allan, Bain (Wentworth), Beausoliel, Béchard, Beith, Bernier, Borden, Boston, Bourassa, Bowman, Brodeur, Brown, Bruneau, Carroll,	Casey, Charlton, Choquette, Christie, Colter, Davies, Dawson, Featherston, Flint, Forbes, Frémont, Geoffrion, Gillmor, Godbout,	Guay, Harwood, Innes, Landerkin, Langelier, Laurier, Lavergne, Leduc, Legris, Livingston, Lowell, McGregor, McMullen, Mignault,	Mills (Bothwell), Monet, Paterson (Brant), Perry, Proulx, Rider, Rinfret, Rowand, Sanborn, Seriver, Semple, Somerville, Sutherland, and Vaillancourt.—58.
Carroll, Cartwright (Sir Richard		Mignault,	Vaillaneourt.—58.

NAYS:

Messieurs:

Moderati.				
Adams,	Dupont,	Lippé,	Pelletier,	
Amyot,	Dyer,	Macdonald (King's),	Pridham,	
Bain (Soulanges),	Earle,	Macdonell (Algoma),	Putnam,	
Baird,	Fairbairn,	Maclean (York),	Reid,	
Baker,	Ferguson (Renfrew),	McAlister,	Robillard,	
Belley,	Foster,	McDonald (Assiniboia),	Roome,	
Bennett,	Fréchette,	McDougald (Pictou),	Rosamond,	
Bergeron,	Gillies,	McDougall (Cape Breton),	Ross (Dundas),	
Blanchard,	Girouard (JacqCartier).	McInerney,	Ross (Lisgar),	
Boyd,	Girouard (Two Mount'ns).	McKay,	Ryckman,	
Cameron,	Grant (Sir James)	McLennan,	Simard,	
Cargill,	Guillet,	McLeod,	Sproule,	
Carpenter,	Haggart,	McNeill,	Taylor,	
Caron (Sir Adolphe),	Haslam,	Madill,	Temple,	
Carscallen,	Hazen,	Mara,	Thompson (Sir John),	
Chesley,	Hodgins,	Marshall,	Tisdale,	
Cleveland,	Hughes,	Metcalfe,	Tupper (Sir C. Hibbert),	
Coatsworth,	Hutchins,	Miller,	Tyrwhitt,	
Cockburn,	Ives,	Mills (Annapolis),	Weldon,	
Corbould,	Joneas,	Montague,	White (Cardwell),	
Costigan,	Kaulbach,	Northrup,	White (Shelburne),	
Craig,	Kenny,	O'Brien,	Wilmot,	
Daly,	Lachapelle,	Ouiniet,	Wilson,	
Davin,	Langevin (Sir Hector),	Patterson (Colchester),	Wood (Brockville), and	
Davis,	Leclair,	Patterson (Huron),	Wood (West'land).—101.	
Dugas.				

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for Archives, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Nine thousand two hundred and fifty dollars be granted to Her Majesty, for Patent Record printing and engraving, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding One thousand eight hundred dollars be granted to Her Majesty, for collection and compilation of Criminal Statistics (Cap. 60, R.S.C.), for the year ending 30th June, 1895.

- 4. Resolved, That a sum not exceeding Three thousand two hundred dollars be granted to Her Majesty, for Statistics, printing Year-book and Statistical Record of Canada, for the year ending 30th June, 1895.
- 5. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty, for St. Lawrence River and Canals, for the year ending 30th June, 1895.
- 6. Resolved, That a sum not exceeding Thirteen thousand seven hundred dollars be granted to Her Majesty, to pay the following items, viz.:—Welland Canal, \$10,000; Welland Canal land damages, Grand River, \$3,700, for the year ending 30th June, 1895.
- 7. Resolved, That a sum not exceeding Fifteen thousand dollars be granted to Her Majesty, for Murray Canal, for the year ending 30th June, 1895.
- 8. Resolved, That a sum not exceeding Seventy-three thousand dollars be granted to Her Majesty, for Trent Canal, for the year ending 30th June, 1895,
- 9. Resolved, That a sum not exceeding Two hundred thousand dollars be granted to Her Majesty, for Sault Ste. Marie Canal, for the year ending 30th June, 1895.
- 10. Resolved, That a sum not exceeding One hundred and fifteen thousand five hundred dollars be granted to Her Majesty, for Lachine Canal, for the year ending 30th June, 1895.
- 11. Resolved, That a sum not exceeding One hundred and twenty-five thousand dollars be granted to Her Majesty, for Lake St. Louis Channel, for the year ending 30th June, 1895.
- 12. Resolved, That a sum not exceeding Twelve thousand nine hundred dollars be granted to Her Majesty, for Lachine Canal, as follow:—Reconstruction of workshops, sheds and warehouses, Montreal, \$10,900; To enlarge electric light station, Montreal, \$2,000, for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Thirty-three thousand three hundred dollars be granted to Her Majesty, for Welland Canal, as follow:—Overhauling superstructure piers at Dalhousie, &c., \$15,000; To clean and deepen back ditch on south side of feeder, \$3,000; To form outlet for drainage at feeder junction, \$3,000; To take down and rebuild wall at Hoover's culvert, \$6,500; To take down and rebuild wall of raceway of lock No. 25, \$5,800, for the year ending 30th June, 1895.
- 14. Resolved, That a sum not exceeding Three thousand two hundred and fifty dollars be granted to Her Majesty, for Chambly Canal, as follow:—To complete fences in front of farms along canal, \$750; To build rubble wall along highway, \$2,500, for the year ending 30th June, 1895.
- 15. Resolved, That a sum not exceeding Two thousand five hundred dollars be granted to Her Majesty, to repair south channel piers, Ste. Anne's lock, for the year ending 30th June, 1895.
- 16. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, for Carillon and Grenville Canal, viz.:—To pay for land damages, and services of valuators, \$1,000; To repair canal bank, \$2,500, for the year ending 30th June, 1895.
- 17. Resolved, That a sum not exceeding Nine thousand dollars be granted to Her Majesty, for repairs and dredging Trent Valley Canal, for the year ending 30th June, 1895.
- 18. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, towards building steel bridge above lock 14, Valleyfield, for the year ending 30th June, 1895.
- 19. Resolved, That a sum not exceeding Thirty-two thousand six hundred dollars be granted to Her Majesty, for St. Peter's Canal, as follow:—Towards reconstructing west wall, \$600; To repair mitre sills, gates, floor and lock, \$32,000, for the year ending 30th June, 1895.
- 20. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, towards settlement of claims and removing obstructions— Culbute Canal, for the year ending 30th June, 1895.
- 21. Resolved, That a sum not exceeding Twenty thousand six hundred dollars be granted to Her Majesty, to pay the following Miscellaneous items, viz.:—Miscellaneous

laneous works not provided for, \$5,000; Arbitrations and awards, \$4,000; Surveys and inspections—Canals,\$3,000; Surveys and inspections—Railways,\$5,000; Railway statistics, \$1,600; To provide for salaries of extra clerks and copyists other than those who have passed the Civil Service examinations, anything in the Civil Service Act to the contrary notwithstanding, \$2,000, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Five hundred and twenty-three thousand six hundred and fifty dollars be granted to Her Majesty, for repairs and work-

ing expenses-Canals, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Fifty-eight thousand dollars be granted to Her Majesty, for Canals, as follow:—Salaries and contingencies, canal offices, \$43, 00; Additional pay to persons permanently employed "in the public service," and remuneration to any other persons for services rendered for or in connection with passing vessels through the canals of the Government of Canada from midnight on Saturdays to midnight on Sundays, notwithstanding anything in the Civil Service Act to the contrary, \$15,000, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Three million, five hundred and thirty-four thousand three hundred and forty dollars be granted to Her Majesty, for "Post Office," as follow, viz.:—Mail service, \$2,125,000; Salaries and allowances, \$1,202,-

220; Miscellaneous, \$207,120, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Wednesday morning;

Wednesday, 13th June, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House, having continued to sit till One of the Clock on Wednesday morning, adjourned till this day.

Wednesday, 13th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:— By Mr. Beausoleil,—The Petition of W. S. Williams and others; and the Petition of J. W. Dugdale and others, all of the City of Montreal and other places, Shareholders in the Montreal Park and Island Railway Company.

By Mr. Maclean (York),—The Petition of the Municipal Council of the County

of York, Ontario.

The Petition of Alexandre Chauveau, and others, of the City of Quebec, presented on Monday last; praying the House to grant a sum of money to aid in the erection in that City, of a suitable monument to the memory of Samuel de Champlain, its distinguished founder, being read;

Mr. Speaker said, That as the granting of the prayer of this Petition would

involve the expenditure of Public money, it cannot be received.

On motion of Mr. Metcalfe, seconded by Mr. Davin,

Ordered, That the Bill from the Senate, intituled: "An Act for the relief of "Orlando George Richmond Johnson," be placed on the Order Paper for a second reading To-morrow.

The Sergeant-at-Arms reported, That Jean Baptiste Provost and Omer Edouard Larose were in his custody.

On motion of Sir John Thompson, seconded by Mr. Foster,

Ordered, That J. B. Provost and O. E. Larose be now brought to the Bar.

Being brought to the Bar accordingly; Sir John Thompson moved, seconded by Mr. Foster, and the Question being put, That the entries in the Journals of The House of Thursday last, the 7th June, instant, and of Monday last, the 11th June, instant, with respect to J. B. Provost and O. E. Larose, be now read at the Table:—It was resolved in the Affirmative.

The entries were read accordingly, and are as follow:—

(Extract from Journals of 7th June, instant.)

Mr. Dickey, from the Select Standing Committee on Privileges and Elections, presented to the House the Second Report of the said Committee, which was read, as followeth:-

Your Committee have the honour to report that in pursuance of the reference made to them by The House on the 17th May last, in the matter of A. J. Turcotte, Member for the Electoral District of Montmorency, they deemed it necessary to summon amongst other witnesses one J. B. Provost, Grocer, and one O. E. Larose, Grocer, both of the City of Quebec; that on the 29th of May last the said J. B. Provost and O. E. Larose were summoned by telegram in the usual manner to appear on the 31st May, and though your Committee have proof that the said Provost and Larose personally received the said summonses they both made default.

On the 31st May, in pursuance of a Resolution of your Committee, the Clerk sent to the Sheriff of Quebec summonses in writing to the said Provost and Larose to appear before your Committee on the 7th June, with instructions to serve the same personally upon the said Provost and Larose. In pursuance of these instructions to the Sheriff, as appears by the Bailiff's return forwarded to the Clerk of your Committee, the said Provost and Larose were, on the second day of June last personally served with the said summonses, but have again this day made default. As your Committee are of the opinion that the evidence to be given by the said *Provost* and *Larose* is material and necessary to the proper discharge of the duties laid upon your Committee, they beg to report the failure of the said *Provost* and *Larose* to obey the order of your Committee and request the action of The House thereon,

Mr. Edgar moved, seconded by Mr. Sutherland, and the Question being put, That J. B. Provost and O. E. Larose, the witnesses named in the Second Report of the Select Standing Committee on Privileges and Elections submitted to this House this day, be ordered to attend at the Bar of this House on Monday, the Eleventh day of June, 1894, at the hour of Three o'Clock in the afternoon:—It was resolved in the Affirmative.

(Extract from Journals of 11th June, instant.)

"The Order of the Day being read, for the attendance at the Bar of The House of Jean Baptiste Provost and Omer Edouard Larose;

The Sergeant-at-Arms reported that they were not in attendance.

Mr. Speaker then informed The House, That in obedience to the Order of The House of Thursday last, the 7th instant, the Clerk forwarded telegrams to J. B. Provost and O. E. Larose informing them of the Order requiring them to attend at the Bar of The House on Monday, the Eleventh instant, at Three o'Clock, P.M., and that the Telegraph Company had duly informed him of the personal delivery of the messages to the parties in question.

The Clerk also forwarded copies in duplicate of the Order of The House, to the Sheriff of the City of Quebec, for service on the said J. B. Provost and O. E. Larose, and he received from that officer certified copies of the service of the Order on the

said persons.

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question being put. That the witnesses in question, not having attended at the Bar of The House, in accordance with the Order of The House of the 7th day of June, instant, Mr. Speaker do issue his Warrant for their arrest, in order that they may be brought to the Bar of The House at the earliest possible moment:—It was resolved in the Affirmative.

The persons at the Bar were then examined, as follow:— On motion of Sir John Thompson, seconded by Mr. Foster,

J. B. Provost was asked the following questions:—

1. Have you any explanation to offer of your disobedience to the summons of the Select Standing Committee on Privileges and Elections of this House, requiring your attendance before the Committee, and of the Order of The House requiring your attendance at the Bar of The House?

(Translation.)

DECLARATION OF MR, J. B. PROVOST.

May it please this Honourable House :-

The reasons which have prevented me, until this day, from complying with the

wish of the Committee on Privileges and Elections are the following:-

1st. The sister of my partner, Mr. Larose, had been dangerously ill for several days, and he was compelled to be with her day and night. Her illness was of so serious a character that she died on the night of the 11th to the 12th instant. During the absence of Mr. Larose it was absolutely necessary that I should stay at my establishment, and attend to my business, having no one but young clerks in my store.

2nd. Another reason which prevented me from coming here to give my evidence was the repugnance I felt to coming here to testify in a matter in which my relative and former partner was implicated. From what I saw in the newspapers and from what was said in Quebec, I was under the impression that the proceedings before the Committee on Privileges and Elections would not be followed up, and that therefore, my evidence would not be necessary.

I declare that I respect the authority of The House, and I regret having rendered it necessary for The House to act with severity towards me.

I am here at the disposal of The House and ready to give my evidence on any

day and at any hour The House may appoint.

2. Are you prepared to undertake to The House that you will, if relieved from custody, attend and testify before the Select Standing Committee on Privileges and Elections at the first meeting of the Committee and at each meeting thereafter until relieved from further attendance?—Yes, Sir.

On motion of Sir John Thompson, seconded by Mr. Foster,

O. E. Larose was asked the following questions:

1. Have you any explanation to offer of your disobedience to the summons of the Select Standing Committee on Privileges and Elections of this House requiring your attendance before the Committee, and of the Order of The House requiring your attendance at the Bar of The House?

(Translation.)

DECLARATION OF MR. O. E. LAROSE.

May it please this Honourable House:—

If I have not heretofore complied with the desire of The House, and if I have disobeyed its orders, it was for reasons of which The House will not, I feel convinced,

fail to appreciate the value.

For several days, one of my sisters, who died at Quebec during the night of the 11th to the 12th instant, was dangerously ill. I had to remain at her bedside, in attendance upon her, day and night, and during that time my partner, Mr. J. B. Provost, was alone at our store attending to our business.

Another consideration which prevented me from coming here to give my evidence before the Committee on Privileges and Elections, was the repugnance I felt in giving evidence in a matter which concerned Mr. Arthur Turcotte, my former employer, with whom I have always been on excellent terms.

I am here at the disposal of The House, and prepared to testify before the Committee on any day or at any hour appointed by The House.

2. Are you prepared to undertake to The House that you will, if relieved from custody, attend and testify before the Select Standing Committee on Privileges and Elections at the first meeting of the Committee and at each meeting thereafter until relieved from further attendance?—Yes, Sir.

On motion of Sir John Thompson, seconded by Mr. Foster,

Ordered, That J. B. Provost and O. E. Larose be discharged from the custody of the Sergeant-at-Arms attending this House.

The Order of the Day being read, for the House again in the Committee of Supply;

Mr. Foster moved, seconded by Mr. Daly, and the Question being proposed, That Mr. Speaker do now leave the Chair;

And a Debate arising thereupon;

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The Order of the Day being read, for the second reading of the Bill to incorporate the Montreal, Ottawa and Huron Canal Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals, and Telegraph Lines.

The House then resumed the Debate on the Question, That Mr. Speaker do now leave the Chair (for the House again in the Committee of Supply.)

And the Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

(In the Committee.)

- 1. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, to pay the following items, viz.:—Experimental farms, maintenance, \$75.000; Experimental farms, dairy branch, \$25,000, for the year ending 30th June, 1895.
- 2. Resolved, That a sum not exceeding Thirty-six thousand dollars be granted to Her Maje-ty, to enable dairy commissioner to promote dairying interests by advances for making cheese and butter within the Provinces, the proceeds of sales or products from such advances to be placed to the credit of the Consolidated Revenue Fund, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, to aid Agricultural Societies, North-west Territories, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majerty, to pay the Haras National, for the use of six stallions for the Experimental Farms, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Thursday morning;

Thursday, 14th June, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, this day. Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved. That this House will, at its next sitting, this day, again resolve itself into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:-

Bill intituled: "An Act to amend the Inspection of Ships Act."

Bill intituled: "An Act to amend The Railway Act."

Also, the Senate have agreed to the Amendments made by this House to the Bill, intituled: "An Act to incorporate the Wolseley and Fort Qu'Appelle Railway Com"pany," without any amendment.

Also, the Senate have passed a Bill, intituled: "An Act to amend the law re"lating to conspiracies and combinations formed in restraint of Trade," to which
they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act respecting the Canada

"Southern Railway," to which they desire the concurrence of this House.

And also, the Senate have passed a Bill, intituled: "An Act to amend the Act "respecting the incorporation of Boards of Trade," to which they desire the concurrence of this House.

On motion of Mr. Montague, seconded by Mr. Grandbois, Ordered, That the Bill from the Senate, intituled: "An Act respecting the "Canada Southern Railway," be now read the first time. The Bill was accordingly read the first time; and referred to the Select Standing Committee on Standing Orders.

And then The House, having continued to sit till a quarter of an hour before Two of the Clock on Thursday morning, adjourned till this day.

Thursday, 14th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Campbell,—The Petition of the Municipal Council of the Town of Chatham, County of Kent, Ontario.

By Mr. Boyd,—The Petition of Charles Toole, Reeve, and others, of the Muni-

cipality of Archie, County of Marquette, Manitoba.

By Sir Charles Hibbert Tupper,—The Petition of the Reverend T. S. Wagner and others, of the County of Essex, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:-

Of the Municipal Council of the County of Wentworth; and of James Marshall and others, of the Township of Barton, all of the County of Wentworth, Ontario; and of W. D. Paynter and others, of Beulah and Parkissimo, County of Marquette, Manitoba; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. White (Cardwell) moved, seconded by Mr. Beausoliel, and the Question being put, That the Second Report of the Select Committee appointed to supervise the Official Report of the Debates of this House during the present Session, be concurred in; the House divided: and it was resolved in the Affirmative.

On motion of Sir John Thompson seconded by Sir Adolphe P. Caron, Ordered, That the name of Mr. Curran be added to the Select Standing Committee on Public Accounts.

Mr. Ives, a Member of the Queen's Privy Council, presented,—Supplementary Return to an Address to His Excellency, dated 7th May, 1894, for a copy of the Order in Council authorizing the sale of lot 16, concession 12, Township of Luther, in the County of Wellington, for \$800 to John McNab and John Gallagher. (Sessional Papers, No. 72a.)

Mr. Wood (Brockville) laid before the House, by command of His Excellency the Governor General,—Report, Returns and Statistics of the Inland Revenues of the Dominion of Canada, for the fiscal year ended 30th June, 1893: Part II, Adulteration of Food. (Sessional Papers, No. 7a.)

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 16th April, 1894, for copies of all Advertisements

inviting tenders for the construction of sections 1 and 2 of the Soulanges Canal; also, copies of specifications connected with said work, copies of extensions of said specifications and tenders with estimated quantities and work to be done according to Engineer's estimate; also, copies of all tenders, copies of contracts let, of correspondence which took place between the contractors tendering for this work and the contractor to whom the contracts were awarded and the Department of Railways and Canals in this matter, copies of all reports of Engineers since the letting of the contract. (Sessional Papers, No. 57c.)

Ordered, That Sir John Thompson have leave to bring in a Bill respecting the Electoral Franchise.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for the House again in the Committee of Supply;

Mr. Foster moved, seconded by Mr. Daly, and the Question being proposed,

That Mr. Speaker do now leave the Chair;

Mr. McMullen moved, in amendment, seconded by Mr. Flint, That all the words after "That" to the end of the Question be left out, and the words, "during the "last fiscal year the amount collected by the Government from members of the "Civil Service under the Superannuation Act was \$64,433.17, whereas the amount "paid by the Government to members of the Civil Service superannuated under the "said Act was \$263,710.15; that the enormous discrepancy between the revenue "collected and the expenditure incurred under the said Act attests that the same "has been administered by the Government in a loose, extravagant and unjustifiable "manner, and in the opinion of this House the system of superannuations as now "established and administered ought to be abolished," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the

names being called for, they were taken down, as follow:-

Yeas:

Messieurs

Landerkin, Monet. Christie, Beausoleil, Langelier, Paterson (Brant), Béchard, Colter, Perry, Laurier, Davies, Beith, Proulx, Lavergne, Edwards, Bernier, Rider. Boston, Fauvel, Leduc, Legris. Rinfret, Featherston, Bowers, Rowand, Livingston, Brodeur, Flint. Sanborn, Lowell, Brown, Forbes, McGregor, Scriver. Bruneau. Geoffrion, McMillan, Semple, Campbell, Gillmor, Somerville, McMullen, Carroll, Godbout, Sutherland, and Martin. Cartwright (Sir Richard), Grieve, Mignault, Tarte. —55. Casey, Guay, Mills (Bothwell), Charlton, Innes.

NAYS:

Messieurs

Messieurs			
Amyot, Bain (Soulanges), Baird, Barnard, Bergeron, Blanchard, Boyd, Boyle, Calvin, Cameron,	Davis, Denison, Desaulniers, Dickey, Dugas, Dupont, Dyer, Earle, Fairbairn, Foster,	Langevin (Sir Hector), Leclair, Lippé, Macdonald (King), Macdonell (Algoma), Maclean (York), McAlister, McDonald (Assiniboia), McDougald (Pictou), McDougall(Cape Breton)	Ouimet, Patterson (Huron), Pridham, Prior, Putnam, Robillard, Rosamond, Ross (Dundas), Ross (Lisgar).),Simard,

Cargill,	Fréchette,	McInerney,	Sproule,
Carignan,	Gillies,	McKay,	Stevenson,
Carpenter,	Grandbois,	McLennan,	Taylor,
Caron (Sir Adolphe),	Haggart,	McLeod,	Temple,
Carscallen,	Hazen,	McNeill,	Tupper (Sir C. Hibbert),
Chesley,	Hodgins,	Mara,	Tyrwhitt
Corbould,	Ingram,	Marshall,	Weldon,
Corby,	Ives,	Metcalfe,	White (Cardwell),
Costigan,	Jeannotte,	Miller,	White (Shelburne),
Craig,	Joneas,	Mills (Annapolis),	Wilmot,
Curran,	Kaulbach,	Montague,	Wood (Brockville), and
Daly,	Kenny,	Northrup,	Wood (West'land).—91.
Davin.	Lachapelle,	O'Brien.	, ,

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

In the Committee.

1. Resolved, That a sum not exceeding Forty thousand five hundred dollars be granted to Her Majesty, to pay salaries and contingencies of organized Quarantine Districts, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for public health in other (than organized quarantine) districts, for the

year ending 30th June, 1895.

- 3. Resolved, That a sum not exceeding Four thousand six hundred dollars be granted to Her Majesty, for Tracadie, Lazaretto for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, for Winnipeg and St. Boniface Hospitals, for the year ending 30th June, 1895.
- 5. Resolved, That a sum not exceeding Twenty-two thousand dollars be granted to Her Majesty, for Cattle Quarantine, for the year ending 30th June, 1895.

 Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Friday morning;

Friday, 15th June, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, this day. Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itself

into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:-

Bill intituled: "An Act respecting the Dominion Burglary Guarantee Com"pany (Limited)."

Bill intituled: "An Act to incorporate the Canadian Railway Fire Insurance

" Company."

Bill intituled: "An Act to incorporate the Northern Life Assurance Company" of Canada."

Bill intituled: "An Act respecting the Richelieu and Ontario Navigation Com-"pany."

Bill intituled: "An Act to incorporate the Canadian Railway Accident Insur-"ance Company."

Bill intituled: "An Act to amend the Acts respecting the Clifton Suspension

" Bridge Company."

Bill intituled: "An Act to confirm an agreement between the Ottawa City "Passenger Railway Company and the Ottawa Electric Street Railway Company, "and an agreement between the said Companies and the Corporation of the City of "Ottawa, and to unite the said Companies under the name of 'The Ottawa Electric "'Railway Company.'"

Bill intituled: "An Act to disfranchise voters who have taken bribes."

Also, the Senate have passed the Bill, intituled: "An Act to incorporate the "Cariboo Railway Company," with several Amendments, to which they desire the concurrence of this House.

Also, the Senate have passed the Bill, intituled: An Act respecting the Ontario "Mutual Life Assurance Company," with several Amendments, to which they desire the concurrence of this House.

And also, the Senate have agreed to the Amendment made by this House to the Bill, intituled: "An Act to incorporate "The Colonial Mutual Life Association," without any amendment.

On motion of Mr. Sproule, seconded by Mr. McDougald (Pictou),

Ordered, That the Bill from the Senate, intituled: "An Act to amend the law "relating to conspiracies and combinations formed in restraint of trade," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time at the next sitting of the House.

And then The House, having continued to sit till twenty-four minutes before One of the Clock on Friday morning, adjourned till this day.

Friday, 15th June, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:-

By Mr. Casey,—The Petition of D. Turner and others, of Southwold, and other places, County of Elgin, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and

Of W. S. Williams and others; and of J. W. Dugdale and others, all of the City of Montreal and other places, and Shareholders in the Montreal Park and Island Railway Company; severally praying that the Bill now before Parliament, "respecting the Montreal Park and Island Railway Company," may not become law.

The Petition of the Municipal Council of the County of York, Ontario, presented on Wednesday last; praying the House to grant such substantial aid to the Industrial Exhibition Association of Toronto, as will enable it to hold a Dominion Exhibition in that City, in the year 1895, being read;

20

Mr. Speaker said, That as the granting of the prayer of this Petition would involve the expenditure of Public money, it cannot be received.

Mr. Ingram, from the Select Standing Committee on Standing Orders, presented to the House the Fifteenth Report of the said Committee, which was read, as followeth:—

In accordance with Rule 54, your Committee have examined the Bill from the Senate, intituled: "An Act respecting the Canada Southern Railway," and find that no Notices have been published; but, as the necessity for the application arose at too recent a date to permit of the due publication of Notices, and as your Committee are of the opinion that no public or private rights can be prejudicially affected by the absence of the usual notices, they recommend that the 51st Rule be suspended in reference to this Bill.

On motion of Mr. Ingram, seconded by Mr. Wood (Westmoreland),

Ordered, That the 51st Rule of this House be suspended in reference to the Bill from the Senate, intituled: "An Act respecting the Canada Southern Railway," in accordance with the recommendation contained in the Fifteenth Report of the Select Standing Committee on Standing Orders.

On motion of Mr. Ingram, seconded by Mr. Wood (Westmoreland),

Ordered, That the Bill from the Senate, intituled: "An Act respecting the "Canada Southern Railway," be placed on the Order Paper for a second reading this day.

On motion of Mr. Mills (Bothwell), seconded by Mr. Scriver, Resolved, That this House doth concur in the Second Report of the Joint Committee of both Houses on the Library of Parliament.

On motion of Sir John Thompson, seconded by Mr. Daly,

Ordered, That the Bill from the Senate, intituled: "An Act to amend the Act "respecting the incorporation of Boards of Trade," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time on Monday next.

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Supplementary Return to an Address to His Excellency, dated 30th March, 1894, for copies of all Letters, papers and statements in connection with awarding the contract to Messieurs William H. Davis & Sons for constructing a dam at Sheik's Island, in connection with the Cornwall Canal. (Sessional Papers, No. 77c.)

The Order of the Day being read for the House again in the Committee of Supply;

Sir John Thompson moved, seconded by Mr. Daly, and the Question being pro-

posed, That Mr. Speaker do now leave the Chair;

Sir Richard J. Cartwright moved, in amendment, seconded by Mr. Davies, That all the words after "That" to the end of the Question be left out, and the words, "this House has learnt with surprise that it is the intention of the Government to "dispose forthwith of the remainder of the Thousand Islands by private tender.

"That, in the opinion of this House, the present is not an opportune time for "disposing of the said Islands, and further, that in view of the proposition sub-"mitted by the Government of the Province of Ontario to purchase the same for the "purpose of converting them into a public park for the benefit of the people of "Canada, it is expedient that no further action be taken," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:-

Messieurs

Beith,	Colter,	Innes,	Mills (Bothwell),
Boston,	Davies,	Landerkin,	Paterson (Brant),
Bowers,	Delisle,	Laurier,	Perry,
Campbell,	Fauvel,	Leduc,	Proulx,
Cartwright (Sir Ri	chard), Flint,	Livingston,	Rowand,
Casey,	Forbes,	Lowell,	Sanborn,
Charlton,	Geoffrion,	McGregor,	Scriver, and
Christie,	Harwood,	McMullen,	Semple.—32.

NAYS:

Messieurs

Bain (Soulanges), Baird, Barnard, Barnard, Bergeron, Blanchard, Boyle, Cameron, Carpenter, Caron (Sir Adolphe), Chesley, Corbould, Costigan, Curran,	Davis, Dickey, Dugas, Dupont, Earle, Fairbairn, Fréchette, Gillies, Guillet, Hazen, Hodgins, Ingram, Ives, Kaulbach,	Lippé, Macdonald (King's), Macdonell (Algoma), McDonald (Assiniboia), McDougald (Pictou), McDougall (Cape Breton) McInerney, McKay, McKeen, McLennan, McLeod, McNeill, Madill, Mara, Miller	Simard, Temple, Thompson (Sir John), Tupper (Sir C. Hibbert), Weldon, White (Shelburne), Wilmot, Wilson,
Curran, Daly,	Kaulbach, Kenny,	Mara, Miller,	Wilson, Wood (Brockville), and
Davin,	Langevin (Sir Hector),	Ouimet,	Wood (West'land).—64.

So it passed in the Negative.

Then the main Question being put;—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply: And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act to incorporate the Cariboo "Railway Company," and the same were read, as follow:

Page 2, line 13.—Leave out from "proxies" to "and" in line 15.

Page 2, line 17.—After "person" insert "but if the number of directors is in"creased to nine, as provided in the next preceding section, no meeting of directors "shall be competent to transact business unless at least four directors are present "thereat in person."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act respecting the Ontario "Mutual Life Assurance Company," and the same were read, as follow:-

Page 1, line 26.—After "Act" insert the following as Clause A:-

 $20\frac{1}{2}$

Clause A.

4. "Section nine of Chapter thirty-three of the Statutes of 1878, intituled: 'An "Act to incorporate the Ontario Mutual Life Assurance Company,' is hereby

"amended, by adding the following subsection thereto:-

"2. No agent of the Company shall, while he is such agent, be elected or con-"tinue to be a director of the Company. The provisions of this subsection shall "have no force or effect until they have been approved of by a vote of two-thirds "of the members of the Company present or represented by proxy at a special general meeting for that purpose, notice of which meeting shall be mailed to each "member of the Company at his last known post office address at least thirty days "previous to the day fixed for such meeting."

In the Preamble.

Page 1, line 4.—After "petition" insert "and further to amend the said Act." The said Amendments, being read a second time, were agreed to.

Ordered. That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The Order of the Day being read, for the second reading of the Bill to incorporate the Pontiac and Ottawa Railway Company;

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act respecting the Canada Southern Railway;"

The Bill was accordingly read a second time; and referred to the Select Standing Committee on Railways, Canals and Telegraph Lines.

The Committee of Supply was then resumed.

(In the Committee.)

1. Resolved, That a sum not exceeding Ninety thousand dellars be granted to Her Majesty, for River St. Lawrence Ship Canal, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Eighty-four thousand five hundred dollars be granted to Her Majesty, for Public Buildings-Nova Scotia-Halifax Drill Hall, including purchase of site, \$65,000; Pictou Post Office, to complete, \$19,500, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Thirty-three thousand five hundred and eighty dollars be granted to Her Majesty, for Public Buildings-New Brunswick-Chatham Post Office, Custom House, &c., revote of lapsed amount, \$7,580; Tracadie

Lazaretto, \$26,000, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for Renewals, repairs, improvements, &c., Dominion Public Buildings-

Maritime Provinces generally, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Fifty-seven thousand dollars be granted to Her Majesty, for Public Buildings-Quebec-St. Vincent de Paul Penitentiary, \$30,000; Richmond Post Office and Customs and Inland Revenue Offices, \$15,000; Dominion Public Buildings-Renewals, improvements, repairs, &c., \$12,000, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Sixty-six thousand dollars be granted to Her Majesty, for Public Buildings-Ontario-Toronto Drill Hall (the City of Toronto having provided a plot of land as agreed upon), to complete Drill Hall, \$15,000; Smith's Falls Post Office, Custom House, &c., \$16,000; Picton Post Office, Custom House, &c., \$10,000; Dominion Public Buildings—Renewals, improvements, repairs, &c., \$25,000, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for Renewals, improvements, repairs, &c., Dominion Public Buildings—Manitoba, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Fifty-six thousand dollars be granted to Her Majesty, for Public Buildings—North-west Territories—Regina Court House and Registry Office, \$20,000; Lethbridge Custom House and Court House, site being furnished, \$15,500; Calgary Post Office, Custom House and Inland Revenue, Dominion Lands and Crown Timber Office, \$12,300; Dominion Public Buildings—Renewals, repairs, &c., \$3,000; Wolseley—New Court House, \$5,200, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for Renewals, improvements, repairs, &c., Dominion Public Buildings—

British Columbia, for the year ending 30th June, 1895.

- 10. Resolved, That a sum not exceeding Four hundred and seventy-eight thousand eight hundred dollars be granted to Her Majesty, for Repairs, furniture, heating, &c., as follow: -Public Buildings, Ottawa-Repairs, furniture, &c., \$110,000; Rideau Hall, including grounds—Renewals, improvements, repairs, furniture and maintenance, \$15,000; Allowance for fuel and light, Rideau Hall, \$8,000; Grounds, Public Buildidgs, Ottawa, \$6,000; Removal of snow, Public Buildings, Ottawa, \$2,500; Heating Public Buildings, Ottawa, including salaries of engineers, firemen, elevator attendance and caretakers, \$71,500; Gas and electric light, Public Buildings, Ottawa, including roads and bridges, \$25,000; Water, Public Buildings, Ottawa, \$16,500; Telephone service, Public Buildings, Ottawa, \$3,800; Major's Hill Park, Ottawa, \$4,000; Material for repairs, &c., in connection with ventilation and lighting, Public Buildings, Ottawa, \$4,000; Rents—Dominion Public Buildings, \$12,500; Furniture—Dominion Public Buildings, \$7,500; Salaries of engineers, firemen, caretakers, &c., of Dominion Public Buildings, \$68,500; Heating-Dominion Public Buildings, fuel, &c., \$55,000; Lighting-Dominion Public Buildings, \$38,500; Water for Dominion Public Buildings, \$15,500; Sundry supplies for caretakers, engineers, firemen, &c., Dominion Buildings, \$5,000; Dominion Immigration Buildings—Repairs, furniture, &c., \$5,000; Quarantine Buildings-Repairs and maintenance, \$5,000, for the year ending 30th June, 1895.
- 11. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for Experimental Farms—New buildings, &c., and improvements, renewals, repairs, &c., in connection with existing buildings, fences, &c., for the year ending
- 30th June, 1895.

 12. Resolved, That a sum not exceeding Sixty-seven thousand one hundred and fifty dollars be granted to Her Majesty, for Harbours and Rivers—Nova Scotia—L'Ardoise breakwater—Repairs, \$4,300; Digby—Pier, \$8,000; Nyanza—Wharf, \$1,200; Bayfield—New wharf, \$10,950; Bayfield breakwater—Repairs, \$1,000; Babbin's Cove, \$3,000; Blue Rock breakwater—Repairs, \$500; McNair's—Cove pier—To complete repairs, \$2,000; Yarmouth harbour—Dredging, &c., \$10,000; Grand Etang, \$23,000; Boularderie—Ross ferry, \$3,200, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Forty-two thousand four hundred and fifty dollars be granted to Her Majesty, for Harbours and Rivers, Prince Edward Island—General repairs to piers and breakwaters, \$6,000; Miminegash, \$500; Bay Fortune harbour, \$750; Souris—Reconstruction of breakwater, \$18,000; Wood Islands—Repairs to breakwaters, &c., \$14,200; North Rustico—Repairs to breakwater, &c., \$3,000, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Sixty-seven thousand dollars be granted to Her Majesty, for Harbours and Rivers—New Brunswick—Negro Point breakwater, St. Jahn harbour, \$25,000; River St. John, including tributaries, \$10,000; Shediac harbour—New breakwater for protection of Intercolonial Railway wharf at Point du Chêne, \$25,000; Gardner's Creek—New wharf, \$7,000, for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for general repairs and improvements to harbour and river works-Maritime Provinces generally, for the year ending 30th June, 1895.

- 16. Resolved, That a sum not exceeding Fifty-nine thousand one hundred dollars be granted to Her Majesty, for Harbours and Rivers-Quebec-Anse à l'Eau-Tadousac pier, \$1,500; Chicoutimi wharf, \$2,000; Etang du Nord-Repairs. \$1,800; Laprairie—Works in connection with ice piers, \$2,500; River St. Maurice—Improvement of channel between Grandes Piles and La Tuque and at the mouth of the Mekinac River, \$3,000; Roberval pier, Lake St. John, \$5,000; Longueuil pierwidening, \$4,500; River Saguenay—Dredging below Chicoutimi, \$6,000; St. Zotique— Heavy repairs to wharf and ice piers—To complete, \$1,600; St. Jean, Ile d'Orleans— Heavy repairs to wharf, \$6,000; Grand Pabos, \$1,200; Grand Rivière—To complete harbour of refuge by extending the wharf, \$14,000; General repairs and improvements to harbour, river and bridge works, \$10,000, for the year ending 30th June, 1895.
- 17. Resolved, That a sum not exceeding Eighty-seven thousand eight hundred dollars be granted to Her Majesty, for Harbours and Rivers-Ontario-Kingston harbour, Lake Ontario, \$6,000; Port Hope—Repairs to piers, \$2,500; River Ottawa—Improvement of steamboat channel through Narrows at Petawawa, above Pembroke, \$4,000; Southampton—Repairs to breakwaters and landing pier, \$1,000; Thornbury, \$2,500; Hamilton harbour—Dredging, \$6,000; Port Albert—Extension of piers and dredging, \$10,000; Goderich harbour—Extension of piers and repairs, \$33,000; Port Rowan—Wharf under contract, \$5,300; Owen Sound harbour—Dredging, &c., \$5,000; Belleville harbour, \$3,000; Cobourg—Repairs to breakwaters, \$1,000; Dyer's bay—Wharf, \$3,500; General repairs and improvements to harbour, river and bridge works, \$5,000, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for general repairs and improvements to harbour, river and bridge

works—Manitoba, for the year ending 30th June, 1895.
19. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Harbours and Rivers—North-west Territories—General repairs and improvements to harbour, river and bridge works, including approaches, for the year

ending 30th June, 1895.

20. Resolved, That a sum not exceeding Fifty-six thousand five hundred dollars be granted to Her Majesty, for Harbours and Rivers—British Columbia—Victoria Harbour—Dredging in inner harbour, \$10,000; Fraser River—Improvement of channel, \$30,000; Columbia River—Improvements above Golden, \$4,000; Skeena River, \$4,000; Fraser River—Protection works at Garry Bush, \$3,000; Columbia River—Improvements below Kootenay, \$2,500; General repairs and improvements to harbour, river and bridge works, \$3,000, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Harbours and Rivers generally, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Thirteen thousand dollars be granted to Her Majesty, to pay the following items, viz.:—Slides and booms, \$5,000; Ottawa District—River Petawawa, \$8,000, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Eleven thousand five hundred dollars be granted to Her Majesty, for Roads and Bridges-Bridges, Ottawa City, over the Ottawa River, the Slides, the Rideau Canal and approaches thereto-Ordinary repairs, \$6,500; Dominion traffic bridges throughout Canada, including approaches,

\$5,000, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Ten thousand three hundred and fifty dollars be granted to Her Majesty, for Telegraph Lines-Land and cable telegraph lines for the sea coasts and the islands of the lower rivers and the Gulf of St. Lawrence and the Maritime Provinces—Land line on the north shore of the St. Lawrence—To improve roadway, repair line and increase operating facilities between Godbout and Pointe aux Esquimaux, \$1,500; Telegraph lines, North-west Territories— Aid to telephone line from Lethbridge to Cardson and extension 70 miles at the rate of \$30 per mile, on condition that Government messages shall be sent free, \$2,100; Telegraph lines, British Columbia—Telegraph connection of Lilloot with the Ashcroft-Barkerville line, \$3,500; Telegraphic connection of French Creek with Alberni Canal, \$3,250, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding One hundred and thirty-six thousand seven hundred dollars be granted to Her Majesty, for Miscellaneous items, as follow, viz.:—Surveys and inspections, \$15,700; National Art Gallery, \$5,000; To provide for salaries of engineers, draughtsmen and clerks, Chief Engineer's office, \$54,000; To provide for salaries of architects, draughtsmen and clerks, Chief Architect's office, \$28,500; To provide for salaries of staff, telegraph service, \$3,500; To provide for temporary clerical and other assistance, inclusive of services of all persons required who were first employed after 1st July, 1882, notwithstanding anything to the contrary in the Civil Service Act, \$30,000, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding One hundred and seventy-eight thousand, seven hundred and fifty dollars be granted to Her Majesty, for Public Works, as follow:—Collection of slide and boom dues, \$4,000; Repairs and working expenses, harbours docks and slides, \$105,900; To provide for paying the "Upper Ottawa Improvement Company" the authorized allowance for management, &c., in connection with logs to be passed through the Cheneaux boom, Ottawa River, during fiscal year 1894-95, \$1,600; Telegraph lines between Prince Edward Island and the mainland, \$2,000; Land and cable telegraph lines of the sea coasts and islands of the lower rivers and Gulf of St. Lawrence and Maritime Provinces, including cost of working steamer "Newfield" or other vessels when required for cable service, \$28,000; Telegraph lines, North-west Territories, \$22,000; Telegraph lines, British Columbia, \$10,000; Telegraph and signal service generally, \$2,750; Public Works agency, British Columbia, \$2,500, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Saturday morning;

Saturday, 16th June, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills, without any amendment:-

Bill intituled: "An Act to incorporate the Dominion Gas and Electric Com-"pany."

Bill intituled: "An Act to incorporate the Ottawa Electric Company."

Also, the Senate have passed the Bill, intituled: "An Act respecting the "Chaudière Electric Light and Power Company (Limited), with an Amendment, to which they desire the concurrence of this House.

And also, the Senate have passed the Bill, intituled: "An Act further to amend "the General Inspection Act," with several Amendments, to which they desire the

concurrence of this House.

And then The House, having continued to sit till a quarter of an hour after Twelve of the Clock on Saturday morning, adjourned till Monday next.

Monday, 18th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Mc Mullen,—The Petition of T. Hepton and others, of Amaranth and other places, County of Wellington, Ontario.

By Mr. Sutherland,—The Petition of the Municipal Council of the Town of

Woodstock, County of Oxford, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Charles Pool, Reeve, and others, of the Municipality of Archie, County of Marquette, Manitoba; and of D. Turner and others, of Southwold and other places, County of Elgin, Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Of the Reverend T. S. Wagner and others, of the County of Essex, Ontario; praying to be relieved from the operation of the Fishery laws, so far as relate to the

river and lakes on the border of the said County.

The Petition of the Municipal Council of the Town of Chatham, County of Kent, Ontario, presented on Thursday last; praying the House to grant such substantial aid to the Industrial Exhibition Association of Toronto as will enable it to hold a Dominion Exhibition in that City in the year 1895, being read;

Mr. Speaker said, That as the granting of the prayer of this Petition would in-

volve the expenditure of Public money, it cannot be received.

Mr. Mara, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Eleventh Report of the said Commit-

tee, which was read, as followeth:-

Your Committee have had under consideration Bill to consolidate and amend certain Acts relating to the Ottawa and Gatineau Valley Railway Company, and to change the name of the Company to "The Ottawa and Gatineau Railway Company," and have agreed to report the same with Amendments.

The House, according to Order, proceeded to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act respecting the "Chaudière Electric Light and Power Company (Limited)," and the same was read as follows:—

Page 3, line 16—After "Act" insert "the Company shall no longer thereafter "exercise its corporate powers, or make use of its corporate name for any purpose "whatever, except for the purpose of supporting and carrying into effect the said "sale or other absolute transfer and of winding up its affairs, and."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendment.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act for the relief of Orlando George Richmond Johnson;"

The Bill was accordingly read a second time, and together with the evidence and documents whereon is founded the said Bill, referred to the Select Standing Committee on Miscellaneous Private Bills.

On motion of Mr. Amyot, seconded by Mr. Davin,

Ordered, That there be laid before this House, a Statement showing in detail all sums of money paid to Mr. Narcisse Rosa, of Quebec, ship-builder, during the years from 1865 to 1869, inclusively; the date and amount of each payment; the names of the vessels for which each payment was made; the reason for each payment so made, showing whether the payment was made according to the tonnage of each vessel, and what tonnage, or whether it was made on the basis of articles used in the building of the vessel and what articles, and stating such articles and the duties so paid and remitted in detail, with the dates of reimbursements for each vessel; such statement to show moreover which of such payments were made to the said Narcisse Rosa in person, and in the case of payments made to persons other than himself, but for him, the names of such third parties; also, copies of receipts for each sum of money given by the said Narcisse Rosa or by others in his behalf; also, copies of all powers of attorney under which such third parties received any such money for the said Narcisse Rosa.

On motion of Mr. Sproule, seconded by Mr. McDougald (Pictou),

Ordered, That there be laid before this House, a Return of all correspondence, reports, instructions or other communications between the Government and the Railway Companies, and between the Government and their inspectors, regarding the regulations for carriage of live stock over said railways, from any point in the United States through Canada, to any other point in the United States.

On motion of Mr. Davies, seconded by Mr. Charlton,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying His Excellency to cause to be laid before this House, a Return of all charges, complaints, letters, telegrams, correspondence, reports or orders relative to the dismissal or removal of John McLeod as inspector of the repairs of the Broad Cove Marsh pier, Cape Breton.

Ordered, That the said Address be presented to His Excellency by such Members

of this House as are of the Queen's Privy Council.

Mr. Perry moved, seconded by Mr. McMullen, and the Question being proposed, That there be laid before this House, a Return showing the date that the ice boats commenced carrying the mails between Cape Tormentine, New Brunswick, and Cape Traverse, Prince Edward Island; how many trips made with mails; the number of mail bags carried to and from Prince Edward Island; the date of each trip; the number of passengers to and from Prince Edward Island; the cost for said service for the winter, 1894; the date at which this service ceased;

And a Debate arising thereupon;

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The House, according to Order, resolved itself into a Committee on the Bill to reduce from twelve to seven the number of Grand Jurors necessary to find a true bill in the Province of Ontario, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill and made Amendments thereunto.

Ordered, That the Bill, as amended in Committee, be now taken into consideration.

The House accordingly proceeded to take the Bill into consideration. Ordered, That the Bill be read the third time To-morrow.

The House, according to Order, again resolved itself into a Committee on the Bill to make further provision as to the prevention of cruelty to animals, and to amend The Criminal Code, 1892, and, after some time spent therein, Mr. Speaker resumed the Chair.

The Order of the Day being read, for the second reading of the Bill respecting Ocean Freight Rates on Cattle;

Mr. McMullen moved, seconded by Mr. Semple, and the Question being proposed. That the Bill be now read a second time.

And a Debate arising thereupon;

On motion of Mr. Forbes, seconded by Mr. Flint,

Ordered. That the Debate be adjourned.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate, by their Clerk, as followeth:-

The Senate have passed a Bill, intituled: "An Act to amend an Act relating to "the custody of juvenile offenders in the Province of New Brunswick," to which they desire the concurrence of this House.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Ordered, That the Bill from the Senate, intituled: "An Act to amend an Act "relating to the custody of juvenile offenders in the Province of New Brunswick," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

And then The House adjourned till To-morrow.

Tuesday, 19th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Daly,—The Petition of the Municipal Council of Morton, Manitoba.
By Sir John Carling,—The Petition of the Municipal Council of the City of London, Ontario.

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented, —Return to an Address to His Excellency, dated 30th March, 1894, for a Return of all correspondence, telegrams, reports to Council, Orders in Council, or departmental orders or instructions relative to the employment of certified captains or mates on steamers plying in the waters or ferries of the Dominion, or to the running of such steamers or ferries without such captains or mates. (Sessional Papers, No. 88.)

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 14th May, 1894, for copies of all Correspondence between the Minister of Railways and the Reverend A. E. Burke and others having reference to the moving of the flag station from Mill River on the Prince Edward Island Railway, to Howlan Road, and all telegrams and documents having reference to the same, as well as all petitions, &c., against the removal of said flag station. (Sessional Papers, No. 89.)

Also, Return to an Address to His Excellency, dated 30th March, 1894, for all Papers, correspondence, telegrams, reports to, or Orders in Council or departmental orders not already brought down to Parliament, relative to the purchase of the Harris property in St. John for the Intercolonial Railway, or the payment of the purchase moneys therefor, or relative to the uses or purposes to which that property has since been applied.

Also, for a list of all claimants to the title of said property or any interest therein, together with the amounts paid to them, respectively, and a summary or abstract of all the deeds or agreements taken from the claimants, respectively.

Also, for a statement of all moneys since laid out upon such property, and its total cost up to date. (Sessional Papers, No. 44a.)

Ordered, That Sir Charles Hibbert Tupper have leave to bring in a Bill further to amend "The Fisheries Act."

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Bergin have leave to bring in a Bill further to amend the Act respecting the Department of Railways and Canals.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, proceeded to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act to amend the Seamen's Act," and the same was read, as follows:—

Page 1, line 16.—After "wages" insert "or such disbursements or liabilities "as aforesaid."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendment.

The Order of the Day being read, for the second reading of the Bill further to amend the Steamboat Inspection Act;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House, for To-morrow.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the rate or duty for every ton gross tonnage to be paid by the owner or master of every steamboat in Canada.

(In the Committee.)

Resolved, That it is expedient to provide that a rate or duty fixed by the Governor in Council, and not exceeding ten cents for every ton gross tonnage, shall be paid by the owner or master of every steamboat in Canada.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act further to amend the Revised Statutes, Chapter seventy-" seven respecting the Safety of Ships;"

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House, accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported. That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered. That the Bill, as amended in the Committee, be taken into considera-

tion To-morrow.

The Order of the Day being read, for the second reading of the Bill further to amend the Act respecting Certificates to Masters and Mates of Ships.

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House for To-morrow.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the fees to be charged for Certificates to Masters and Mates of Ships.

(In the Committee.)

Resolved. That instead of the fees provided by Sections six and eight of the Act respecting Certificates to Masters and Mates of Ships, the Governor in Council may establish a scale of fees to be charged for such certificates; and, until so established, the fees to be charged shall be the following, that is to say: -For a certificate of competency as master, \$15; for a certificate of competency as mate of a sea-going ship, \$8; for a certificate of competency as mate of a ship trading on the inland waters of Canada, or on the minor waters of Canada, or on coasting voyages, \$6; for a certificate of service as master, \$8; for a certificate of service as mate of a sea-going ship, \$5; and for a certificate of service as mate of a ship trading on the inland waters of Canada, or on the minor waters of Canada, or on coasting voyages, \$4.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Denison, reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow.

The Order of the Day being read, for the second reading of the Bill to repeal the Homestead Exemption Act;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved. That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time. The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act to provide for the exam-"ination of witnesses on oath by the Senate and House of Commons," and the same were read, as follow:-

Page 1, line 9.—Leave out "and" and insert "or."

Page 1, line 10.—Leave out "the witnesses" and insert "any witness."

Page 1, line 11.—Leave out "respectively."

Page 1, line 13.—Leave out "the witnesses" and insert "any witness."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The Order of the Day being read, for the second reading of the Bill to amend and consolidate the Acts respecting the North-west Mounted Police Force;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House for To-morrow.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the North-west Mounted Police Force.

(In the Committee.)

Resolved, That it is expedient to provide, with respect to the North-west Mounted Police Force, that the maximum pay of veterinary surgeons shall be \$1,000 instead of \$700 per annum, that the maximum pay of the four staff sergeants shall be \$2 instead of \$1.50 per diem, and that twelve buglers may be appointed at a rate of pay not exceeding 40 cents per diem; and also, to provide that all pay due to deserters at the time of their desertion from the force, shall form part of the fund applicable to the payment of rewards for good conduct or meritorious services, to the establishment of libraries and recreation rooms, and such other objects, for the benefit of the members of the force, as the Minister approves.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had come to a Resolution.

Ordered. That the Report be received To-morrow.

The Order of the Day being read, for the second reading of the Bill further to amend the law relating to Holidays;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolved itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, again resolved itself into Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Two hundred and thirty-one thousand dollars be granted to Her Majesty, for Dredging:-New dredging plant, \$50,000; Dredge vessels-Repairs, \$30,000; Dredging-Nova Scotia, Prince Edward Island, New Brunswick, \$40,000; Quebec and Ontario, \$40,000; Manitoba, \$10,000; British Columbia, \$15,000; General service, \$6,000; Dredge-Maritime Provinces, \$40,000, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Six hundred and fifty-five thousand dollars be granted to Her Majesty, for North-west Mounted Police: - Pay of Force, \$290,000;

Subsistence, \$75,000; Forage, \$70,000; Fuel and light, \$35,000; Clothing, \$45,000; Repairs, renewals, replacement of horses, arms and ammunition, \$50,000; Medicines, medical comforts and hospital expenses, \$3,000; Books, stationery and printed forms, \$4,000; Scouts, guides, billeting charges, travelling allowances, transport of men and horses, \$45,000; Contingencies, \$8,000; New buildings and general repairs, \$30,000, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Six thousand dollars be granted to Her

Majesty, for "Canada Gazette," for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, for "Miscellaneous printing," for the year ending 30th June, 1895. Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Wednesday morning;

Wednesday, 20th June, 1894.

Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, this day. Mr. Denison also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itself

into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:-

The Senate have passed the following Bills without any amendment:—
Bill intituled: "An Act to empower the Niagara Falls Suspension Bridge Com-"pany to issue debentures, and for other purposes."

Bill intituled: "An Act to incorporate the Welland Power and Supply Canal

"Company (Limited.")

Bill intituled: "An Act to incorporate the Lake Megantic Railway Company." Bill intituled: "An Act to revive and amend the Act to incorporate the Rocky " Mountain Railway and Coal Company."

Bill intituled: "An Act respecting the Erie and Huron Railway Company." Also, the Senate have agreed to the Amendments made by this House to the Bill, intituled: "An Act respecting Public Harbours," without any amendment.

And then The House, having continued to sit till twenty minutes after Twelve of the Clock on Wednesday morning, adjourned till this day.

Wednesday, 20th June, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:-

By Mr. Landerkin,—The Petition of Thomas Heenan, Reeve, and others, of the Townships of Alice and Fraser, County of Renfrew, Ontario.

Pursuant to the Order of the Day, the following Petition was read and received:-

Of T. Hepton and others, of Amaranth and other places, County of Wellington, Ontario; praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

The Petition of the Municipal Council of the Town of Woodstock, County of Oxford, Ontario, presented on Monday last; praying the House to grant such substantial aid to the Industrial Exhibition Association of Toronto, as will enable it to hold a Dominion Exhibition in that City, during the year 1895, being read;

Mr. Speaker said, that as the granting of the prayer of this Petition would in-

volve the expenditure of Public money, it cannot be received.

Mr. Wood (Westmoreland), from the Select Standing Committee on Banking and Commerce, presented to the House the Fifth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration Bill respecting the St. Lawrence

Insurance Company, and have agreed to report the same with Amendments.

Your Committee have also had under consideration Bill to amend the Act to incorporate "The Canada Provident Association," and report that in view of the strong doubt expressed as to whether the Act of 1882 incorporating the Company is still in force, your Committee are of opinion that it is inexpedient to adopt the preamble, and your Committee recommend that the fee and charges paid thereon be refunded, less the cost of printing and translation.

Sir John Thompson, a Member of the Queen's Privy Council, delivered to Mr. Speaker, a Message from His Excellency the Governor General, signed by His Excellency

And the said Message was read by Mr. Speaker (all the Members of the House

standing and being uncovered), and is as followeth:-

ABERDEEN.

The Governor General transmits to the House of Commons, Supplementary Estimates of sums required for the service of the Dominion for the year ending 30th June, 1894, and in accordance with the provisions of "The British North America Act, 1867," the Governor General recommends these Estimates to the House of Commons. (Sessional Papers, No. 2b.)

GOVERNMENT HOUSE,

Ottawa, 20th June, 1894.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Ordered, That the said Message, together with the Estimates accompanying the same, be referred to the Committee of Supply.

On motion of Mr. Wood (Westmoreland), seconded by Mr. Boyle, Ordered, That the fee and charges paid on the Bill to amend the Act to incorporate the Canada Provident Association be refunded, less the cost of printing and translation, in accordance with the recommendation contained in the Fifth Report of the Select Standing Committee on Banking and Commerce.

Ordered, That Sir John Thompson have leave to bring in a Bill respecting a certain Treaty between Her Britannic Majesty and the President of the French

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for taking into consideration the Bill from the Senate, intituled: "An Act further to amend the Revised Statutes, Chapter seventy-"seven respecting the Safety of Ships," as amended in Committee of the Whole House, and which Amendment was, as follows:-

Page 1, line 16,—After "Guiana" insert the following as "g":—

(q.) "The expression 'South America' means any port or place on the main-"land or islands adjacent between the south-eastern extremity of French Guiana " and the Straits of Magellan."

Ordered, That the said Order be discharged.
Ordered, That the Bill be now recommitted to a Committee of the Whole House, for the purpose of amending the same by inserting after "place" in the 9th line of Section 23, the words, "who has reason to expect the arrival of any ship carrying passengers."

The House accordingly again resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported,

That the Committee had made further Amendments to the Bill.

Ordered, That the Bill, as amended, in the Committee, be now taken into consideration.

The said Amendment, being read a second time, was agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time. Resolved, That the Bill, with the Amendments, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with several Amendments, to which they desire their concurrence.

Mr. Bergeron reported from the Committee of the Whole House, to consider a certain proposed Resolution respecting the rate or duty for every ton gross tonnage to be paid by the owner or master of any steamboat in Canada, a Resolution, which was read, as followeth:-

Resolved. That it is expedient to provide that a rate or duty fixed by the Governor in Council, and not exceeding ten cents for every ton gross tonnage, shall be

paid by the owner or master of every steamboat in Canada.

The said Resolution, being read a second time, was agreed to, and referred to the Committee of the Whole House on the Bill further to amend the Steamboat Inspection Act, with instructions that they have power to make provision pursuant thereto.

Mr. Denison reported from the Committee of the Whole House, to consider a certain proposed Resolution respecting the fees to be charged for certificates to Masters and Mates of Ships, a Resolution, which was read, as followeth :-

Resolved, That instead of the fees provided by Sections 6 and 8 of the Act respecting Certificates to Masters and Mates of Ships, the Governor in Council may establish a scale of fees to be charged for such certificates; and until so established the fees to be charged shall be the following, that is to say: -For a certificate of competency as master, \$15; for a certificate of competency as mate of a sea-going ship, \$8; for a certificate of competency as mate of a ship trading on the inland waters of Canada. or on the minor waters of Canada, or on coasting voyages, \$6; for a certificate of

service as master, \$8; for a certificate of service as mate of a sea-going ship, \$5; and for a certificate of service as mate of a ship trading on the inland waters of Canada, or on the minor waters of Canada, or on coasting voyages, \$4.

The said Resolution, being read a second time, was agreed to, and referred to the Committee of the Whole House on the Bill further to amend the Act respecting certificates to Masters and Mates of ships, with instructions that they have power to make provision pursuant thereto.

Mr. Denison reported from the Committee of the Whole House, to consider a certain proposed Resolution respecting the North-west Mounted Police Force, a Resolution, which was read, as followeth:-

Resolved, That it is expedient to provide, with respect to the North-west Mounted Police Force, that the maximum pay of veterinary surgeons shall be \$1,000 instead of \$700 per annum, that the maximum pay of the four staff-sergeants shall be \$2 instead of \$1.50 per diem, and that twelve buglers may be appointed at a rate of pay not exceeding 40 cents per diem; and also, to provide that all pay due to deserters at the time of their desertion from the force shall form part of the fund applicable to the payment of rewards for good conduct or meritorious services, to the establishment of libraries and recreation rooms, and such other objects, for the benefit of the members of the force, as the Minister approves.

The said Resolution, being read a second time, was agreed to, and referred to the Committee of the Whole House on the Bill to amend and consolidate the Acts respecting the North-west Mounted Police Force, with instructions that they have power to make provision pursuant thereto.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled; "An Act to amend and consolidate the Acts relating to the Harbour Commissioners of Montreal;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved. That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take into consideration the said Amendments; and the same were read, as follow:-

Page 3, line 6,—Leave out "high" and insert "low." Page 3, line 7,—Leave out "high" and insert "low."

Page 3 line 17,-Leave out "other," and after "Island" insert "nor over any " part of Isle Ronde or Mouton."

Page 7, line 34,—After "amended" insert the following as "3."
"3. All land not being within the limits of the harbour as defined by this Act, "but, being within the limits of the harbour as defined by the Acts previous to this "Act, shall be deemed to have reverted to, and to be vested in, Her Majesty in right " of the Dominion of Canada."

Page 10, line 27,—Leave out from "Montreal" to "new," inclusive, in line 31.

The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with several Amendments, to which they desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to amend and consolidate the Acts respecting the North-west Mounted Police Force.

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The House, according to Order, again resolved itself into a Committee on the Bill from the Senate, intituled: "An Act respecting the *Manitoba* and North-"western Railway Company of *Canada*," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Bergin* reported, That the Committee had gone through the Bill, and made an Amendment thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take into consideration the said Amendment; and the same was read, as follows:—

Page 1, line 12.—Leave out "ten" and insert "nine."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill, with the Amendment, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with an Amendment, to which they desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to consolidate and amend certain Acts relating to the Ottawa and Gatineau Valley Railway Company, and to change the name of the Company to "The Ottawa and "Gatineau Railway Company," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time. The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Committee of the Whole on the Bill to amend and consolidate the Acts respecting the North-west Mounted Police Force, was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be read the third time To-morrow.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding One hundred and seventy-two thousand four hundred dollars be granted to Her Majesty, for maintenance and repairs of Government Steamers, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for examination of Masters and Mates, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, to pay rewards for saving life, &c., for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for investigations into wrecks, &c., for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, for Canadian registration of shipping, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for "Tidal observations," for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Five thousand dollars be granted to Her

Majesty, for removal of obstructions, &c., for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for winter mail service, Prince Edward Island, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Two hundred and one thousand six hundred dollars be granted to Her Majesty, to pay salaries and allowances, &c., of lighthouse-keepers, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Eighteen thousand one hundred and twenty dollars be granted to Her Majesty, for agencies, rents and contingencies—

Lighthouse and coast service, for the year ending 30th June, 1895.

- 11. Resolved, That a sum not exceeding Two hundred and sixty-five thousand dollars be granted to Her Majesty, for maintenance and repairs to lights, fogwhistles, buoys and beacons and humane establishments, for the year ending 30th June, 1895.
- 12. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for "Signal service," for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for repairs and incidental expenses in connection with wharfs, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Thursday morning;

Thursday, 21st June, 1894.

Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, this day Mr. Denison also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itse into the said Committee.

And then The House, having continued to sit till One of the Clock on Thursday morning, adjourned till this day.

Thursday, 21st June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—By Mr. Rowand,—The Petition of L. T. Bland, Reeve, and others, of Lorne and other places, County of Bruce, Ontario.

By Mr. Boston,—The Petition of Dugald Campbell and others, of the Township

of East Williams, County of Middlesex, Ontario.

By Mr. Bowers,—The Petition of Andrew Cook, Reeve, and William T. Beilley,

Secretary-Treasurer of Clanwilliam, Manitoba.

By Mr. Bain (Wentworth),—The Petition of C. Robert, Reeve, and others, of the Township of Ferris, County of Muskoka, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Municipal Council of *Morton*, *Manitoba*; and of the Municipal Council of the City of *London*, *Ontario*; severally praying for such legislation as will free the cattle industry of *Canada* from unfair treatment at the hands of those interested in the carrying trade.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Twelfth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

a greed to report the same, with Amendments, viz.:-

Bill to incorporate the New York, New England and Canada Company.

Bill respecting the St. Catharines and Niagara Central Railway Company;—and

Bill from the Senate, intituled: "An Act respecting the Canada Southern

" Railway."

Your Committee have also had under consideration Bill to incorporate the Ste. Emélie Railway Company, and report the preamble thereof "not proven" as it has been shown there are conflicting interests to the route of the proposed road, and your Committee recommend that the fee and charges paid on this Bill be refunded, less the cost of printing and translation.

On motion of Mr. Davin, seconded by Mr. Scriver, Resolved, That this House doth concur in the First Report of the Joint Committee of both Houses on the Library of Parliament.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 7th May, 1894, for copies of all Correspondence between J. B. Wright, M.D., V.S., and the Government, or any Member, department or officer of the Government, and of all correspondence between the Grand Trunk Railway and the Government, or any Member, department or officer of the Government, and of all correspondence between Mr. A. Brush and the Government, or any Member, department or officer of the Government, and of all correspondence between the Imperial authorities, or any one on their behalf, and the Government of Canada, or any Member, department or officer thereof, from, and including, the year 1882 until, and including, the year 1891, regarding the inspection of cattle passing through Canada from the United States. (Sessional Papers, No. 90.)

Also, Return to an Order of this House, dated 16th April, 1894, for a Return showing all lands allotted to Half-breeds in *Manitoba* for which patents have not been issued, giving, along with a description of the land, the name of the allottee and the reasons why the patent has not been issued. (Sessional Papers, No. 91.)

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 26th April, 1894, for copies of all Orders in Council and departmental orders now in force in the Province of Ontario, concerning fisheries therein, and of all petitions received by the department with regard to the same. (Sessional Papers, No. 33f.)

Mr. Tisdale moved, seconded by Mr. Sproule, and the Question being proposed, That the fee and charges paid on the Bill to incorporate the Ste. Emélie Railway Company be refunded, less the cost of printing and translation, in accordance with the recommendation contained in the Twelfth Report of the Select Standing Committee on Railways, Canals and Telegraph Lines.

And a Debate arising thereupon: -The said Motion was, with leave of the

House, withdrawn.

On motion of Sir Charles Hibbert Tupper, seconded by Mr. Ouimet,

Resolved, That this House will, To-morrow, resolve itself into a Committee to consider a certain proposed Resolution respecting a fee to be paid for a license to can, preserve or cure lobsters.

Sir John Thompson moved, seconded by Mr. Daly, That this House will, Tomorrow, resolve itself into a Committee to consider a certain proposed Resolution respecting the payment to be made to the Government of the Province of Quebec on account of the construction of the Railway from Quebec to Ottawa.

Sir John Thompson, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General, having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Sir John Thompson moved, seconded by Mr. Daly, That this House will, Tomorrow, resolve itself into a Committee to consider a certain proposed Resolution respecting the distribution of a certain fund held by the Dominion in trust for the Provinces of Ontario and Quebec, and known as "The Common School Fund."

Sir John Thompson, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the Day being read, for the House again in the Committee of Supply:

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question

being proposed, That Mr. Speaker do now leave the Chair;

Mr. Landerkin moved, in amendment, seconded by Mr. Sutherland, That all the words after "That" to the end of the Question be left out, and the words, "it "appears by Statements made by the Postmaster General on the floor of this House, "that in the month of January last, Lafayette W. Goodnow, while absent through "illness, was dismissed from the office of Postmaster at Georgetown, Ontario, for the "alleged reason that he did not give it his personal attention, while it was admitted by the Postmaster General that there was no complaint made against him, and "that the duties of the office were satisfactorily performed by Ella Goodnow, his "daughter, the Assistant Postmaster.

"That it also appears by Statements made by the Postmaster General in this "House, that Herbert B. Henderson was appointed to the said office, and it is admitted by the Postmaster General, that the said Herbert B. Henderson has not been "in charge of said office since his appointment, and that the duties thereof continued "to be discharged by the said Ella Goodnow, Assistant Postmaster;

"That such dismissal was effected in the face of strong remonstrances contained

"in a petition very largely signed by leading citizens of Georgetown;

"That in the opinion of this House the dismissal of the said Lafayette W. "Goodnow, under the circumstances, was unjustifiable, harsh and cruel," inserted instead thereof;

And the Question being put on the amendment, the House divided; and the names being called for, they were taken down, as follow:—

YEAS;

Messieurs

Bain (Wentworth), Beausoliel, Brodeur, Carroll, Cartwright (Sir Richard) Christie, Colter, Davies,	Geoffrion, Gibson, Gillmor,	Guay, Landerkin, Langelier, Laurier, Leduc, Legris, Martin, Mignault,	Proulx, Rider, Rowand, Sanborn, Scriver, Semple, Sutherland, Tarte, and
Davies, Devlin,	Gulmor, Godbout,	Perry,	Yeo.—36.

NAYS:

Messieurs

Adams, Amyot, Bain (Soulanges), Barnard, Belley, Bergeron, Bergin, Blanchard, Bowers, Boyd, Boyle, Bryson, Cameron, Cargill,	Daly, Davin, Davis, Desaulniers, Dickey, Dugas, Dupont, Dyer, Earle, Fréchette, Girouard (JacqCartier) Girouard(Two Mount'ns) Grandbois, Grant (Sir James),	McKay, McLean (King's), McNeill,	Stevenson, Taylor, Temple, Thompson (Sir John),
Cargill, Carignan, Carpenter, Caron (Sir Adolphe), Chesley,	Grant (Sir James), Haslam, Hazen, Hodgins, Hutchins,	McNeill, Mara, Metcalfe, Mills (Annapolis), Montague,	Thompson (Sir John), Tupper (Sir C. Hibbert), Weldon, White (Cardwell), White (Shelburne),
Cockburn, Corbould, Costigan, Curran,	Ives, Jeannotte, Joncas, Kaulbach,	Ouimet, Patterson (Colchester), Patterson (Huron), Pelletier,	Wilmot, Wilson, Wood (Brockville), and Wood (West'land).—88.

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative. Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Six thousand two hundred and fifty dollars be granted to Her Majesty, for the following purposes, viz.:—Observatory, Toronto, \$5,250; Observatory, Kingston, \$500; Observatory, Montreal, \$500, for the year ending 30th June, 1895.

- 2. Resolved, That a sum not exceeding Sixty-two thousand nine hundred dollars be granted to Her Majesty, for Meterological service, for the year ending 30th June, 1895.
- 3. Resolved, That a sum not exceeding Sixteen thousand dollars be granted to Her Majesty, for Hydrographic surveys, including survey Georgian Bay, for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Thirty-six thousand dollars be granted to Her Majesty, to pay the following items, viz.:—Marine Hospitals—St. Catharines Hospital, \$500; Kingston Hospital, \$500; Marine Hospitals in the Provinces of Quebec, New Brunswick, Nova Scotia, Prince Edward Island and British Columbia, \$35,000, for the year ending 30th June, 1895.
- 5. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for shipwrecked and distressed seamen, for the year ending 30th June, 1895.
- 6. Resolved, That a sum not exceeding Twenty-six thousand dollars be granted to Her Majesty, to provide for expenses of Steamboat inspection, for the year ending 30th June, 1895.
- 7. Resolved, That a sum not exceeding Twenty-two thousand dollars be granted to Her Majesty, for Fisheries—Salaries and Disbursements of Fishery Overseers, &c., Ontario, Salaries—Inspectors and overseers, \$12,000; Disbursements, \$6,000; Wages, \$3,000; Miscellaneous, \$1,000, for the year ending 30th June, 1895.
- 8. Resolved, That a sum not exceeding Sixteen thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., Quebec—Salaries, &c., \$10,000; Disbursements, \$4,000; Wages, &c., \$1,500; Miscellaneous, \$500, for the year ending 30th June, 1895.
- 9. Resolved, That a sum not exceeding Twenty-one thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., New Brunswick—Salaries, \$9,000; Disbursements, \$5,000; Wages, &c., \$6,000; Miscellaneous, \$1,000, for the year ending 30th June, 1895.
- 10. Resolved, That a sum not exceeding Twenty thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., Nova Scotia—Salaries, \$9,000; Disbursements, \$5,000; Wages, &c., \$5,000; Miscellaneous, \$1,000, for the year ending 30th June, 1895.
- 11. Resolved, That a sum not exceeding Four thousand nine hundred dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., Prince Edward Island—Salaries, \$3,000; Disbursements, \$700; Wages, &c., \$1,000; Miscellaneous, \$200, for the year ending 30th June, 1895.
- 12. Resolved, That a sum not exceeding Four thousand five hundred dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., Manitoba—Salaries, \$2,000; Disbursements, \$1,000; Wages, &c., \$1,000; Miscellaneous, \$500, for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., North-west Territories—Salaries, &c., \$1,500; Disbursements, \$1,000; Wages, &c., \$1,000; Miscellaneous, \$500, for the year ending 30th June, 1895.
- 14. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., British Columbia—Salaries, \$3,000; Disbursements, \$2,000; Wages, &c., \$3,500; Miscellaneous, \$1,500, for the year ending 30th June, 1895.
- 15. Resolved, That a sum not exceeding Four hundred and two thousand six hundred and seventy-one dollars and twenty-five cents be granted to Her Majesty, for Excise—Salaries of Officers and Inspectors of Excise, and to provide for increases depending upon the result of excise examinations, \$305,771.25; To provide for extension of Inland Revenue supervision in the North-west Territories, \$1,000; To provide for extra duty-pay to officers at large distilleries and other factories, \$6,000; To provide for duty-pay to officers serving long hours at other than special surveys, \$1,000;

Preventive service, \$15,800; Travelling expenses, rent, fuel, stationery, &c., \$47,500; Stamps for imported and Canadian tobacco, \$20,000; To pay Collectors of Customs allowance on duties collected by them, \$5,500; Commission to sellers of stamps for Canada Twist Tobacco, \$100, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Eighty-five thousand dollars be granted to Her Majesty, to enable the Department to supply methylated spirits to manufactories, the cost of which will be recouped by manufacturers to whom they are supplied; and to pay for rent, heating, light, power, salaries, &c., for the year ending

30th June, 1895.

17. Resolved, That a sum not exceeding Twenty-seven thousand nine hundred and fifty dollars be granted to Her Majesty, for Culling Timber—Montreal Deputy Supervisor, \$900; Quebec—Salaries, \$6,750; Contingencies, \$6,000; Pay of Cullers. \$8,300; Superannuated Cullers, \$6,000, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Ninety-four thousand one hundred and fifty dollars be granted to Her Majesty, for Weights and Measures and Gas—Salaries of Officers, Inspectors and Assistant Inspectors of Weights and Measures, including extension of the service in North-west or elsewhere, \$55,150; Salaries of Inspectors of Gas, \$15,050; Rent, fuel, travelling expenses, postage, stationery, &c., for Weights and Measures, \$15,950; Rent, fuel, travelling expenses, postage, stationery, &c., for Gas, \$8,000, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, to pay expenses in connection with the Inspection of Staples—For the purchase and distribution of standards of flour, &c., and other expenditure under the

Act, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, to meet expenses under the Act respecting Adulteration of Food and Fertilizers and the administration of the Act respecting Fraudulent Marking,

for the year ending 30th June, 1895.

- 21. Resolved, That a sum not exceeding Two thousand five hundred and fifty-five dollars be granted to Her Majesty, for Minor Revenues—Minor Revenues, \$800; Ordnance Lands, including amount required to pay expenses, \$500, in connection with repairs to roads at Grand Falls, New Brunswick, \$1,755, for the year ending 30th June, 1895.
- 22. Resolved, That a sum not exceeding Twenty-two thousand dollars be granted to Her Majesty, to pay salaries of Immigration Agents and employees in Canada, for the year ending 30th June, 1895.
- 23. Resolved, That a sum not exceeding Ten thousand five hundred dollars be granted to Her Majesty, for Contingencies—Canadian Immigration Agencies, for

the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Nine thousand three hundred and fifty dollars be granted to Her Majesty, to pay salaries of Immigration Agents and employees in Great Britain and Ireland, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Seven thousand one hundred and fifty dollars be granted to Her Majesty, for Contingencies of Immigration Agencies in

Great Britain and Ireland, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for Women's Protective Immigration Society, Montreal, for the year ending 30th June, 1895.

27. Resolved, That a sum not exceeding One hundred and fifty thousand dollars be granted to Her Majesty, for Immigration expenses, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Friday morning;

Friday, 22nd June, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported. That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, this day, Mr. Bergeron also acquainted the House that he was directed to move. That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting this day, again resolve itself

into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:-

The Senate have passed the following Bills without any amendment:—
Bill intituled: "An Act to incorporate the Metis, Matane and Gaspé Railway "Company."

Bill intituled: "An Act respecting the Consumers' Cordage Company (Limited)." Bill intituled: "An Act respecting the Ontario Loan and Debenture Company." Also, the Senate have passed the Bill, intituled: "An Act respecting the Calgary "Irrigation Company," with several Amendments, to which they desire the concurrence of this House.

And then The House, having continued to sit till four minutes before One of the Clock on Friday morning, adjourned till this day.

Friday, 22nd June, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:— By Mr. Guillet,—The Petition of the Municipal Council of the United Counties of Northumberland and Durham, Ontario.

Pursuant to the Order of the Day, the following Petition was read and received :-

Of Thomas Heenan, Reeve, and others, of the Townships of Alice and Fraser, County of Renfrew, Ontario; praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Denison, from the Select Standing Committee on Miscellaneous Private Bills, presented to the House the Sixth Report of the said Committee, which was read, as followeth:-

Your Committee have examined the Bill to incorporate the Nova Scotia Steel

Company, and have agreed to report the same with Amendments.

Your Committee have also considered the following Bills, and beg to report the same without any amendment, viz.:—

Bill from the Senate, intituled: "An Act for the relief of Joshua Nicholas" Filman."

Bill from the Senate, intituled: "An Act for the relief of William Samuel "Piper."

Bill from the Senate, intituled: "An Act for the relief of Joseph Thompson;"—and Bill from the Senate, intituled: "An Act for the relief of Orlando George Rich-"mond Johnson."

Mr. Amyot, from the Joint Committee of both Houses on the Printing of Parliament, presented to the House the Fourth Report of the said Committee, which was read, as followeth:—

The Committee examined the following document, and recommend that it be

printed, viz.:-

84. Return to an Address to His Excellency the Governor General of the 7th May, 1894, for copies of all letters, proposals, cablegrams and correspondence since the 1st of January, 1890, between the Government and any Member thereof and any person, firm or company in relation to establishing a fast Atlantic steamship line between Canada and Great Britain, and also, a line between Canada and France, and in relation to the subsidies for such services asked for or proposed to be given by the Government, and any draft or completed contracts for such steamship service. (Distribution only.)

The Committee would also recommend that the following documents be not

printed, viz.:-

33a. Return to an Address to His Excellency the Governor General of the 16th April, 1894, for—

1. Copy of Order in Council appointing Théophile Sabourin fishery overseer for

the Division of the Lake of Two Mountains and Isle Perrot;

- 2. Of the Order in Council appointing Julien Monpetit fishery overseer for the same division;
- 3. Of all instructions and orders issued by the Fisheries Department to the said overseers.

4. Of the Reports of the two said overseers for the years 1891, 1892.

33d. Return to an Address to His Excellency the Governor General of the 30th March, 1894, for a Return of all papers, correspondence, telegrams, reports to and Orders in Council, together with all departmental orders relating to the discharge from office as Superintendent of St. Paul's Island and Keeper of Ingonish Island, of Mr. Samuel Campbell, or relating to his superannuation allowance.

34d. Return to an Address of the Senate, dated 17th May, 1894, for a Schedule of the passenger and freight rates of the Intercolonial Railway; and the revenue derived by the Canadian Pacific Railway Company on its western division, between *Port Arthur* and *Calqary*, for the financial years ending 1892 and 1893.

52a. Return to an Order of the House, of the 7th May, 1894, for a Return showing the total amount of receipts and expenditures chargeable to Consolidated Fund, from 1st July, 1893, to 1st May, 1894, and also, for same period from 1st July, 1892,

to 1st May, 1893.

57a. Return to an Address to His Excellency the Governor General of the 25th April, 1894, for copies of all communications in the form of letters, petitions, and reports, from 1st April, 1887, to 1st March, 1894, between the Government and Mr. J. B. Many, or the Municipal Council of St. Luc, in the County of St. Jean, in relation to the construction of a swing bridge on the Chambly Canal, opposite the south-east end of Ste. Thérèse Island, in the Richelieu River.

57b. Return to an Address to His Excellency the Governor General of the 28th

May. 1894. for:—

1. Copies of all the Reports of the Engineers recommending that certain changes be made in the original contract, both in the materials and the nature of the works

entering into the construction of the locks and other masonry on Sections 1 and 2 of the Soulanges Canal, giving the reasons why such changes should be made and the names of the Engineers who recommended such changes.

2. Copies of all the correspondence exchanged between the Engineers, the Department of Railways and Canals, the contractor and other persons in connection

with those changes, and copies of all Orders in Council in relation thereto.

59d and 59e. Supplementary and Further Supplementary Returns to an Address to His Excellency the Governor General of the 30th March, 1894, for copies of all charges brought to the attention of the Government or any department since 1891, in regard to any matters connected with the Kingston Penitentiary, and the British Columbia Penitentiary; of all appointment of persons to make investigations into any of such charges, including their instructions; of all correspondence between any of such persons and any Member of the Government or department; of all evidence taken on any such inquiries; of all reports thereon, including any schedules in connection with such reports; and of all other documents and papers relating to any alleged irregularities in connection with the management of said institutions since 1891.

65a. Return to an Order of the House, of the 16th April, 1894, for a Return showing the amount of money that has been paid out of the funds of the Six Nation Indians for the payment of debts incurred by individual members thereof since the year 1886, and giving (1st) the names of the several persons who incurred the debts, with the separate amounts, the date or dates when incurred, and the proportion thereof that has been paid; (2nd) the names of the creditors to whom the payments were made, the dates when paid, with the total sum paid to each of such creditors; and stating in each case the authority given for incurring the debt, the authority for payment of the same, and whether such amounts have been repaid to the fund in whole or in part out of the annuities of the individuals on whose account the payments were made, and whether such was the condition on which such payments were authorized.

65b. Return to an Address to His Excellency the Governor General of the 25th April, 1894, for copies of all petitions from the Indians of the Saugeen Reserve claiming the exclusive right of fishing in French Bay, Lake Huron, of all answers

to the same, and of all departmental orders in reference to that subject.

65d. Return to an Address of the Senate, dated the 10th April, 1894, for copies of all petitions or communications to the Governor General, or the Government, or any Member thereof, asking for interference with the death sentence passed by Mr. Justice Harrison upon the two Chehalis Indians, Peter and Jack, in November, 1893, for the murder of the late Albert Edward Pittendrigh, in New Westminster, British Columbia, on the 27th October, 1892; of all replies thereto, and all correspondence between any Member of the Government and any other person on the subject of commutation of such sentence; of all reports or recommendations on the said subject by any Member of the Government to His Excellency, and of all replies thereto, and of all Orders in Council in anywise bearing upon the subject of the commutation of said death sentence to imprisonment for life.

68. Return to an Order of the House, of the 30th April, 1894, for copies of all communications received by the Minister of Agriculture in relation to the establish-

ment of the Bureau of Labour Statistics for the Dominion.

69. Return to an Order of the House, of the 30th March, 1894, for a Return showing the quantity of butter manufactured at the Experimental creameries, established at Elgin and Woodstock, in the Province of Ontario, from the time they were established up to the 1st of January, 1894; the number of sales made; where sold, and the amounts realized; copies of all letters, reports or other correspondence, especially the Report of Messieurs Clement & Son, of Glasgow, relating to the prices realized, and the condition of the goods when put upon the market; the amounts of money spent, and the different purposes for which the money was used.

70. Return to an Order of the House, of the 30th March, 1894, for a Return showing the number of homesteads taken up in Manitoba during the years 1892 and

1893, and the number of homesteads cancelled in *Manitoba* during said years, in each case showing the Municipalities in which the homesteads were located.

71. Return to an Order of the House, of the 25th April, 1894, for a Return showing:—

1. The total number of depositors in the Dominion and Post Office Savings Banks.

2. The number of said depositors having deposits of \$1,000 or upwards, and the total amount held by them.

3. The number having deposits of \$500 and over, not exceeding \$1,000, and the

total amount held by them.

4. The number of depositors having deposits of less than \$500, and the total amount held by them.

5. The number of depositors not residing in Canada, and the total amount held

by them.

72. Return to an Address to His Excellency the Governor General of the 7th May, 1894, for a copy of the Order in Council authorizing the sale of lot 16, concession 12, Township of Luther, in the County of Wellington, for \$800, to John McNab and John Gallagher.

73. Return to an Order of the House, of the 30th March, 1894, for a Return showing the sums of money paid to Mr. A. F. Wood, Government valuator, for services, maintenance and transport during the years 1891-1892-1893, and the particular

pieces of land or other property valued during those years.

74. Return to an Address to His Excellency the Governor General of the 16th April, 1894, for copies of all Orders in Council in force in Canada (Provinces of Lower Canada and Upper Canada) in 1858, concerning any drawback or bounty with respect to the building of Canadian ships, barques and other vessels; and also, all Orders in Council amending the same, or concerning the same from 1858 up to the beginning of the Confederation.

74a. Return to an Address to His Excellency the Governor General of the 10th April, 1894, for copies of all Orders in Council from the origin of Confederation up to the year 1879, inclusively, respecting any drawback or bounty with

respect to the building of Canadian ships, barques or other vessels.

75. Return to an Order of the House, of the 7th May, 1894, for copies of all calls for tenders, tenders received, contracts made, correspondence, telegrams, letters and papers relative to the public work (wharf or breakwater) at Grand Etang, Cape Breton; together with a statement of all moneys advanced or paid on such contract, with dates of payment.

75a. Return to an Order of the House, of the 6th February, 1893, for copies of all letters, petitions, surveys and reports in the possession of the Government, relating to the threatened destruction of, and claims for, repairs on the break-

water at Sandford, in the County of Yarmouth, Nova Scotia.

75b. Return to an Order of the House, of the 6th February, 1893, for copy of the Report of Government surveys on Wood Island breakwater, Prince Edward Island.

75c. Return to an Order of the House, of the 15th March, 1893, for copies of all Reports, correspondence or other documents, not already brought down, relating to the state of repair of the breakwater at Rustico, Prince Edward Island.

76. Return to an Order of the House, of the 14th May, 1894, for copies of all Letters, reports of Engineers or other papers in the hands of the Government relating to the condition of the *Pickets* Pier and the non-expenditure thereon of the sum voted last year for the purpose of repairing said pier.

77. Return to an Order of the House of the 18th April, 1894, for a Statement of all sums paid by the Government for the construction of the River Yamaska dam,

under the first contract and subsequently thereto up to this date.

77a. Return to an Order of the House of the 2nd May, 1892, for copies of report of any inquiry held under the authority of the Department of Public Works with a view to estimate the losses inflicted on proprietors of the Commune of Yamaska, by the erection of a dam in the Yamaska River.

77b. Return to an Address to His Excellency the Governor General, of the 30th March, 1894, for copies of all letters, papers and statements in connection with awarding contract to Messieurs William H. Davis and Sons for constructing a dam at Sheik's Island, in connection with the Cornwall Canal.

78. Return to an Address to His Excellency the Governor General, of the 10th April, 1894, for copies of all petitions, letters, plans, deeds and other documents respecting the claim of the Hurons of *Lorette* in relation to the Seigniory of *Sillery*.

79. Return to an Order of the House, of the 10th April, 1894, for a Return showing the amount of timber dues collected at Quebec for each year for the last ten years; the quantity of timber culled each year, and the wages paid to cullers and staff.

79a. Return to an Order of the House, of the 10th April, 1894, for a Return showing the quantity of timber that passed through the cullers' hands and was culled each year at *Montreal*, for the last ten years; the amount of fees collected for each year during the same period, and the amount of wages paid to the cullers and staff at *Montreal* for the same time.

80. Return to an Order of the House, of the 28th May, 1894, for copies of all correspondence between D. J. Hughes, Esquire, County Judge of Elgin, Ontario, and the officials of the Government Printing Office, in regard to the printing of the last revised voters' list for Elgin.

81. Return to an Order of the House, of the 14th May, 1894, for a Return showing the amount and value of crucible steel imported into *Canada* free of duty in each year since 1885, under the provisions of Order in Council of 6th November, 1885.

Also, amount and value of lastings and mohair cloth imported into Canada free of duty in each year since 1885, under the provisions of Order in Council of 6th November, 1885.

81a. Return to an Order of the House, of the 14th May, 1894, for a Return showing the amount and value of hatters' bands, bindings, tips, and sides and linings, both tips and sides, imported into Canada in each year since 1885, under provisions of Order in Council of 5th July, 1886; also, amount and value of steel strip for buckthorns and plain strip fencing imported into Canada free of duty since 1885, under provisions of Order in Council of 17th July, 1886; also, amount and value of wire rope imported into Canada free of duty since 1885, under provisions of Order in Council of 17th July, 1886; also, amount and value of twisted brass and copper wire imported into Canada free of duty since 1885, under provisions of Order in Council of 20th July, 1886; also, amount and value of yarn spun from the hair of the Alpaca or Angora goat, imported into Canada free of duty since 1885, under provisions of Order in Council of 18th November, 1886.

81b. Return to an Order of the House, of the 14th May, 1894, for a Return showing the quantity and value of felloes of hickory wood imported into Canada in each year free of duty since 1887, under provisions of Order in Council of 16th November, 1888; also, quantity and value of homo spring steel wire, smaller than No. 9, and not smaller than No. 15, imported into Canada free of duty in each year since 1887, for the use of manufacturers of mattresses, under provisions of Order in Council of 6th December, 1888.

81c. Return to an Order of the House, of the 14th May, 1894, for a Return showing the value of sweat leathers imported into Canada free of duty in each year since 1886, under provisions of Order in Council of 1st July, 1887; also, the value of square reeds, rawhide centres, textile leather or rubber heads, thumbs and tips, and steel, iron or nickle caps for whip ends imported into Canada free of duty in each year since 1886, under provisions of Order in Council of 2nd July, 1887; also, value of copper rollers for use in calico printing imported into Canada free of duty in each year since 1886, under provisions of Order in Council of 2nd November, 1887; also, quantity and value of steel of No. 12 gauge and down to No. 30 gauge imported into Canada free of duty in each year since 1887, under

provisions of Order in Council of 11th July, 1888; also, quantity and value of yarns, of wool and worsted, imported into Canada free of duty for use of manufacturers in each year since 1887, under provisions of Order in Council of 11th July, 1888; also, quantity and value of jute yarn, cotton yarn finer than No. 40; and wire of iron or steel, galvanized or tinned, or coppered, or not, of No. 16 gauge or smaller, imported into Canada free of duty in each year since 1887, under provisions of Order in Council of 11th July, 1888.

82. Return to an Order of the House, of the 25th of April, 1894, for copies of all complaints made by one *Etienne Tremblay* since 1st November, 1893, against *Joseph Placide Rocheleau*, Postmaster of *Pauline*, in the County of *Rouville*, Province of *Quebec* and of the Report of the Post office Inspector who inquired into the

said complaint, or of any other official charged with such inquiry.

83. Return to an Order of the House, of the 28th May, 1894, for a Return giving the names of the Junior Judges in the Province of Ontario, and dates when appointed, the name and population of the County to which appointed, also the salary and allowance of each of such Judges.

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question being put, That Government Orders have precedence on Mondays for the remainder of the Session, after Questions to be put by Members and Private Bills; the House divided: and it was resolved in the Affirmative.

A Bill to amend and consolidate the Acts respecting the North-west Mounted Police Force, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the payment to be made to the Government of the Province of Quebec, on account of the construction of the railway from Quebec to Ottawa.

(In the Committee.)

Resolved, That it is expedient to provide that, notwithstanding anything in Chapter 8 of the Statutes of 1884, intituled: "An Act to authorize certain subsidies and grants for and in respect of the construction of the lines of railway therein mentioned," the Governor in Council may, at the request of the Government of the Province of Quebec, pay to the Treasurer of that Province the principal of either or both of the subsidies which by the said Act the Governor in Council was authorized to grant, on the terms therein set forth, to the Government of the said Province in consideration of their having constructed the railway from Quebec to Ottawa, that is to say: for the portion between Quebec and Montreal, 159 miles, a subsidy not exceeding \$6,000 per mile, nor exceeding in the whole \$954,000, and for the portion between Montreal and Ottawa, 120 miles, a subsidy not exceeding \$12,000 per mile, nor exceeding in the whole \$1,440,000.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to a Resolution.

Ordered, That the Report be received on Monday next.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the distribution of a certain fund held by the Dominion in trust for the Provinces of *Ontario* and *Quebec*, and known as "The "Common School Fund."

(In the Committee.)

Resolved, That it is expedient to provide that the overnor in Council may, so soon as an agreement is reached between the Governments of the Provinces of Ontario and Quebec as to the manner in which the fund hereinafter referred to is to be divided and distributed between the said Provinces, or as soon as the manner of the distribution thereof is determined by the arbitrators appointed under the authority of Chapter 6 of the Statutes of 1891, should the question of the distribution thereof be referred to and determined by such arbitrators, pay to and divide between the said Provinces, in the proportions agreed upon or determined by the arbitrators, and in full discharge of any further obligation or liability on the part of the Dominion, with respect to the said fund, the principal of a certain fund held by the Dominion in trust for the said Provinces and known as "The Common School Fund;" and that such payment shall divest the Dominion of the said trust and of any further liability or obligation in any way connected therewith or relating thereto.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to a Resolution.

Ordered, That the Report be received on Monday next.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Sixty-seven thousand seven hundred and forty-six dollars be granted to Her Majesty, for Indians—Ontario and Quebec—Relief of distress, and seed grain, Province of Quebec, \$4,500; Relief of distress and medical attendance, Ontario, \$800; Blankets for Indians of Ontario and Quebec, \$1,600; Schools, Ontario, Quebec and the Maritime Provinces, \$28,100; Salaries, Chiefs of Gibson and Cape Crocker bands, \$100; Removal of Lake of Two Mountains Indians, \$1,000; Payment of Robinson Treaty annuities, \$16,806; Survey of Indian Reserves, \$500; To provide for the following overdrawn accounts:—Indian Land Management Fund, Province of Quebec Fund and Indian School Fund, \$14,000; To provide a grant to assist the Agricultural Society of the Munceys of the Thames, \$90; To pay expenses of prosecution of persons selling liquor to Indians belonging to bands in the older Provinces which have no funds of their own, \$250, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Six thousand four hundred and fifty dollars be granted to Her Majesty, for Indians, Nova Scotia—Salaries, \$1,200; Relief and seed grain, \$3,000; Medical attendance and medicines, \$2,000; Miscellaneous. \$100; To provide for repairs to the road and bridges leading to the school and church on the Salmon River Reserve, Nova Scotia, \$150, for the year ending 30th

June, 1895.

3. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for Indians, New Brunswick—Salaries, \$1,705; Relief and seed grain, \$2,700; Medical attendance and medicines, \$1,295; Miscellaneous, \$300, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding One thousand eight hundred and fifty dollars be granted to Her Majesty, for Indians, Prince Edward Island—Salaries and travelling expenses, \$300; Relief and seed grain, \$1,125; Medical attendance and medicines, \$350; Office and miscellaneous, \$75, for the year ending 30th June, 1995,

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same

at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, resolved itself into a Committee on the Bill respecting the St. Lawrence Insurance Company, and, after some time spent therein. Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the St. Catharines and Niagara Central Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their con-

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled: "An Act respecting the Canada Southern Railway, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported. That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take into consideration the said Amendments; and the same were read, as follow:-

Page 2, line 8.—Leave out from "1894" to "3" in line 10.

Page 2, line 36.—Leave out "or electoral districts."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill, with the Amendments, do pass.
Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with several Amendments, to which they desire their concurrence.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act respecting the Calgary "Irrigation Company," and the same were read, as follow:-

Page 1, line 41.—Leave out "fifty" and insert "twenty-five." Page 3, line 28.—After "constructed" insert Clauses A and B.

Clause A.

13. The directors may, by by-law, appoint one or more of their number as paid officer or officers of the Company.

Clause B.

14. Should the shareholders of the Company resolve that the interest of the Company would be best promoted by enabling one or more of the directors to act for the Company in any particular matter or matters, it shall be lawful for the directors after such resolution to confer such power on one or more of their number;

Mr. Davis moved, seconded by Mr. Davin, and the Question being proposed; That the said Amendments be now read a second time, and agreed to;

And a Debate arising thereupon;

On motion of Mr. Davies, seconded by Mr. Edgar, Ordered, That the Debate be adjourned.

The Committee of Supply was then resumed.

5. Resolved, That a sum not exceeding Seven hundred and seventy thousand one hundred and six dollars be granted to Her Majesty, for Indians—Manitoba and the North-west Territories—Annuities and commutations, \$128,575; Implements, tools, &c., \$9,481; Field and garden seeds, \$1,700; Live stock, \$7,001; Supplies for destitute working Indians, \$215,693; Triennial Clothing, \$5,182; Day, boarding and industrial schools, \$233,000; Surveys, \$4,000; Farm wages, \$24,713; Supplies for farmers, \$11,484; Sioux, \$4,597; Buildings, \$5,953; General expenses, \$114,256; Grist and saw-mills, \$4,471, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding One hundred and four thousand seven hundred and twelve dollars be granted to Her Majesty, for Indians, British Columbia—Salaries, \$19,140; Relief of distress, \$5,000; Seed grain, implements and tools, &c., \$1,200; Medical attendance and medicines, \$6,000; Day schools, \$8,500; Industrial and boarding-schools, \$36,200; Travelling expenses, \$5,000; Office and miscellaneous, \$4,000; Steamer "Vigilent," \$2,000; Surveys, \$9,672; Reserve Commission,

\$8,000, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, to pay the following items, viz.:—J. A. Macrae, Inspector of Indian agencies, \$1,400; G. L. Chitty, Inspector of timber, \$1,000; Travelling expenses of these two officers, \$600, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Four hundred and eighty-two thousand two hundred and eighty-two dollars be granted to Her Majesty, for pay of staff, permanent corps and active militia, including allowances, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Fifty thousand dollars be granted to Her Majesty, to pay salaries and wages of civil employees, in connection with Militia, for

the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Ninety-one thousand dollars be granted to Her Majesty, for military properties, works and buildings, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Sixty-six thousand seven hundred dollars be granted to Her Majesty, for warlike and other stores, for the year ending

30th June, 1895.

- 12. Resolved, That a sum not exceeding Sixteen thousand five hundred dollars be granted to Her Majesty, for modern firearms, for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Sixty-two thousand dollars be granted to Her Majesty, for Militia clothing and necessaries, for the year ending 30th June, 1895.
- 14. Resolved, That a sum not exceeding One hundred and fifty thousand five hundred dollars be granted to Her Majesty, for Militia, provisions, supplies and remounts, for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Forty-two thousand dollars be granted to Her Majesty, for militia transport and freight, for the year ending 30th June,

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16. Resolved, That a sum not exceeding Thirty-six thousand eight hundred dollars be granted to Her Majesty, for grants in aid of artillery and rifle associations and bands and military institutes, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding Fifteen thousand dollars be granted to Her Majesty, for Miscellaneous and unforeseen contingencies in connection with Militia, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Seventy thousand dollars be granted to Her Majesty, for Royal Military College of Canada, for the year ending 30th June,

19. Resolved, That a sum not exceeding Fourty-four thousand dollars be granted to Her Majesty, for Dominion Cartridge factory, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for monuments for battlefields of Canada, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Twelve thousand dollars be granted to Her Majesty, to pay gratuities to officers of the active militia staff who are to be

placed on the retired list, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding One hundred and twenty-seven thousand five hundred dollars be granted to Her Majesty, for defence of Esquimalt, British Columbia-Dominion contribution towards capital expenditure for works and building, \$80,000; Pay and allowance of a detachment of Royal Marine Artillery or Royal Engineers, \$47,500, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for expenses in connection with distribution of Parliamentary documents,

for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Twenty thousand dollars be granted to Her Majesty, for Unforeseen expenses, expenditure thereof to be under Order in Council, and a detailed statement to be laid before Parliament within the first fifteen days of the next Session, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, as commutation in lieu of remission of duties on articles imported for

the use of the Army and Navy, for the year ending 30th June, 1895.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House on Monday next.

Mr. Denison also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved. That this House will, at its next sitting, on Monday next, again resolve itself into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:-

The Senate have passed the following Bills without any amendment:-

Bill intituled; "An Act to incorporate the Alberta Southern Railway " Company."

Bill intituled: "An Act further to amend the law relating to Holidays."

Also, the Senate have passed the Bill, intituled: "An Act to incorporate the "Alliance of the Reformed Baptist Church of Canada and the several churches "connected therewith," with several Amendments, to which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act for the relief of James

" St. George Dillon," to which they desire the concurrence of this House.

And also, the Senate communicate to this House the evidence taken before the Select Committee on Divorce, to whom was referred the Bill, intituled: "An Act-"for the relief of James St. George Dillon," and the papers referred to them, and request that the same be returned to the Senate.

On motion of Mr. Sutherland, seconded by Mr. Martin,

Ordered, That the Bill from the Senate, intituled: "An Act for the relief of "James St. George Dillon," be now read the first time.

The Bill was accordingly read the first time; and referred to the Select Standing Committee on Standing Orders.

And then The House adjourned till Monday next.

Monday, 25th June, 1894.

PRAYERS.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of L. T. Bland, Reeve, and others, of Lorne and other places, County of Bruce; of Dugald Campbell and others, of the Township of East Williams, County of Middlesex; and of C. Robert, Reeve, and others of the Township of Ferris, County of Muskoka, all of Ontario; and of Andrew Cook, Reeve, and William T. Beilley, Secretary-Treasurer of Clanwilliam, Manitoba; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Speaker informed the House, That he had received a communication from *Henry Corby*, Esquire, resigning his seat as representative for the Electoral District of the West Riding of *Hastings*.

OTTAWA, 22nd June, 1894.

To the Honourable

The Speaker of the House of Commons:

Honourable Sir,—On account of circumstances this day referred to by me in your hearing, I beg to hereby submit my resignation as Member for the Electoral District of the West Riding of *Hastings* in the House of Commons of *Canada*.

Yours faithfully,

H. CORBY [LS.]

Witnesses:

W. H. Montague. John Haggart.

Mr. Speaker also informed the House, That Henry Corby, Esquire, Member for the Electoral District of West Hastings, having resigned his seat in this House, he had issued his Warrant to the Clerk of the Crown in Chancery to make out a new Writ of Election for the said Electoral District.

The Petition of the Municipal Council of the United Counties of Northumberland and Durham, Ontario, presented on Friday last; praying the House to grant such substantial aid to the Industrial Exhibition Association of Toronto as will enable it to hold a Dominion Exhibition in that City in the year 1895, being read;

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Mr. Speaker said, That as the granting of the prayer of this Petition would involve the expenditure of Public money, it cannot be received.

On motion of Mr. Sutherland, seconded by Mr. Gillmor,

Ordered. That the Order referring Bill from the Senate, intituled: "An Act for "the relief of James St. George Dillon to the Select Standing Committee on Standing Orders, be discharged, and the said Bill be placed on the Order Paper for a second reading To-morrow.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the New York, New England and Canada Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Nova Scotia Steel Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass, Ordered, That the Clerk do carry the Bill to the Senate and desire their concurrence.

The Order of the Day being read, for the House in Committee on the Bill from the Senate, intituled: "An Act for the relief of Joshua Nicholas Filman;"

Mr. Mills (Annapolis) moved, seconded by Mr. Taylor, and the Question being put, That Mr. Speaker do now leave the Chair; the House divided: and it was resolved in the Affirmative.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

And the Question being put, That the Bill do pass; the House divided: and it was resolved in the Affirmative.

Ordered. That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The Order of the Day being read, for the House in Committee on the Bill from the Senate, intituled: "An Act for the relief of William Samuel Piper;"

Mr. Mills (Annapolis) moved, seconded by Mr. Taylor, and the Question being put, That Mr. Speaker do now leave the Chair; the House divided: and it was resolved in the Affirmative.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

And the Question being put, That the Bill do pass; the House divided: and it was resolved in the Affirmative.

Ordered. That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The Order of the Day being read, for the House in Committee on the Bill from the Senate, intituled: "An Act for the relief of Joseph Thompson;"

Mr. Mills (Annapolis) moved, seconded by Mr. Taylor, and the Question being put, That Mr. Speaker do now leave the Chair; the House divided: and it was

resolved in the Affirmative.

The House accordingly resolved itself into the said Committee, and, after some time spent therein Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

And the Question being put, That the Bill do pass; the House divided: and

it was resolved in the Affirmative.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The Order of the Day being read, for the House in Committee on the Bill from the Senate, intituled: "An Act for the relief of Orlando George Richmond Johnson;"

Mr. Metcalfe moved, seconded by Mr. Taylor, and the Question being put, That Mr. Speaker do now leave the Chair; the House divided: and it was resolved in the Affirmative.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

And the Question being put, That the Bill do pass; the House divided: and it

was resolved in the Affirmative.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House bath passed the same without any amendment.

On motion of Mr. Sutherland, seconded by Mr. Flint,

Resolved, That a Message be sent to the Senate, informing their Honours, That this House returns the Evidence, &c., taken before the Select Committee of the Senate on Divorce, to whom was referred the following Bills, viz.:—

Bill from the Senate, intituled: "An Act for the relief of Joshua Nicholas

" Filman."

Bill from the Senate, intituled: "An Act for the relief of William Samuel "Piner."

Bill from the Senate, intituled: "An Act for the relief of Joseph Thompson."
Bill from the Senate, intituled: "An Act for the relief of Orlando George Rich"mond Johnson."

Ordered, That the Clerk do carry the said Message to the Senate.

The Order of the Day being read, for resuming the adjourned Debate on the Question, which was on Friday last proposed, That the Amendments made by the Senate to the Bill, intituled: "An Act respecting the Calgary Irrigation Company," be now read a second time, and the same were again read, as follow:—

Page 1, line 41.—Leave out "fifty" and insert "twenty-five." Page 3, line 28.—After "constructed" insert Clauses A and B.

Clause A.

13. The directors may, by by-law, appoint one or more of their number as paid officer or officers of the Company.

Clause B.

14. Should the shareholders of the Company resolve that the interest of the Company would be best promoted by enabling one or more of the directors to act for the Company in any particular matter or matters, it shall be lawful for the directors after such resolution to confer such power on one or more of their number.

And the Question being again proposed:—The House resumed the said adjourned

Debate.

The first Amendment, being read a second time,

Mr. Davies moved, seconded by Mr. Welsh, and the Question being put, That this House disagrees to the said first Amendment, reducing the amount required to be paid on the subscribed Capital, before the Capital of the Company can be increased, from 50 to 25 per cent, because it is not right to permit the Capital Stock of a Company to be increased by the directors thereof while 75 per cent of the existing Capital is unpaid, and because such increase is calculated to promote unwise inflation and speculation and offers a bad precedent for future legislation:—It was resolved in the Affirmative.

The second Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath disagreed to the first, and have agreed to the second of their Amendments.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act to incorporate "The "Alliance of the Reformed Baptist Church of Canada, and the several churches "connected therewith," and the same were read, as follow:—

Page 1, line 24.—Leave out from "year" to "designated" and insert "or at

such other time and such place as are."

Page 1, line 27.—After "Bowers" insert "or any two of them."

Page 1, line 28.—After "meeting" insert "all sub-equent meetings of the

Alliance may be held at such time and place as are fixed by the Alliance."

Page 2, line 5.—Leave out from "4" to "and" in line 8, and insert "the Alliance may hold real estate not exceeding in value One hundred thousand dollars; and any local church may hold real estate not exceeding Fifty thousand dollars."

Page 2, line 19.—After "corporations" insert Clause A.

Clause A.

"6. The Alliance may make such by-laws, rules and regulations, not inconsistent with law and its rules of discipline, as it deems necessary and advisable for its own government, and may appoint such officers as are required, and define their duties; and any local church may make such by-laws, rules and regulations, not "inconsistent with law, for its government, as may be necessary, and appoint such officers as may be required, and define their duties."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

Sir John Thompson moved, seconded by Mr. Haggart, That this House will, Tomorrow, resolve itself into a Committee to consider certain proposed Resolutions respecting a drawback on manufactured goods to be exported.

Sir John Thompson, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General, having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Sir John Thompson moved, seconded by Mr. Haggart, That this House will, Tomorrow, resolve itself into a Committee to consider a certain proposed Resolution respecting the allowance to be granted to Supreme Court Judges who may retire after fifteen years' service.

Sir John Thompson, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General, having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the Day being read, for the second reading of the Bill further to amend the Acts respecting the North-west Territories.

Ordered, That the said Order be discharged.

Ordered, That the Bill be withdrawn.

Ordered, That Mr. Daly have leave to bring in a Bill further to amend the Acts respecting the North-west Territories.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Mr. Bergeron reported, from the Committee of the Whole House, to consider a certain proposed Resolution respecting the payment to be made to the Government of the Province of Quebec on account of the construction of the railway from Quebec to Ottawa, a Resolution which was read, as followeth:—

Resolved, That it is expedient to provide that, notwithstanding anything in Chapter eight of the Statutes of 1884, intituled: "An Act to authorize certain subsidies and grants for and in respect of the construction of the lines of railway therein mentioned," the Governor in Council may, at the request of the Government of the Province of Quebec, pay to the Treasurer of that Province the principal of either or both of the subsidies which by the said Act the Governor in Council was authorized to grant, on the terms therein set forth, to the Government of the said Province in consideration of their having constructed the railway from Quebec to Ottawa, that is to say: for the portion between Quebec and Montreal, 159 miles, a subsidy not exceeding \$6,000 per mile, nor exceeding in the whole \$954,000, and for the portion between Montreal and Ottawa, 120 miles, a subsidy not exceeding \$12,000 per mile, nor exceeding in the whole \$1,440,000.

The said Resolution, being read a second time, was agreed to.

Ordered, That Sir John Thompson have leave to bring in a Bill respecting certain subsidies granted to the Government of the Province of Quebec by Chapter eight of the Statutes of 1884.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

Mr. Bergeron reported, from the Committee of the Whole House, to consider a certain proposed Resolution respecting the distribution of a certain fund held by the Dominion in trust for the Provinces of Ontario and Quebec; and known as "The "Common School Fund," a Resolution which was read, as followeth:—

Resolved, That it is expedient to provide that the Governor in Council may, so soon as an agreement is reached between the Governments of the Provinces of Ontario and Quebec as to the manner in which the fund hereinafter referred to is to be divided and distributed between the said Provinces, or as soon as the manner of the distribution thereof is determined by the arbitrators appointed under the authority of Chapter 6 of the Statutes of 1891, should the question of the distribution thereof be referred to and determined by such arbitrators, pay to and divide between

the said Provinces, in the proportions agreed upon or determined by the arbitrators, and in full discharge of any further obligation or liability on the part of the Dominion, with respect to the said fund, the principal of a certain fund held by the Dominion in trust for the said Provinces and known as "The Common School Fund;" and that such payment shall divest the Dominion of the said trust and of any further liability or obligation in any way connected therewith or relating thereto.

The said Resolution, being read a second time, was agreed to.

Ordered, That Sir John Thompson have leave to bring in a Bill respecting the Common School Fund.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, proceeded to take into consideration the first Amendment disagreed to by the Senate to the Bill, intituled: "An Act to provide for "the better preservation of Game in the unorganized portions of the North-west "Territories of Canada," and the same were read, as follow:-

Page 1, line 9.—Leave out "Keewatin" and insert "Keewaydin."
Page 2, line 18.—Leave out "section" and insert "sections four and." Page 4, line 2.—After "committed" insert the following, as Clause 15:-

15. Every fine or penalty recovered under this Act shall belong to Her Majesty, and shall be deposited to the credit of the Receiver General on account of this Act, and may be applied, if necessary, towards any expenses which may be incurred in carrying out its provisions.

Page 5, line 11-After "purposes" insert "or to take with a view to domes-

tication.

Page 5, line 43.—After "God" insert the following, as Clause 24:—

24. The remuneration of game guardians, constables and any other person or persons employed to perform any duty imposed by this Act, or by any regulations under it, shall be determined by the Governor in Council, and shall be paid, as costs in each case, by the person or persons convicted of any violation of any of the provisions of this Act.

On motion of Mr. Daly, seconded by Mr. Haggart,

Resolved, That this House do not insist on their first Amendment.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House do not insist on their first Amendment.

The Order of the Day being read, for the second reading of the Bill to make further provision respecting Grants of Land to Members of the Militia Force on active service in the North-west;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill respecting the Seigniory of Sault St. Louis;

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill, from the Senate, intituled: "An Act to amend an Act relating to the custody of juvenile "offenders in the Province of New Brunswick;"

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Com-

mittee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, without any amendment.

The House, according to Order, resolved itself into a Committee on the Bill further to amend the Steamboat Inspection Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill further to amend the Act respecting Certificates to Masters and Mates of Ships, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the House again in the Committee of Supply;

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question

being proposed, That Mr. Speaker do now leave the Chair;

And a Debate arising thereupon;

And the Question being put on the Motion:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

In the Committee.

1. Resolved, That a sum not exceeding Two hundred and seventy-two thousand five hundred and nine dollars be granted to Her Majesty, for Government of the North-west Territories—Expenditure connected with Lieutenant Governor's office, \$10,575; Schools in unorganized districts, \$5,000; Incidental justice,&c., \$6,640; Addition to salary of Clerk of Legislative Assembly, \$400; Legal adviser, \$1,200; Regisstrars, \$18,160; Insane patients, Manitoba, \$30,000; Schools, clerical assistance, printing, &c., \$200,534, for the year ending 30th June, 1895.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to a Resolution.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed a Bill, intituled: "An Act respecting Insolvency," to

which they desire the concurrence of this House.

Also, the Senate have passed a Bill, intituled: "An Act respecting the Incor"poration and Regulation of Joint Stock Companies," to which they desire the concurrence of this House.

Also, the Senate have passed the Bill, intituled: "An Act to repeal the Home-

"stead Exemption Act," without any amendment.

Also, the Senate have passed the Bill, intituled: "An Act respecting the "Montreal Island Belt Line Railway Company," with several Amendments, to which they desire the concurrence of this House.

And also, the Senate have passed the Bill, intituled: "An Act further to "amend the North-west Territories Representation Act," with several Amendments,

to which they desire the concurrence of this House.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Ordered, That the Bill from the Senate, intituled: "An Act respecting Insol-"vency," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Ordered, That the Bill from the Senate, intituled: "An Act respecting the "Incorporation and Regulation of Joint Stock Companies," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act respecting the Speaker of the Senate;"

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act respecting Arrest, Trial and Imprisonment of Youthful " Offenders ;"

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported. That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The Order of the Day being read, for the second reading of the Bill further to amend the Consolidated Revenue and Audit Act;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same, without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill further to amend the Revised Statute respecting Interest;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to amend the Act respecting the incorporation of Boards " of Trade."

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved. That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, without any amendment.

The Order of the Day being read, for the second reading of the Bill further to amend the Culler's Act;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered. That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill respecting the utilization of the waters of the North-west Territories for irrigation and other

The Bill was accordingly read a second time; and committed to a Committee of

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to

Resolved. That this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House adjourned till To-morrow.

Tuesday, 26th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:-By Mr. Daly,—The Petition of Robert Monteith, Reeve, and others, of Turtle Mountain, County of Selkirk, Manitoba.

By Mr. Patterson (Huron),-The Petition of the Municipal Council of the

County of Huron, Ontario.

A Bill from the Senate, intituled: "An Act respecting the Speaker of the "Senate," was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act further to amend "the North-west Territories Representation Act," and the same were read, as follow:-

Page 1, line 10,-After "Act" insert Clause A.

Clause A.

"Section eighteen of the said Act is hereby amended, by adding thereto the "following subsection :-

"3. The Returning Officer shall not receive the nomination paper of any Mem-"ber of the Legislative Assembly of the North-west Territories."

Page 1, line 15.—After "Council" insert Clauses B, C and D.

Clause B.

" Section thirty-one of the said Act is hereby amended, by adding after the word "'and' in the second line thereof, the words 'two days.'"

Clause C.

"Section thirty-two of the said Act is hereby amended, by striking out the words "'on the day' in the fifth line thereof, and replacing the same by the words 'two days."

Clause D.

"Section thirty-three of the said Act is hereby amended, by leaving out all "after the word 'division' in the sixth line thereof."

Page 2, line 6,—After "twenty" insert "section twenty-eight."
Page 2, line 11,—After "twenty" insert "two."
Page 2, line 22,—After "application" insert "for a recount or final addition."
Page 2, line 23,—Leave out from "Act" to "shall" in line 24.
Page 2, line 26,—After "Territories" insert "and the application provided for "by the subsection added to the said section by section eleven of Chapter nineteen " of the Statutes of 1891, shall be made to the said court in banco."

Page 3, line 28,—After "forty-one" insert "forty-four."
The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the allowance to be granted to Supreme Court Judges who may retire after fifteen years' service.

(In the Committee.)

Resolved, That if any Judge has held the office of Judge of the Supreme Court of Canada for fifteen years, or the said office and that of Judge of the Exchequer Court, or the said office and that of Judge of one or more of the Superior Courts or of the Courts of Vice-Admiralty in any of the Provinces of Canada, for periods amounting together to fifteen years or upwards, and if such Judge has attained the age of seventy years and resigns his office, he shall, during the remainder of his life, continue to receive his full salary, which shall be payable to him in the same manner as it was payable at the time of his resignation: provided, however, that nothing herein shall apply to a Judge who has held the office of Judge of the Supreme Court of Canada for a period less than five years.

Resolution to be reported.

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question

being proposed, That the Report be received To-morrow,

Mr. Laurier moved, in amendment, seconded by Mr. Davies, That the word "To-morrow" be left out, and the words "this day six months," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Béchard,	Davies,	Langelier,	Pelletier,
Bernier,	Devlin,	Laurier,	Perry,
Borden,	Dupont,	Leduc,	Rider,
Bowers,	Fauvel,	Legris,	Rinfret,
Brodeur,	Flint,	Lépine,	Sanborn,
Brown,	Forbes,	Macdonald (Huron),	Scriver,
Bruneau,	Fraser,	Martin,	Tarte,
Carroll.	Geoffrion,	Mignault,	Vaillancourt,
Cartwright (Sir Richar	rd),Gillmor,	Mulock,	Welsh, and
Christie,	Guay,	O'Brien,	Yeo42.
Colter,	Harwood,		

NAYS:

Messieurs

	G 1 11	II	M.T (172
Amyot,	Corbould,	Hazen,	McLean (King's),
Bain (Soulanges),	Costigan,	Ives,	McLeod,
Baker,	Daly,	Kaulbach,	Mara,
Barnard,	Davin,	Kenny,	Patterson (Colchester),
Belley,	Davis,	Lachapelle,	Patterson (Huron),
Bergeron,	Desaulniers,	Langevin (Sir Hector),	Prior,
Bergin,	Dickey,	Leclair,	Robillard,
Blanchard,	Dugas,	Lippé,	Ross (Lisgar),
Bryson,	Earle,	Macdonald (King's),	Temple,
Cameron,	Grandbois,	McAlister,	Thompson (Sir John),
Caron (Sir Adolphe),	Grant (Sir James),	McDonald (Assiniboia),	White (Cardwell), and
Chesley,	Haggart,	McDonald (Victoria),	Wilmot.—51.
Cleveland,	Haslam,	McDougald (Pictou),	

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative. Ordered, That the Report be received To-morrow.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

- 1. Resolved, That a sum not exceeding One hundred and thirty-seven thousand one hundred and thirty-eight dollars and twenty-five cents be granted to Her Majesty, for Dominion Lands—Chargeable to Income:—Commissioner's salary, \$5,000; Superintendent of Mines' salary, \$3,200; Inspector of Agencies' salary, \$2,200; Secretary's salary, \$2,000; Assistant Secretary's salary, \$1,500; Homestead Inspectors' salaries, \$8,400; Dominion Lands and Crown Timber Agents' salaries, \$24,000; Salaries of clerks in Outside Service, Forest Rangers and Intelligence Officers, \$43,726.25; Travelling expenses of Inspector of Agencies, Homestead Inspectors and Superintendent of Mines, contingencies of Superintendent of Mines, Land Board, Dominion Lands and Crown Timber Agents and at Head Office; removal expenses, &c.; stationery and printing, and Half-breed Claims Commission expenses, \$40,180; To pay Members of the Board of Examiners of Dominion Land Surveyors, (The authority required by the Civil Service Act is hereby given for paying out of this vote such sums as may be required to pay for services of members of the Board who are also members of the Civil Service), \$1,000; Stationery, rent of rooms and contingent expenditure of Board of Examiners of Dominion Land Surveyors, \$200; To pay salaries of extra clerks at Head Office, Ottawa, advertising, copying, &c, \$5,000; To provide for the salary of one carpenter, \$732, for the year ending 30th June, 1895.
- 2. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, for Dominion Lands-Chargeable to Capital:-To provide for the amount required for surveys, examination of survey returns, printing of plans, &c., for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Fifty thousand dollars be granted to Her Majesty, for building and maintenance of Fish-breeding Establishments and Lobster Hatcheries, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, for Fishery Protection Vessels, for the year ending 30th June, 1895.

- 5. Resolved, That a sum not exceeding Twenty-five thousand five hundred dollars be granted to Her Majesty, to pay the following items, viz .: - Miscelianeous --Building fish-ways and clearing rivers, \$5,000; Legal and incidental expenses, \$5,000; Canadian Fishery Exhibit, \$1,000; Distributing Fishing Bounty, \$5,000; Oyster culture, \$7,500; International Fisheries Commission, \$2,000, for the year ending 30th June, 1895.
- 6. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty, for completion and construction of lighthouses and fog-alarms, for the year ending 30th June, 1895.
- 7. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for expenses of the Government in the District of Keewatin, for the year ending 30th June, 1895.
- 8. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, for maintenance of Keewatin and other lunatics chargeable to Keewatin, for the year ending 30th June, 1895.
- 9. Resolved, That a sum not exceeding One thousand five hundred dollars be

granted to Her Majesty, to meet expenditure in connection with "The Canada "Temperanc Act," for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, to compensate members of the North-west Mounted Police for injuries

received in the discharge of duty, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, to provide for the payment of Mr. Fabre's salaries and contingencies of his office, for the year ending 30th June, 1895.

12. Resolved, That a sum not exceeding Twenty thousand dollars be granted to Her Majesty, to meet cost of litigated matters—(Justice), for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to meet payments of Extra Clerks for services rendered in preparation of

Returns ordered by Parliament, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Survey, construction of roads, bridges and other necessary works in connection with the Hot Springs Reservation, near Banff Station, North-west Territories, for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for "Academy of Arts," for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to assist in the publication of the proceedings of the Royal Society, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to meet further amount required for plant for Printing Bureau, for the

year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, to meet cost of arbitration respecting the accounts between the Dominion of Canada and the Provinces of Ontario and Quebec. (Payments on account of services rendered may be made to members of the Civil Service, notwithstanding anything in the Civil Service Act), for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Six thousand three hundred dollars be granted to Her Majesty, to provide for survey of bed of Straits of Northumberland,

for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Forty-five thousand dollars be granted to Her Majesty, towards the expenses of determining the boundary line between Canada and the United States of America between the southernmost point of Prince of Wales Island and the 141st meridian of west longitude, and in Passamaquoddy Bay, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for classification of old records of Canada in Office of the Privy Council,

for the year ending 30th June, 1895.

22. Resolved. That a sum not exceeding Five hundred dollars be granted to Her Majesty, to cover expenses of taking evidence concerning the Public Accounts, and reporting the same to the Auditor General under authority of Section 57 of the Consolidated Revenue and Audit Act; and to pay for legal advice to the Auditor General and assistance to him in estimating the value of printing for the Returning Officers and others, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Wednesday morning;

Wednesday, 27th June, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

And then The House, having continued to sit till six minutes after Twelve of the Clock on Wednesday morning, adjourned till this day.

Wednesday, 27th June, 1894.

PRAYERS.

Mr. Girouard (Jacques Cartier), from the Select Standing Committee on Privileges and Elections, to which was referred certain charges preferred against Arthur J. Turcotte, Esquire, Member for the Electoral District of Montmorency, present as their Third Report the following Resolution, which was unanimously adopted at their meeting this day:—

Resolved, That the evidence taken before the Select Standing Committee on Privileges and Elections, and also, the following enumerated letters, documents, &c., filed as exhibits, be printed; and that Rule 94 of this House be suspended in

relation thereto:-

1. Agreement between A. J. Turcotte and J. B. Provost.

Letter from J. B. Provost to the Editor of L'Evénement.
 Letter from R. Duchesnay, D.A.G., to J. B. Provost.

4. Deed of the registration of the firm of Messieurs Turcotte & Provost.

5. do of the dissolution of the said partnership.

6. do of the formation of the firm of Messieur's Turcotte, Provost & Co.

7. do of the dissolution of that firm of partnership.

8. do of the registration of the firm of Messieurs A. J. Turcotte & Co. 9. do of dissolution of partnership of Messieurs Turcotte & Provost.

10. Procuration A. J. Turcotte à O. E. Larose.

11. Letter from J. U. Gregory to O. E. Larose.

- 12. Accepted tenders of J. B. Provost for supplying potatoes and groceries, dated 1891 and 1892.
- 13. Deed of sale from J. B. Provost to O. E. Larose.

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 21st March, 1894, for copies of all Petitions, memorials and correspondence, in reference to the appeal made in the name of the Roman Catholic minority of the Province of Manitoba, in reference to the School laws of that Province; also, copies of reports to and Orders in Council in reference to the same; also, copies of the case submitted to the Supreme Court of Canada respecting aforesaid appeal, and including factums and all materials in connection therewith, and copies of all judgments rendered and answers given by said Court on or to the questions referred to them. (Sessional Papers, No. 40c.)

On motion of Mr. Girouard (Jacques Cartier), seconded by Mr. Grandbois, Resolved, That this House doth concur in the Third Report of the Select Standing Committee on Privileges and Elections.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Resolved, That when the House adjourns this day, it do stand adjourned until Friday next, at Three o'Clock, P.M.

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, That this House will, on Friday next, resolve itself into a Committee to consider a certain proposed Resolution respecting the Court of Queen's Bench and the Superior Court in the Province of Quebec.

Sir John Thompson, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, on Friday next, resolve itself into the said Committee.

The Order of the Day being read, for the second reading of the Bill respecting the Inspection of Electric Light:

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House, at this sitting, do resolve itself into the said Committee.

The Order of the Day being read, for the second reading of the Bill respecting the Units of Electrical Measure;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Inspection of Electric Light, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved. That this House will, at its next sitting, again resolve itself into the

said Committee.

The House, according to Order, again resolved itself into a Committee on the Bill respecting the utilization of the waters of the North-west Territories for Irrigation and other purposes, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress. and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act respecting the Montreal "Island Belt Line Railway Company," and the same were read, as follow:—
Page 2, line 46,—After "Montreal" insert "and in the Towns of St. Cunegonde

" and St. Henri."

Page 9, line 10,—Leave out "or."

Page 9, line 11,-After "Company" insert "the Montreal Street Railway "Company and the Montreal Park and Island Railway Company."

Page 9, line 35,—After "if" leave out "the railway" and insert "the whole " of the undertaking."

Page 9, line 39,—Leave out "railway" and insert "undertaking." The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Three hundred and twelve thousand five hundred dollars be granted to Her Majesty, for Intercolonial Railway, as follow:— Increased accommodation at Halifax, \$53,000; Rolling stock, \$10,000; Construction, original, \$2,000; St. Charles Branch, \$17,000; Indiantown Branch, \$3,000; Extension North Sydney Branch to Deep Water, \$20,000; Increased accommodation at Moncton, \$7,500; Branch from or near Bedford to Dartmouth, \$198,000; Increased accommodation at Ferona, \$2,000, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Nine hundred and twenty-four thousand four hundred dollars be granted to Her Majesty, for Customs—Salaries and Contingent Expenses of the several Ports:—In the Province of Nova Scotia, \$111,470; New Brunswick, \$92,035; Prince Edward Island, \$19,225; Quebec, \$215,175; Ontario \$299,850; Manitoba, \$34,900; North-west Territories, \$4,900; British Columbia, \$62,195; Provinces generally—To cover any unforeseen changes it may appear necessary to make in staff, \$5,000; Salary and travelling expenses of Inspectors of Ports and travelling expenses of other officers on inspection, \$21,350; Board of Customs and Outside Detective Service—To meet expenditure in connection therewith, including \$400, salary of Commissioner of Customs, as Chairman of the Board, \$26,150; Customs Laboratory—To meet expenditure in connection with the testing of molasses, &c., including pay of officers appointed or employed for that purpose, \$5,150; Miscellaneous—Day books, ledgers, book-binding, printing, and stationery, subscriptions to commercial papers, flags, dating stamps, locks, instruments, &c., for various ports of entry and for legal expenses, \$15,000; To provide for expenses of maintenance of Government cruiser "Constance," for preventive service on Lower St. Lawrence, \$12,000, for the year ending 30th June, 1895.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, on Friday next.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, on Friday next, again resolve itself into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate by their Clerk, as followeth:—

The Senate have agreed to the Amendments made by this House to the following Bills:—

Bill intituled: "An Act to amend and consolidate the Acts relating to the "Harbour Commissioners of Montreal."

Bill intituled: "An Act further to amend the Revised Statutes, Chapter seventy-

"seven, respecting the Safety of Ships."

Bill intituled: "An Act respecting the Manitoba and North-western Railway Company of Canada."

Bill intituled: "An Act respecting the Canada Southern Railway Company."

Also, the Senate doth not insist on its first Amendment to the Bill, intituled:
"An Act respecting the Calgary Irrigation Company."

And then The House adjourned until Friday next, at Three o'Clock, P.M.

Friday, 29th June, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Rosamond,—The Petition of the Municipal Council of the County of Grey; and the Petition of Samuel Wilson, Reeve, and others, of Bathurst, &c., County of Lanark, all of Ontario.

By Mr. Proulx,—The Petition of John B. Barrett and others, of South Plantage-

net, County of Prescott, Ontario.

By Mr. Fairbairn,—The Petition of the Municipal Council of the County of Victoria, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Robert Monteith, Reeve, and others, of Turtle Mountain, County of Selkirk, Manitoba; and of the Municipal Council of the County of Huron, Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Thirteenth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz.:-

Bill respecting the Montreal Park and Island Railway Company.

Bill respecting Ordinance No. 32 of 1893, of the Northwest Territories, empowering the Municipality of the Town of Edmonton to construct and operate a Tramway;—and

Bill to incorporate the Pontiac and Ottawa Railway Company.

And the following Bill without amendment, viz.:-

Bill respecting the Cobourg, Northumberland and Pacific Railway Company.

Mr. Wallace presented,—Return to an Order of this House, dated 21st May, 1894, for a Return of the Order, minute or direction authorizing the Collector of Customs at Woodstock, Ontario, to admit free of duty certain goods consisting of vestments or other church articles for the use of the Roman Catholic Church at Woodstock, consigned to the Reverend Father Brady, of Woodstock, in the month of February, 1894.

1. The decision upon which the Collector acted in admitting such goods free of

duty.
2. All correspondence between the Controller of Customs or other person in the

Department of Customs relating thereto.

3. Copies of the letters and correspondence which passed between the Reverend J. C. Farthing, of Woodstock, and the Controller of Customs, with reference to the admission of such goods and the alleged unfairness with which Mr. Farthing had been treated on the importation by him of a similar class of goods for the use of the Anglican Church at Woodstock, of which he is Rector.

4. And if a duty has since been exacted upon the said articles, or any of them, a copy of the entry or minute in respect thereto and the amount of duty paid

thereon. (Sessional Papers, No. 92.)

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 7th May, 1894, for a Return showing:—

1. How much timber has been disposed of in Townships 1, 2, 3 and 4, in Ranges 14, 15, 16 and 17 east of 1st principal meridian, and also, on the Whitemouth River.

To whom said timber has been disposed of.
 In what way said timber has been disposed of.

4. Prices realized for same.

5. Copies of all advertisements in connection with same, with names of newspapers in which same appeared and dates of insertion.

6. How much timber still remains undisposed of in said Townships. (Sessional

Papers, No. 79b.)

Also, Return to an Order of this House, dated 7th May, 1894, for a Return showing the names of all persons appointed to act as what are known as return-men, in connection with immigration work, the period during which each worked, the amount of money paid to each, the names of the settlers brought to Canada by each return-man, and the places in which such settlers were located; also, Statement showing what arrangements are made with these return-men. (Sessional Papers, No. 93.)

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Supple mentary Return to an Address to His Excellency, dated 7th May, 1894, for copies of all Letters, proposals, cablegrams, and correspondence since the 1st January, 1890, between the Government and any Member thereof and any person, firm or company in relation to establishing a fast Atlantic steamship line between Canada and Great Britain, and also, a line between Canada and France, and in relation to the subsidies for such services asked for or proposed to be given by the Government, and any draft or completed contracts for such steamship service. (Sessional Papers, No. 84a.)

Sir Charles Hibbert Tupper, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 28th May, 1894, for a Return showing the date on which the steamer "Stanley" commenced running hetween Charlottetown, Prince Edward Island, and Pictou, Nova Scotia; the date said steamer commenced running between Georgetown, Prince Edward Island, and Pictou; how many trips were made; the date of each trip; how many mail bags were carried each trip; the date at which said steamer stopped carrying mails; the number of passengers and the amount of freight carried to and from Prince Edward Island; the amount of expenses and revenue for the winter 1893-94, in connection with said service. Sessional Papers, No. 94.)

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Resolved, That when the House adjourns this day, it shall stand adjourned until Tuesday, the third July, at Three o'Clock, P.M.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the Superior Court in the Province of Quebec.

(In the Committee.)

Resolved, That it is expedient to provide, with respect to the Superior Court in the Province of Quebec, that if the Chief Justice resides at Quebec, the Judge residing at Montreal who is appointed by the Governor General in Council to perform the duties of Chief Justice in the District of Montreal, as it is comprised and defined for the Court of Review, or, if the Chief Justice resides at Montreal, the Judge residing at Quebec who is appointed by the Governor General in Council to perform the duties of Chief Justice in the District of Quebec, as it is comprised and defined for the Court of Review, shall receive, in addition to his other salary, \$1,000.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Denison, reported, That the Committee had come to a Resolution.

Ordered, That the Report be received on Tuesday next.

The House, according to Order, again resolved itself into a Committee on the Bill respecting the utilization of the waters of the North-west Territories for Irrigation and other purposes, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be read the third time at the next sitting of the House.

The Order of the Day being read, for the second reading of the Bill respecting certain subsidies granted to the Government of the Province of Quebec by Chapter eight of the Statutes of 1884;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved. That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time at the next sitting of the House.

The Order of the Day being read, for the second reading of the Bill respecting the Common School Fund;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Com-

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time at the next sitting of the House.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read as follow:—

- 1. Resolved, That a sum not exceeding One hundred and sixty three thousand eight hundred dollars be granted to Her Majesty, for Charges of Management:—Inspector, \$1,700; Office of the Assistant Receiver General, Toronto, \$7,100; Office of the Assistant Receiver General, Montreal, \$5,600; Office of the Assistant Receiver General Halifax, \$8,300; Office of the Assistant Receiver General, Receiver General, St. John, \$6,600; Office of the Assistant Receiver General, Winnipeg, \$5,600; Office of the Assistant Receiver General, Victoria, \$4,000; Office of the Assistant Receiver General, Victoria, \$4,000; Office of the Assistant Receiver General, Charlottetown, \$4,000; County Savings Banks, New Brunswick, Nova Scotia and Prince Edward Island—Salaries, \$11,100, Contingencies, \$1,750; Commission for payment of Interest on Public Debt, purchase of Sinking Funds and transfer of Stock, \$30,350; brokerage on purchases for Sinking Funds, \$5,200; English Bill Stamps, Postage, Telegrams, &c., \$4,000; Expenses in connection with the issue and redemption of Notes, \$5,000; Printing Notes, \$50,000; Printing, advertising, inspection, expressage and miscellaneous charges, including commutation of Stamp duty, \$12,500, for the year ending 30th June, 1895.
- 2. Resolved, That a sum not exceeding Ten thousand eight hundred and sixty-two dollars and fifty cents be granted to Her Majesty, for the Governor General's Secretary's Office, for the year ending 30th June, 1895.

- 3. Resolved, That a sum not exceeding Thirty-two thousand three hundred and seventy-five dollars be granted to Her Majesty, for the Office of the Queen's Privy Council for Canada, for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Twenty-four thousand and fifty-five dollars be granted to Her Majesty, for the Department of Justice, including \$600 allowance for the Private Secretary of the Solicitor General, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Six thousand five hundred and twentyfive dollars be granted to Her Majesty, for the Department of Justice, Penitentiaries

Branch, for the year ending 30th, June, 1895.

6. Resolved, That a sum not exceeding Forty-three thousand eight hundred and fifty dollars be granted to Her Majesty, for the Department of Militia and Defence, including \$700 to Mr. C. E. Panet, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.
7. Resolved, That a sum not exceeding Forty-three thousand one hundred dollars

be granted to Her Majesty, for the Department of Secretary of State, for the year

ending 30th June, 1895.

- 8. Resolved, That a sum not exceeding Twenty-seven thousand four hundred and twenty-nine dollars and fifty cents be granted to Her Majesty, for the Department of Printing and Stationery, including \$800 to Mr. F. J. Farrell, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.
- 9. Resolved, That a sum not exceeding One hundred and two thousand, three hundred and forty-four dollars be granted to Her Majesty, for the Department of the Interior, for the year ending 30th June, 1895.
- 10. Resolved, That a sum not exceeding Nine thousand nine hundred and twelve dollars and fifty cents be granted to Her Majesty, for the office of the Comptroller of the North-west Mounted Police, for the year ending 30th June, 1895.
- 11. Resolved, That a sum not exceeding Fifty-one thousand three hundred and sixty-seven dollars and fifty cents be granted to Her Majesty, for the Department of Indian Affairs, for the year ending 30th June, 1895.
- 12. Resolved, That a sum not exceeding Twenty-seven thousand one hundred and twenty-two dollars and fifty cents be granted to Her Majesty, for the office of the Auditor General, for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Forty-nine thousand seven hundred and forty-two dollars and fifty cents be granted to Her Majesty, for the Department of Finance and Treasury Board, for the year ending 30th June, 1895.
- 14. Resolved, That a sum not exceeding Thirty-six thousand six hundred and sixty-two dollars and fifty cents be granted to Her Majesty, for the Department of Customs, including \$600 allowance for the Private Secretary of the Controller of Customs, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.
- 15. Resolved, That a sum not exceeding Thirty-nine thousand nine hundred and sixty-two dollars and fifty cents be granted to Her Majesty, for the Department of Inland Revenue, including \$600 allowance for the Private Secretary of the Controller of Inland Revenue, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Two hundred and twelve thousand eight hundred and fifty dollars be granted to Her Majesty, for the Post Office

Department, for the year ending 30th June, 1895.

- 17. Resolved, That a sum not exceeding Fifty-three thousand five hundred and twelve dollars and fifty cents be granted to Her Majesty, for the Department of Agriculture, including \$912.50 each to Messieurs J. Skead and E. R. Dewhurst, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.
- 18. Resolved, That a sum not exceeding Fifty-two thousand nine hundred and ninety-two dollars and fifty cents be granted to Her Majesty, for the Department of

Marine and Fisheries, including \$500 to Mr. L. J. Burpee, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1895.

- 19. Resolved, That a sum not exceeding Fifty-one thousand and fifty-five dollars be granted to Her Majesty, for the Department of Public Works, for the year ending 30th June, 1895.
- 20. Resolved, That a sum not exceeding Fifty thousand four hundred and twelve dollars and fifty cents be granted to Her Majesty, for the Department of Railways and Canals, for the year ending 30th June, 1895.
- 21. Resolved, That a sum not exceeding Fifty-one thousand nine hundred and twenty-five dollars be granted to Her Majesty, for the Department of Geological Survey, for the year ending 30th June, 1895.
- 22. Resolved, That a sum not exceeding Seven thousand four hundred and fifty dollars be granted to Her Majesty, for the Department of Trade and Commerce, for the year ending 30th June, 1895.
- 23. Resolved, That a sum not exceeding Eight thousand six hundred and fifty dollars be granted to Her Majesty for the office of the High Commissioner for Canada—Salaries, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding Ten thousand seven hundred and fifty dollars be granted to Her Majesty, for Contingencies, rent and insurance on office, income tax, fuel, light, stationery, &c., and the amount (\$2,000) required towards the contingent expenses (water, light, fuel, carriage hire and railway fare) of the High Commissioner, and \$1,200 for contingencies (rates, taxes, insurance, ground rent, &c.) of the official residence, including the income tax on the High Commissioner's salary, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Two thousand six hundred and fifty dollars be granted to Her Majesty, for Post Office Department—Amount required to pay those officers of the Savings Bank Branch engaged in the balancing of and computing interest on depositors' accounts, to 30th June, 1894, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, Amount required for salaries of Board of Examiners and other expenses under the Civil Service Act, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Thirteen thousand five hundred dollars be granted to Her Majesty, for Contingencies, Governor General's Secretary's Office, viz.:—Clerical and other assistance, \$1,400; Printing, \$250; Stationery, \$700; Sundries, \$11,150, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for Contingencies—Queen's Privy Council for Canada—Clerical and other assistance, \$2,000; Printing, \$2,000; Stationery, \$1,000; Sundries, \$5,000, for the year ending 30th June, 1895,

6. Resolved, That a sum not exceeding Nine thousand dollars be granted to Her Majesty, for the Department of Justice, Penitentiaries Branch:—Clerical and other assistance, \$2,900; Printing, \$1,500; Stationery, \$2,000; Sundries, \$2,600, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, for Contingencies—Department of Militia and Defence, viz.:—Clerical and other assistance, \$1,825; Printing, \$1,200; Stationery, \$1,400; Sundries, \$3,575, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Contingencies—Department of Secretary of State, viz.:—Clerical and other assistance, \$1,600; Printing, \$600; Stationery, \$1,200; Sundries, \$3,600, for the year ending 30th June, 1895.

- 9. Resolved, That a sum not exceeding Four thousand two hundred dollars be granted to Her Majesty, for Contingencies—Department of Printing and Stationery, viz.:—Clerical and other assistance, \$1,200; Printing, \$600; Stationery, \$600; Sundries, \$1,800, for the year ending 30th June, 1895.
- 10. Resolved, That a sum not exceeding Nineteen thousand eight hundred dollars be granted to Her Majesty, for Contingencies—Department of the Interior, viz.:—Clerical and other assistance, \$1,800; Printing, \$6,000; Stationery, \$4,500; Sundries, \$7,500, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, for Contingencies—Department of Indian Affairs, viz.:—Clerical and other assistance, \$1,800; Printing, \$1,550; Stationery, \$1,500; Sundries, \$3,150, for the year ending 30th June, 1895.

12. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, for Contingencies—Office of the Auditor General, viz.:—Clerical and other assistance, \$1,800; Printing, \$650; Stationery, \$600; Sundries,

\$450, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Seven thousand five hundred dollars be granted to Her Majesty, for Contingencies—Department of Finance and Treasury Board, viz.:—Clerical and other assistance, \$1,000; Printing, \$1,600; Stationery, \$700; Sundries, \$4,200, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Contingencies—Department of Customs, viz.:—Clerical and other assistance, \$1,700; Printing, \$800; Stationery, \$1,500; Sundries, \$3,000, for the

year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Contingencies—Department of Inland Revenue, viz.:—Clerical and other assistance, \$1,50; Printing, \$750; Stationery, \$1,000; Sundries, \$3,750, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Contingencies—Department of Public Works, viz.:—Printing, \$1,500; Stationery, \$1,400; Sundries, \$4,100, for the year ending 30th June, 1895.

- 17. Resolved, That a sum not exceeding Forty thousand dollars be granted to Her Majesty, for Contingencies—Post Office Department, viz.:—Clerical and other assistance, \$18,800; Printing, \$12,600; Stationery, \$4,100; Sundries, \$4,500, for the year ending 30th June, 1895.
- 18. Resolved, That a sum not exceeding Eighteen thousand five hundred dollars be granted to Her Majesty, for Contingencies—Department of Agriculture, viz.:—Clerical and other assistance, \$11,000; Printing, \$2.300; Stationery, \$1,200; Sundries, \$4,000, for the year ending 30th June, 1895.
- 19. Resolved, That a sum not exceeding Ten thousand five hundred dollars be granted to Her Majesty, for Contingencies—Department of Marine and Fisheries, viz.:—Clerical and other assistance, \$2,000; Printing \$5,000; Stationery, \$1,500; Sundries, \$2,000, for the year ending 30th June, 1895.
- 20. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, for Contingencies—Department of Railways and Canals, viz.: Printing, \$2,000; Stationery, \$4,000; Sundries, \$2,000, for the year ending 30th June, 1895.
- 21. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Contingencies—Department of Trade and Commerce—Sundries, for the year ending 30th June, 1895.
- 22. Resolved, That a sum not exceeding Twenty-eight thousand five hundred dollars be granted to Her Majesty, for care and cleaning Departmental buildings, including amount, \$100, required to pay for firing the noon gun, which amount may be paid to a member of the Civil Service, notwithstanding anything to the contrary in the Civil Service Act, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding One thousand seven hundred and fifty dollars be granted to Her Majesty, for Contingencies:-Printing Bureau, cleaning, &c., for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:-

1. Resolved, That a sum not exceeding Fifty-nine thousand two hundred dollars be granted to Her Majesty, for Administration of Justice: -Miscellaneous expenditure. including North-west Territories, \$37,000; Salary of two Judges, District Court of Montreal, at \$3,000, \$6,000; Travelling expenses of Judges in the North-west Territories, \$3,000; Circuit allowances, British Columbia, \$7,000; Travelling allowances, Court of Queen's Bench and County Court Judges, Manitoba, \$2,500; Circuit allowances to Judges ad hoc, \$500; To pay two Official Arbitrators \$1,000 each, \$2,000; Travelling expenses of Official Arbitrators, \$500; Expenditure under Cap. 181,

R.S.C., \$700, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Nineteen thousand dollars be granted to Her Majesty, for the Supreme Court of Cannda:—The Reporter, \$2,400; The Assistant Reporter, 1st Class Clerk, \$1,500; Clerk in the office of the Registrar, 3rd Class Clerk, \$1,000; Second Clerk in the office of the Registrar, 3rd Class Clerk, \$650; Librarian, \$1,000; Caretaker, \$700; Three Messengers at \$500 each, \$1,500; Contingencies and disbursements, Judges' travelling expenses, also, salaries of officers (Sheriff, Registrar as Editor and Publisher of Reports, Usher, &c.), and \$300 for books for Judges, \$3,500; Printing, binding and distributing the Supreme Court Reports, \$2,750; For the purchase of Law Books and works of reference for

the Supreme Court Library, \$4,000, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Ten thousand three hundred and ninety-two dollars and fifty cents be granted to Her Majesty, for the Exchequer Court of Canada: -2nd Class Clerk, \$1,350; 3rd Class Clerk, \$950; 3rd Class Clerk, \$450; Messenger, \$367.50; Contingencies, Judges' and Registrar's travelling expenses, salary of Sheriffs, printing, stationery, &c., and \$50 for Judges' books, \$4,000; Printing, binding and distributing Exchequer Court Reports, \$1,000; Additional to Registrar as Editor and Publisher of Reports, \$300; To pay increase of salary to Mr. L. A. Audette, from 1st July, 1894, to 30th June, 1895, \$175; Salary of Registrar in Admiralty, Quebec, \$666.66; Salary of Marshal in Admiralty, Quebec, \$333.34; To provide accommodation when necessary for Exchequer Court in Admiralty, \$300; Travelling allowance for Local Judges and other officers, \$500, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Twenty-two thousand dollars be granted

to Her Majesty, for Dominion Police, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Ninety-eight thousand eight hundred and seventy-five dollars and eighty-six cents be granted to Her Majesty, for St. Vincent de Paul Penitentiary, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Forty-six thousand five hundred and thirty-seven dollars be granted to Her Majesty, for Dorchester Penitentiary, for the

year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Forty-eight thousand nine hundred and fifty-seven dollars and sixty-five cents be granted to Her Majesty, for Manitoba Penitentiary, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Fifty-two thousand three hundred and sixty-eight dollars and thirty-five cents be granted to Her Majesty, for British

Columbia Penitentiary, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Thirteen thousand seven hundred and eighty-nine dollars and sixty-five cents be granted to Her Majesty, for Regina Jail, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

- Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—
- 1. Resolved, That a sum not exceeding Sixty-one thousand six hundred and eighty-eight dollars be granted to Her Majesty, for Salaries and Contingent expenses of the Senate, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Two thousand dollars be granted to Her

Majesty, for salary of the Deputy Speaker, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Seventy-one thousand six hundred and twelve dollars and fifty cents be granted to Her Majesty, for Salaries—House of Commons, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Thirteen thousand six hundred dollars be granted to Her Majesty, for expenses of Committees, Sessional and Extra Clerks,

&c., for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Twenty-three thousand one hundred dollars be granted to Her Majesty, for Contingencies—House of Commons, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Forty thousand dollars be granted to

Her Majesty, for publishing "Debates," for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Thirty-four thousand one hundred and eighty-two dollars and fifty cents be granted to Her Majesty, to meet estimate of Serjeant-at-Arms, House of Commons, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Two hundred thousand dollars be granted to Her Majesty, to meet amount required for revision of Voters' List, for the year

ending 30th June, 1895.

9. Resolved, That a sum not exceeding Two thousand five hundred dollars be granted to Her Majesty, for Contingent expenses in connection with the Voters' List, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Seventeen thousand one hundred and sixty-two dollars and fifty cents be granted to Her Majesty, to pay Salaries of

the Officers of the Library, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Fifteen thousand eight hundred dollars be granted to Her Majesty, to pay the following items, viz.:—Books for the General Library, including binding, &c., \$12,000; Books for the Library of American History, \$1,000; Contingencies, \$2,800, for the year ending 30th June, 1895.

12. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for printing, binding and distributing the laws, for the year ending 30th

June, 1895.

13. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, for printing, printing paper and binding, for the year ending 30th

June, 1895.

- 14. Resolved, That a sum not exceeding Two thousand four hundred dollars be granted to Her Majesty, to pay the following Pensions, viz.:—For amount of Annuity to Lady Cartier, \$1,200; Mrs. Delaney, \$400; Mrs. Gowanlock, \$400; Miss Harriet Fraser, \$250; Mr. Roderick Fraser, \$150, for the year ending 30th June, 1895.
- 15. Resolved, That a sum not exceeding Three thousand one hundred and forty-seven dollars and fifty cents be granted to Her Majesty, to pay Pensions payable on

account of Fenian raid, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding One hundred and eighty dollars be granted to Her Majesty, to meet probable amount required for veterans of the war of 1812, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding Three hundred and eighty-nine dollars and twenty cents be granted to Her Majesty, as compensation to Pensioners in

lieu of land, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Twenty-three thousand dollars be granted to Her Majesty, to pay Pensions payable to Militiamen on account of Rebellion of 1885, for the year ending 30th June, 1895.

- 19. Resolved, That a sum not exceeding Three thousand three hundred and sixty-seven dollars and seventy-eight cents be granted to Her Majesty, for Pensions payable to Mounted Police, Prince Albert Volunteers and Police Scouts on account of Rebellion of 1885, for the year ending 30th June, 1895.
- 20. Resolved, That a sum not exceeding Ninety-two thousand dollars be granted to Her Majesty, for Canadian Pacific Railway, as follow:—Construction, \$2,000; To pay for work done under award, \$90,000, for the year ending 30th June, 1895.
- 21. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, to authorize payment of costs of litigation in connection with construction of railways and canals, which expenditure is to be charged against the particular works interested, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Seven hundred and fifty thousand dollars be granted to Her Majesty, for Soulanges Canal, for the year ending 30th June,

1895.

23. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, for Rapide Plat Canal, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding One hundred and fifty thousand dollars be granted to Her Majesty, for Galops Canal, for the year ending 30th June, 1895. The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding Six thousand dollars be granted to Her

Majesty, for Archives, for the year ending 30th June, 1895.

- 2. Resolved, That a sum not exceeding Nine thousand two hundred and fifty dollars be granted to Her Majesty, for Patent Record printing and engraving, for the year ending 30th June, 1895.
- 3. Resolved, That a sum not exceeding One thousand eight hundred dollars be granted to Her Majesty, for collection and compilation of Criminal Statistics (Cap. 60, R.S.C.), for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Three thousand two hundred dollars be granted to Her Majesty, for Statistics, printing Year-book and Statistical Record of Canada, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty, for St. Lawrence River and Canals, for the year ending 30th June, 1895.

- 6. Resolved, That a sum not exceeding Thirteen thousand seven hundred dollars be granted to Her Majesty, to pay the following items, viz.:—Welland Canal, \$10,000; Welland Canal land damages, Grand River, \$3,700, for the year ending 30th June, 1895.
- 7. Resolved, That a sum not exceeding Fifteen thousand dollars be granted to Her Majesty, for Murray Canal, for the year ending 30th June, 1895.
- 8. Resolved, That a sum not exceeding Seventy-three thousand dollars be granted to Her Majesty, for Trent Canal, for the year ending 30th June, 1895,
- 9. Resolved, That a sum not exceeding Two hundred thousand dollars be granted to Her Majesty, for Sault Ste. Marie Canal, for the year ending 30th June, 1895.
- 10. Resolved, That a sum not exceeding One hundred and fifteen thousand five hundred dollars be granted to Her Majesty, for Lachine Canal, for the year ending 30th June, 1895.
- 11. Resolved, That a sum not exceeding One hundred and twenty-five thousand dollars be granted to Her Majesty, for Lake St. Louis Channel, for the year ending 30th June, 1895.
- 12. Resolved, That a sum not exceeding Twelve thousand nine hundred dollars be granted to Her Majesty, for Lachine Canal, as follow:—Reconstruction of workshops, sheds and warehouses, Montreal, \$10,900; To enlarge electric light station, Montreal. \$2,000, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Thirty-three thousand three hundred dollars be granted to Her Majesty, for Welland Canal, as follow:—Overhauling

superstructure piers at *Dalhousie*, &c., \$15,000; To clean and deepen back ditch on south side of feeder, \$3,000; To form outlet for draininge at feeder junction, \$3,000; To take down and rebuild wall at *Hoover's* culvert, \$6,500; To take down and rebuild wall of raceway of lock No. 25, \$5,800, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Three thousand two hundred and fifty dollars be granted to Her Majesty, for Chambly Canal, as follow:—To complete fences in front of farms along canal, \$750; To build rubble wall along highway, \$2,500, for

the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Two thousand five hundred dollars be granted to Her Majesty, to repair south channel piers, Ste. Anne's lock, for the year

ending 30th June, 1895.

- 16. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, for Carillon and Grenville Canal, viz.:—To pay for land damages, and services of valuators, \$1,000; To repair canal bank, \$2,500, for the year ending 30th June, 1895.
- 17. Resolved, That a sum not exceeding Nine thousand dollars be granted to Her Majesty, for repairs and dredging Trent Valley Canal, for the year ending 30th June, 1895.
- 18. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, towards building steel bridge above lock 14, Valleyfield, for the year ending 30th June, 1895.
- 19. Resolved, That a sum not exceeding Thirty-two thousand six hundred dollars be granted to Her Majesty, for St. Peter's Canal, as follow:—Towards reconstructing west wall, \$600; To repair mitre sills, gates, floor and lock, \$32,000, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, towards settlement of claims and removing obstructions— Culbute Canal, for

the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Twenty thousand six hundred dollars be granted to Her Majesty, to pay the following Miscellaneous items, viz.:—Miscellaneous works not provided for, \$5,000; Arbitrations and awards, \$4,000; Surveys and inspections—Canals,\$3,000; Surveys and inspections—Railways,\$5,000; Railway statistics, \$1,600; To provide for salaries of extra clerks and copyists other than those who have passed the Civil Service examinations, anything in the Civil Service Act to the contrary notwithstanding, \$2,000, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Five hundred and twenty-three thousand six hundred and fifty dollars be granted to Her Majesty, for repairs and work-

ing expenses—Canals, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Fifty-eight thousand dollars be granted to Her Majesty, for Canals, as follow:—Salaries and contingencies, canal offices, \$43, 00; Additional pay to persons permanently employed "in the public service," and remuneration to any other persons for services rendered for or in connection with passing vessels through the canals of the Government of Canada from midnight on Saturdays to midnight on Sundays, notwithstanding anything in the Civil Service Act to the contrary, \$15,000, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Three million, five hundred and thirty-four thousand three hundred and forty dollars be granted to Her Majesty, for "Post Office," as follow, viz.:—Mail service, \$2,125,000; Salaries and allowances, \$1,202,-220; Miscellaneous, \$207,120, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions;

which were read, as follow:-

1. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, to pay the following items, viz.:—Experimental farms, maintenance, \$75,000; Experimental farms, dairy branch, \$25,000, for the year ending 30th June, 1895.

- 2. Resolved, That a sum not exceeding Thirty-six thousand dollars be granted to Her Majesty, to enable dairy commissioner to promote dairying interests by advances for making cheese and butter within the Provinces, the proceeds of sales or products from such advances to be placed to the credit of the Consolidated Revenue Fund, for the year ending 30th June, 1895.
- 3. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, to aid Agricultural Societies, North-west Territories, for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, to pay the Haras National, for the use of six stallions for the Experimental Farms, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding Forty thousand five hundred dollars be granted to Her Majesty, to pay salaries and contingencies of organized Quarantine

Districts, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for public health in other (than organized quarantine) districts, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Four thousand six hundred dollars be granted to Her Majesty, for Tracadie Lazaretto, for the year ending 30th June,

- 4. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, for Winnipeg and St. Boniface Hospitals, for the year ending 30th June, 1895.
- 5. Resolved, That a sum not exceeding Twenty-two thousand dollars be granted to Her Majesty, for Cattle Quarantine, for the year ending 30th June, 1895.

 The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding Ninety thousand dollars be granted to Her Majesty, for River St. Lawrence Ship Canal, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Eighty-four thousand five bundred dollars be granted to Her Majesty, for Public Buildings—Nova Scotia—Halifax Drill Hall, including purchase of site, \$65,000; Pictou Post Office, to complete, \$19,500, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Thirty-three thousand five hundred and eighty dollars be granted to Her Majesty, for Public Buildings—New Brunswick—Chatham Post Office, Custom House, &c., revote of lapsed amount, \$7,580; Tracadie Lazaretto, \$26,000, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for Renewals, repairs, improvements, &c., Dominion Public Buildings—

Maritime Provinces generally, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Fifty-seven thousand dollars be granted to Her Majesty, for Public Buildings—Quebec—St. Vincent de Paul Penitentiary, \$30,000; Richmond Post Office and Customs and Inland Revenue Offices, \$15,000; Dominion Public Buildings—Renewals, improvements, repairs, &c., \$12,000, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Sixty-six thousand dollars be granted to Her Majesty, for Public Buildings—Ontario—Toronto Drill Hall (the City of Toronto having provided a plot of land as agreed upon), to complete Drill Hall, \$15,000; Smith's Falls Post Office, Custom House, &c., \$16,000; Picton Post Office, Custom House, &c., \$10,000; Dominion Public Buildings—Renewals, improvements, repairs, &c., \$25,000, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for Renewals, improvements, repairs, &c., Dominion Public Buildings—Manitoba, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Fifty-six thousand dollars be granted to Her Majesty, for Public Buildings—North-west Territories—Regina Court House and Registry Office, \$20,000; Lethbridge Custom House and Court House, site being furnished, \$15,500; Calgary Post Office, Custom House and Inland Revenue, Dominion Lands and Crown Timber Office, \$12,300; Dominion Public Buildings—Renewals, repairs, &c., \$3,000; Wolseley—New Court House, \$5,200, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for Renewals, improvements, repairs, &c., Dominion Public Buildings—

British Columbia, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Four hundred and seventy-eight thousand eight hundred dollars be granted to Her Majesty, for Repairs, furniture, heating, &c., as follow:-Public Buildings, Ottawa-Repairs, furniture, &c., \$110,000; Rideau Hall, including grounds-Renewals, improvements, repairs, furniture and maintenance, \$15,000; Allowance for fuel and light, Rideau Hall, \$8,000; Grounds, Public Buildidgs, Ottawa, \$6,000; Removal of snow, Public Buildings, Ottawa, \$2,500; Heating Public Buildings, Ottawa, including salaries of engineers, firemen. elevator attendance and caretakers, \$71,500; Gas and electric light, Public Buildings, Ottawa, including roads and bridges, \$25,000; Water, Public Buildings, Ottawa, \$16.500; Telephone service, Public Buildings, Ottawa, \$3,800; Major's Hill Park, Ottawa, \$4,000; Material for repairs, &c., in connection with ventilation and lighting, Public Buildings, Ottawa, \$4,000; Rents—Dominion Public Buildings, \$12,500; Furniture-Dominion Public Buildings, \$7,500; Salaries of engineers, firemen, caretakers, &c., of Dominion Public Buildings, \$68,500; Heating-Dominion Public Buildings, fuel, &c., \$55,000; Lighting—Dominion Public Buildings, \$38,500; Water for Dominion Public Buildings, \$15,500; Sundry supplies for caretakers, engineers, firemen, &c., Dominion Buildings, \$5,000; Dominion Immigration Buildings-Repairs, furniture, &c., \$5,000; Quarantine Buildings-Repairs and maintenance, \$5,000, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for Experimental Farms—New buildings, &c., and improvements, renewals, repairs, &c., in connection with existing buildings, fences, &c., for the year ending

30th June, 1895.

12. Resolved, That a sum not exceeding Sixty-seven thousand one hundred and fifty dollars be granted to Her Majesty, for Harbours and Rivers—Nova Scotia—L'Ardoise breakwater—Repairs, \$4,300; Digby—Pier, \$8,000; Nyanza—Wharf, \$1,200; Bayfield—New wharf, \$10,950; Bayfield breakwater—Repairs, \$1,000; Babbin's Cove, \$3,000; Blue Rock breakwater—Repairs, \$500; McNair's—Cove pier—To complete repairs, \$2,000; Yarmouth harbour—Dredging, &c., \$10,000; Grand Etang, \$23,000; Boularderie—Ross ferry, \$3,200, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Forty-two thousand four hundred and fifty dollars be granted to Her Majesty, for Harbours and Rivers, Prince Edward Island—General repairs to piers and breakwaters, \$6,000; Miminegash, \$500; Bay Fortune harbour, \$750; Souris—Reconstruction of breakwater, \$18,000; Wood Islands—Repairs to breakwaters, &c., \$14,200; North Rustico—Repairs to breakwater, &c., \$3,000,

for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Sixty-seven thousand dollars be granted to Her Majesty, for Harbours and Rivers—New Brunswick—Negro Point breakwater, St. John harbour, \$25,000; River St. John, including tributaries, \$10,000; Shediac harbour—New breakwater for protection of Intercolonial Railway wharf at Point du Chêne, \$25,000; Gardner's Creek—New wharf, \$7,000, for the year ending 30th June, 1895.

- 15. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for general repairs and improvements to harbour and river works-Maritime Provinces generally, for the year ending 30th June, 1895.
- 16. Resolved, That a sum not exceeding Fifty-nine thousand one hundred dollars be granted to Her Majesty, for Harbours and Rivers—Quebec—Anse à l'Eau—Tadousac pier, \$1,500; Chicoutimi wharf, \$2,000; Etang du Nord—Repairs, \$1,800; Laprairie—Works in connection with ice piers, \$2,500; River St. Maurice—Improvement of channel between Grandes Piles and La Tuque and at the mouth of the Mekinac River, \$3,000; Roberval pier, Lake St. John, \$5,000; Longueuil pierwidening, \$4,500; River Saguenay—Dredging below Chicoutimi, \$6,000; St. Zotique— Heavy repairs to wharf and ice piers-To complete, \$1,600; St. Jean, Ile d'Orleans-Heavy repairs to wharf, \$6,000; Grand Pabos, \$1,200; Grand Rivière—To complete harbour of refuge by extending the wharf, \$14,000; General repairs and improvements to harbour, river and bridge works, \$10,000, for the year ending 30th June, 1895.
- 17. Resolved, That a sum not exceeding Eighty-seven thousand eight hundred dollars be granted to Her Majesty, for Harbours and Rivers—Ontario—Kingston harbour, Lake Ontario, \$6,000; Port Hope—Repairs to piers, \$2,500; River Ottawa-Improvement of steamboat channel through Narrows at Petawawa, above Pembroke, \$4,000; Southampton—Repairs to breakwaters and landing pier, \$1,000; Thornbury, \$2,500; Hamilton harbour—Dredging, \$6,000; Port Albert—Extension of piers and dredging, \$10,000; Goderich harbour—Extension of piers and repairs. \$33,000; Port Rowan—Wharf under contract, \$5,300; Owen Sound harbour—Dredging, &c., \$5,000; Belleville harbour, \$3,000; Cobourg-Repairs to breakwaters, \$1,000; Dyer's bay—Wharf, \$3,500; General repairs and improvements to harbour. river and bridge works, \$5,000, for the year ending 30th June, 1895,

18. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for general repairs and improvements to harbour, river and bridge

works-Manitoba, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Harbours and Rivers-North-west Territories-General repairs and improvements to harbour, river and bridge works, including approaches, for the year

ending 30th June, 1895.

- 20. Resolved, That a sum not exceeding Fifty-six thousand five hundred dollars be granted to Her Majesty, for Harbours and Rivers-British Columbia-Victoria Harbour-Dredging in inner harbour, \$10,000; Fraser River-Improvement of channel, \$30,000; Columbia River—Improvements above Golden, \$4,000; Skeena River, \$4,000; Fraser River—Protection works at Garry Bush, \$3,000; Columbia River-Improvements below Kootenay, \$2,500; General repairs and improvements to harbour, river and bridge works, \$3,000, for the year ending 30th June, 1895.
- 21. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Harbours and Rivers generally, for the year ending 30th June, 1895. 22. Resolved, That a sum not exceeding Thirteen thousand dollars be granted

to Her Majesty, to pay the following items, viz.:—Slides and booms, \$5,000; Ottawa District—River Petawawa, \$8,000, for the year ending 30th June, 1895.

23. Resolved. That a sum not exceeding Eleven thousand five hundred dollars be granted to Her Majesty, for Roads and Bridges-Bridges, Ottawa City, over the Ottawa River, the Slides, the Rideau Canal and approaches thereto—Ordinary repairs, \$6,500; Dominion traffic bridges throughout Canada, including approaches, \$5,000, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Ten thousand three hundred and fifty dollars be granted to Her Majesty, for Telegraph Lines-Land and cable telegraph lines for the sea coasts and the islands of the lower rivers and the Gulf of St. Lawrence and the Maritime Provinces-Land line on the north shore of the St. Lawrence—To improve roadway, repair line and increase operating facilities between Godbout and Pointe aux Esquimaux, \$1,500; Telegraph lines, North-west Territories-Aid to telephone line from Lethbridge to Cardson and extension 70 miles at the rate of \$30 per mile, on condition that Government messages shall be sent free, \$2,100; Telegraph lines, British Columbia—Telegraph connection of Lillooet with the Ashcroft-Barkerville line, \$3,500; Telegraphic connection of French Creek with Alberni Canal, \$3,250, for the year ending 30th June, 1895.

- 25. Resolved, That a sum not exceeding One hundred and thirty-six thousand seven hundred dollars be granted to Her Majesty, for Miscellaneous items, as follow, viz.:—Surveys and inspections, \$15,700; National Art Gallery, \$5,000; To provide for salaries of engineers, draughtsmen and clerks, Chief Engineer's office, \$54,000; To provide for salaries of architects, draughtsmen and clerks, Chief Architect's office, \$28,500; To provide for salaries of staff, telegraph service, \$3,500; To provide for temporary clerical and other assistance, inclusive of services of all persons required who were first employed after 1st July, 1882, notwithstanding anything to the contrary in the Civil Service Act, \$30,000, for the year ending 30th June, 1895.
- 26. Resolved, That a sum not exceeding One hundred and seventy-eight thousand, seven hundred and fifty dollars be granted to Her Majesty, for Public Works, as follow:—Collection of slide and boom dues, \$4,000; Repairs and working expenses, harbours docks and slides. \$105,900; To provide for paying the "Upper Ottawa Improvement Company" the authorized allowance for management, &c., in connection with logs to be passed through the Cheneaux boom, Ottawa River, during fiscal year 1894-95. \$1,600; Telegraph lines between Prince Edward Island and the mainland. \$2,000; Land and cable telegraph lines of the sea coasts and islands of the lower rivers and Gulf of St. Lawrence and Maritime Provinces, including cost of working steamer "Newfield" or other vessels when required for cable service, \$28,000; Telegraph lines, North-west Territories, \$22,000; Telegraph lines, British Columbia, \$10,000; Telegraph and signal service generally, \$2,750; Public Works agency, British Columbia, \$2,500, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding Two hundred and thirty-one thousand dollars be granted to Her Majesty, for Dredging:—New dredging plant, \$50,000; Dredge vessels—Repairs, \$30,000; Dredging—Nova Scotia, Prince Edward Island, New Brunswick, \$40,000; Quebec and Ontario, \$40,000; Manitoba, \$10,000; British Columbia, \$15,000; General service, \$6,000; Dredge—Maritime Provinces, \$40,000,

for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Six hundred and fifty-five thousand dollars be granted to Her Majesty, for North-west Mounted Police:—Pay of Force, \$290,000; Subsistence, \$75,000; Forage, \$70,000; Fuel and light, \$35,000; Clothing, \$45,000; Repairs, renewals, replacement of horses, arms and ammunition, \$50,000; Medicines, medical comforts and hospital expenses, \$3,000; Books, stationery and printed forms, \$4,000; Scouts, guides, billeting charges, travelling allowances, transport of men and horses, \$45,000; Contingencies, \$8,000; New buildings and general repairs, \$30,000, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Six thousand dollars be granted to Her

Majesty, for "Canada Gazette," for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, for "Miscellaneous printing," for the year ending 30th June, 1895. The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding One hundred and seventy-two thousand four hundred dollars be granted to Her Majesty, for maintenance and repairs of Government Steamers, for the year ending 30th June, 1895.

- 2. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for examination of Masters and Mates, for the year ending 30th June, 1895.
- 3. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, to pay rewards for saving life, &c., for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for investigations into wrecks, &c., for the year ending 30th June, 1895.
- 5. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, for Canadian registration of shipping, for the year ending 30th June, 1895.
- 6. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for "Tidal observations," for the year ending 30th June, 1895.
- 7. Resolved, That a sum not exceeding Five thousand dollars be granted to Her
- Majesty, for removal of obstructions, &c., for the year ending 30th June, 1895.
- 8. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for winter mail service, Prince Edward Island, for the year ending 30th June, 1895.
- 9. Resolved, That a sum not exceeding Two hundred and one thousand six hundred dollars be granted to Her Majesty, to pay salaries and allowances, &c., of lighthouse-keepers, for the year ending 30th June, 1895.
- 10. Resolved, That a sum not exceeding Eighteen thousand one hundred and twenty dollars be granted to Her Majesty, for agencies, rents and contingencies—Lighthouse and coast service, for the year ending 30th June, 1895.
- 11. Resolved, That a sum not exceeding Two hundred and sixty-five thousand dollars be granted to Her Majesty, for maintenance and repairs to lights, fogwhistles, buoys and beacons and humane establishments, for the year ending 30th June, 1895.
- 12. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for "Signal service," for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for repairs and incidental expenses in connection with wharfs, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

- Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—
- 1. Resolved, That a sum not exceeding Six thousand two hundred and fifty dollars be granted to Her Majesty, for the following purposes, viz.:—Observatory, Toronto, \$5.250; Observatory, Kingston, \$500; Observatory, Montreal, \$500, for the year ending 30th June, 1895.
- 2. Resolved, That a sum not exceeding Sixty-two thousand nine hundred dollars be granted to Her Majesty, for Meterological service, for the year ending 30th June, 1895
- 3. Resolved, That a sum not exceeding Sixteen thousand dollars be granted to Her Majesty, for Hydrographic surveys, including survey Georgian Bay, for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Thirty-six thousand dollars be granted to Her Majesty, to pay the following items, viz.:—Marine Hospitals—St. Catharines Hospital, \$500; Kingston Hospital, \$500; Marine Hospitals in the Provinces of Quebec, New Brunswick, Nova Scotia, Prince Edward Island and British Columbia, \$35,000, for the year ending 30th June, 1895.
- 5. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for shipwrecked and distressed seamen, for the year ending 30th June, 1895
- 6. Resolved, That a sum not exceeding Twenty-six thousand dollars be granted to Her Majesty, to provide for expenses of Steamboat inspection, for the year ending 30th June, 1895.
- 7. Resolved, That a sum not exceeding Twenty-two thousand dollars be granted to Her Majesty, for Fisheries—Salaries and Disbursements of Fishery Overseers,

&c., Ontario, Salaries—Inspectors and overseers, \$12,000; Disbursements, \$6,000; Wages, \$3,000; Miscellaneous, \$1,000, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Sixteen thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., Quebec—Salaries, &c., \$10,000; Disbursements, \$4,000; Wages, &c., \$1,500; Miscellaneous, \$500, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Twenty-one thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., New Brunswick—Salaries, \$9,000; Disbursements, \$5,000; Wages, &c., \$6,000; Miscellancous, \$1,000,

for the year ending 30th June, 1895.

10. Resolved. That a sum not exceeding Twenty thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., Nova Scotia—Salaries, \$9,000; Disbursements, \$5,000; Wages, &c., \$5,000; Miscellaneous, \$1,000, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Four thousand nine hundred dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., Prince Edward Island—Salaries, \$3,000; Disbursements, \$700; Wages, &c., \$1,000; Miscellaneous,

\$200, for the year ending 30th June, 1895.

12. Resolved, That a sum not exceeding Four thousand five hundred dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., Manitoba—Salaries, \$2,000; Disbursements, \$1,000; Wages, &c., \$1,000; Miscellaneous, \$500, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., North-west Territories—Salaries, &c., \$1,500; Disbursements, \$1,000; Wages, &c., \$1,000; Miscellaneous, \$500,

for the year ending 30th June, 1895,

14. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for Salaries, &c., of Fishery overseers, &c., British Columbia—Salaries, \$3,000; Disbursements, \$2.000; Wages, &c., \$3,500; Miscellaneous, \$1,500, for the

year ending 30th June, 1895.

- 15. Resolved, That a sum not exceeding Four hundred and two thousand six hundred and seventy-one dollars and twenty-five cents be granted to Her Majesty, for Excise—Salaries of Officers and Inspectors of Excise, and to provide for increases depending upon the result of excise examinations, \$305,771.25; To provide for extension of Inland Revenue supervision in the North-west Territories, \$1,000; To provide for extra duty-pay to officers at large distilleries and other factories, \$6,000; To provide for duty-pay to officers serving long hours at other than special surveys, \$1,000; Preventive service, \$15,800; Travelling expenses, rent, fuel, stationery, &c., \$47,500; Stamps for imported and Canadian tobacco, \$20,000; To pay Collectors of Customs allowance on duties collected by them, \$5,500; Commission to sellers of stamps for Canada Twist Tobacco, \$100, for the year ending 30th June, 1895.
- 16. Resolved, That a sum not exceeding Eighty-five thousand dollars be granted to Her Majesty, to enable the Department to supply methylated spirits to manufactories, the cost of which will be recouped by manufacturers to whom they are supplied; and to pay for rent, heating, light, power, salaries, &c., for the year ending

30th June, 1895.

17. Resolved, That a sum not exceeding Twenty-seven thousand nine hundred and fifty dollars be granted to Her Majesty, for Culling Timber—Montreal Deputy Supervisor, \$900; Quebec—Salaries, \$6,750; Contingencies, \$6,000; Pay of Cullers.

\$8,300; Superannuated Cullers, \$6,000, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Ninety-four thousand one hundred and fifty dollars be granted to Her Majesty, for Weights and Measures and Gas—Salaries of Officers, Inspectors and Assistant Inspectors of Weights and Measures, including extension of the service in North-west or elsewhere, \$55,150; Salaries of Inspectors of Gas, \$15,050; Rent, fuel, travelling expenses, postage, stationery, &c., for Weights and Measures, \$15,950; Rent, fuel, travelling expenses, postage, stationery, &c., for Gas, \$8,000, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, to pay expenses in connection with the Inspection of Staples—For the purchase and distribution of standards of flour, &c., and other expenditure under the Act, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, to meet expenses under the Act respecting Adulteration of Food and Fertilizers and the administration of the Act respecting Fraudulent Marking,

for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Two thousand five hundred and fifty-five dollars be granted to Her Majesty, for Minor Revenues—Minor Revenues, \$800; Ordnance Lands, including amount required to pay expenses, \$500, in connection with repairs to roads at Grand Falls, New Brunswick, \$1,755, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Twenty-two thousand dollars be granted to Her Majesty, to pay salaries of Immigration Agents and employees in Canada,

for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Ten thousand five hundred dollars be granted to Her Majesty, for Contingencies—Canadian Immigration Agencies, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Nine thousand three hundred and fifty dollars be granted to Her Majesty, to pay salaries of Immigration Agents and em-

ployees in Great Britain and Ireland, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Seven thousand one hundred and fifty dollars be granted to Her Majesty, for Contingencies of Immigration Agencies in Great Britain and Ireland, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for Women's Protective Immigration Society, Montreal, for the year

ending 30th June, 1895.

27. Resolved, That a sum not exceeding One hundred and fifty thousand dollars be granted to Her Majesty, for Immigration expenses, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

- 1. Resolved, That a sum not exceeding Sixty-seven thousand seven hundred and forty-six dollars be granted to Her Majesty, for Indians—Ontario and Quebec—Relief of distress, and seed grain, Province of Quebec, \$4,500; Relief of distress and medical attendance, Ontario, \$800; Blankets for Indians of Ontario and Quebec, \$1,600; Schools, Ontario, Quebec and the Maritime Provinces, \$28,100; Salaries, Chiefs of Gibson and Cape Crocker bands, \$100; Removal of Lake of Two Mountains Indians, \$1,000; Payment of Robinson Treaty annuities, \$16,806; Survey of Indian Reserves, \$500; To provide for the following overdrawn accounts:—Indian Land Management Fund, Province of Quebec Fund and Indian School Fund, \$14,000; To provide a grant to assist the Agricultural Society of the Munceys of the Thames, \$90; To pay expenses of prosecution of persons selling liquor to Indians belonging to bands in the older Provinces which have no funds of their own, \$250, for the year ending 30th June, 1895.
- 2. Resolved, That a sum not exceeding Six thousand four hundred and fifty dollars be granted to Her Majesty, for Indians, Nova Scotia—Salaries, \$1,200; Relief and seed grain, \$3,000; Medical attendance and medicines, \$2,000; Miscellaneous. \$100; To provide for repairs to the road and bridges leading to the school and church on the Salmon River Reserve, Nova Scotia, \$150, for the year ending 30th June, 1895.
- 3. Resolved, That a sum not exceeding Six thousand dollars be granted to Her-Majesty, for Indians, New Brunswick—Salaries, \$1,705; Relief and seed grain, \$2,700; Medical attendance and medicines, \$1,295; Miscellaneous, \$300, for the year ending 30th June, 1895.

- 4. Resolved, That a sum not exceeding One thousand eight hundred and fifty dollars be granted to Her Majesty, for Indians, Prince Edward Island—Salaries and travelling expenses, \$300; Relief and seed grain, \$1,125; Medical attendance and medicines, \$350; Office and miscellaneous, \$75, for the year ending 30th June, 1895.
- 5. Resolved, That a sum not exceeding Seven hundred and seventy thousand one hundred and six dollars be granted to Her Majesty, for Indians—Manitoba and the North-west Territories—Annuities and commutations, \$128,575; Implements, tools, &c., \$9,481; Field and garden seeds, \$1,700; Live stock, \$7,001; Supplies for destitute working Indians, \$215,693; Triennial Clothing, \$5,182; Day, boarding and industrial schools, \$233,000; Surveys, \$4,000; Farm wages, \$24,713; Supplies for farmers, \$11,484; Sioux, \$4,597; Buildings, \$5,953; General expenses, \$114,256; Grist and saw-mills, \$4,471, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding One hundred and four thousand seven hundred and twelve dollars be granted to Her Majesty, for Indians, British Columbia—Salaries, \$19,140; Relief of distress, \$5,000; Seed grain, implements and tools, &c., \$1,200; Medical attendance and medicines, \$6,000; Day schools, \$8,500; Industrial and boarding-schools, \$36,200; Travelling expenses, \$5,000; Office and miscellaneous, \$4,000; Steamer "Vigilent," \$2,000; Surveys, \$9,672; Reserve Commission,

\$8,000, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, to pay the following items, viz.:—J. A. Macrae, Inspector of Indian agencies, \$1,400; G. L. Chitty, Inspector of timber, \$1,000; Travelling expenses of these two officers, \$600, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Four hundred and eighty-two thousand two hundred and eighty-two dollars be granted to Her Majesty, for pay of staff, permanent corps and active militia, including allowances, for the year ending 30th

June, 1895.

9. Resolved, That a sum not exceeding Fifty thousand dollars be granted to Her Majesty, to pay salaries and wages of civil employees, in connection with Militia, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Ninety-one thousand dollars be granted to Her Majesty, for military properties, works and buildings, for the year ending

30th June, 1895.

- 11. Resolved, That a sum not exceeding Sixty-six thousand seven hundred dollars be granted to Her Majesty, for warlike and other stores, for the year ending 30th June, 1895.
- 12. Resolved, That a sum not exceeding Sixteen thousand five hundred dollars be granted to Her Majesty, for modern firearms, for the year ending 30th June, 1895
- 13. Resolved, That a sum not exceeding Sixty-two thousand dollars be granted to Her Majesty, for Militia clothing and necessaries, for the year ending 30th June, 1895.
- 14. Resolved, That a sum not exceeding One hundred and fifty thousand five hundred dollars be granted to Her Mujesty, for Militia, provisions, supplies and remounts, for the year ending 30th June, 1895.
- 15. Resolved, That a sum not exceeding Forty-two thousand dollars be granted to Her Majesty, for militia transport and freight, for the year ending 30th June, 1895
- 16. Resolved, That a sum not exceeding Thirty-six thousand eight hundred dollars be granted to Her Majesty, for grants in aid of artillery and rifle associations and bands and military institutes, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding Fifteen thousand dollars be granted to Her Majesty, for Miscellaneous and unforeseen contingencies in connection with Militia for the warrending 20th June 1805

Militia, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Seventy thousand dollars be granted to Her Majesty, for Royal Military College of Canada, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Fourty-four thousand dollars be granted to Her Majesty, for Dominion Cartridge factory, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for monuments for battlefields of Canada, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Twelve thousand dollars be granted to Her Majesty, to pay gratuities to officers of the active militia staff who are to be

placed on the retired list, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding One hundred and twenty-seven thousand five hundred dollars be granted to Her Majesty, for defence of Esquimalt, British Columbia—Dominion contribution towards capital expenditure for works and building, \$80,000; Pay and allowance of a detachment of Royal Marine Artillery or Royal Engineers, \$47,500, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for expenses in connection with distribution of Parliamentary documents,

for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Twenty thousand dollars be granted to Her Majesty, for Unforeseen expenses, expenditure thereof to be under Order in Council, and a detailed statement to be laid before Parliament within the first fifteen days of the next Session, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, as commutation in lieu of remission of duties on articles imported for

the use of the Army and Navy, for the year ending 30th June, 1895.

The said Resolutions being read a second time, were agreed to.,

Mr. Bergeron reported from the Committee of Supply, a Resolution; which was read, as follows:—

1. Resolved, That a sum not exceeding Two hundred and seventy-two thousand five hundred and nine dollars be granted to Her Majesty, for Government of the North-west Territories—Expenditure connected with Lieutenant-Governor's office, \$10,575; Schools in unorganized districts, \$5,000; Incidental justice,&c., \$6,640; Addition to salary of Clerk of Legislative Assembly, \$400; Legal adviser, \$1,200; Regisstrars, \$18,160; Insane patients, Manitoba, \$30,000; Schools, clerical assistance, printing, &c., \$200,534, for the year ending 30th June, 1895.

The said Resolution, being read a second time, was agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding One hundred and thirty-seven thousand one hundred and thirty-eight dollars and twenty-five cents be granted to Her Majesty, for Dominion Lands-Chargeable to Income: -Commissioner's salary, \$5,000; Superintendent of Mines' salary, \$3,200; Inspector of Agencies' salary, \$2,200; Secretary's salary, \$2,000; Assistant Secretary's salary, \$1,500; Homertead Inspectors' salaries, \$8,400; Dominion Lands and Crown Timber Agents' salaries, \$24,000; Salaries of clerks in Outside Service, Forest Rangers and Intelligence Officers, \$43,726.25; Travelling expenses of Inspector of Agencies, Homestead Inspectors and Superintendent of Mines, contingencies of Superintendent of Mines, Land Board, Dominion Lands and Crown Timber Agents and at Head Office; removal expenses, &c.; stationery and printing, and Half-breed Claims Commission expenses, \$40,180; To pay Members of the Board of Examiners of Dominion Land Surveyors. (The authority required by the Civil Service Act is hereby given for paying out of this vote such sums as may be required to pay for services of members of the Board who are also members of the Civil Service), \$1,000; Stationery, rent of rooms and contingent expenditure of Board of Examiners of Dominion Land Surveyors, \$200; To pay salaries of extra clerks at Head Office, Ottawa, advertising, copying, &c, \$5,000; To provide for the salary of one carpenter, \$732, for the year ending 30th June, 1895.

- 2. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, for Dominion Lands—Chargeable to Capital—To provide for the amount required for surveys, examination of survey returns, printing of plans, &c., for the year ending 30th June, 1895.
- 3. Resolved, That a sum not exceeding Fifty thousand dollars be granted to Her Majesty, for building and maintenance of Fish-breeding Establishments and Lobster Hatcheries, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding One hundred thousand dollars be granted to Her Majesty, for Fishery Protection Vessels, for the year ending 30th June, 1895.

- 5. Resolved, That a sum not exceeding Twenty-five thousand five hundred dollars be granted to Her Majesty, to pay the following items, viz.:—Miscellaneous—Building fish-ways and clearing rivers, \$5,000; Legal and incidental expenses, \$5,000; Canadian Fishery Exhibit, \$1,000; Distributing Fishing Bounty, \$5,000; Oyster culture, \$7,500; International Fisheries Commission, \$2,000, for the year ending 30th June, 1895.
- 6. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty, for completion and construction of lighthouses and fog-alarms, for the year ending 30th June, 1895.
- 7. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for expenses of the Government in the District of Keewatin, for the year ending 30th June. 1895.
- 8. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, for maintenance of *Keewatin* and other lunatics chargeable to *Keewatin*, for the year ending 30th June, 1895.
- 9. Resolved, That a sum not exceeding One thousand five hundred dollars be granted to Her Majesty, to meet expenditure in connection with "The Canada" Temperane Act," for the year ending 30th June, 1895.
- 10. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, to compensate members of the North-west Mounted Police for injuries received in the discharge of duty, for the year ending 30th June, 1895.
- 11. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, to provide for the payment of Mr. Fabre's salaries and contingencies of his office, for the year ending 30th June, 1895.
- 12. Resolved, That a sum not exceeding Twenty thousand dollars be granted to Her Majesty, to meet cost of litigated matters—(Justice), for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to meet payments of Extra Clerks for services rendered in preparation of Returns ordered by Parliament, for the year ending 30th June, 1895.
- Returns ordered by Parliament, for the year ending 30th June, 1895.

 14. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Survey, construction of roads, bridges and other necessary works in connection with the Hot Springs Reservation, near Banff Station, North-west Territories, for the year ending 30th June, 1895.
- 15. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for "Academy of Arts," for the year ending 30th June, 1895.
- 16. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to assist in the publication of the proceedings of the Royal Society, for the year ending 30th June, 1895.
- 17. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to meet further amount required for plant for Printing Bureau, for the year ending 30th June, 1895.
- 18. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, to meet cost of arbitration respecting the accounts between the Dominion of Canada and the Provinces of Ontario and Quebec. (Payments on account of services rendered may be made to members of the Civil Service, notwithstanding anything in the Civil Service Act), for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Six thousand three hundred dollars be granted to Her Majesty, to provide for survey of bed of Straits of Northumberland, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Forty-five thousand dollars be granted to Her Majesty, towards the expenses of determining the boundary line between Canada and the United States of America, between the southernmost point of Prince of Wales Island and the 141st meridian of west longitude, and in Passamaquoddy Bay, for the year ending 30th June, 1895.

21. Resolved. That a sum not exceeding One thousand dollars be granted to Her Majesty, for classification of old records of Canada in Office of the Privy Council,

for the year ending 20th June, 1895.

22. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, to cover expenses of taking evidence concerning the Public Accounts, and reporting the same to the Auditor General, under authority of Section 57 of the Consolidated Revenue and Audit Act; and to pay for legal advice to the Auditor General and assistance to him in estimating the value of printing for the Returning Officers and others, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions;

which were read, as follow:—

1. Resolved, That a sum not exceeding Three hundred and twelve thousand five hundred dollars be granted to Her Majesty, for Intercolonial Railway, as follow:-Increased accommodation at Halifax, \$53,000; Rolling stock, \$10,000; Construction, original, \$2,000; St. Charles Branch, \$17,000; Indiantown Branch, \$3,000; Extension North Sydney Branch to Deep Water, \$20,000; Increased accommodation at Moncton, \$7,500; Branch from or near Bedford to Dartmouth, \$198,000; Increased

accommodation at Ferona, \$2,000, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Nine hundred and twenty-four thousand four hundred dollars be granted to Her Majesty, for Customs-Salaries and Contingent Expenses of the several Ports:—In the Province of Nova Scotia, \$111,470; New Brunswick \$92,035; Prince Edward Island, \$19,225; Quebec, \$215,175; Ontario \$299,850; Manitoba, \$34,900; North west Territories, \$4,900; British Columbia, \$62,195; Provinces generally—To cover any unforeseen changes it may appear necessary to make in staff, \$5,000; Salary and travelling expenses of Inspectors of Ports and travelling expenses of other officers on inspection, \$21,350; Board of Customs and Outside Detective Service—To meet expenditure in connection therewith, including \$400, salary of Commissioner of Customs, as Chairman of the Board, \$26,150; Customs Laboratory—To meet expenditure in connection with the testing of molasses, &c., including pay of officers appointed or employed for that purpose, \$5,150; Miscellaneous—Day books, ledgers, book-binding, printing, and stationery, subscriptions to commercial papers, flags, dating stamps, locks, instruments, &c., for various ports of entry and for legal expenses, \$15,000: To provide for expenses of maintenance of Government cruiser "Constance," for preventive service on Lower St. Lawrence, \$12,000, for the year ending 30th June, 1895.

The first Resolution, being read the second time, was amended by leaving out in the eighth item the words "or near," and inserting the words "some point on

the Intercolonial Railway between Windsor Junction and."

And the said Resolution, so amended, was agreed to, as followeth:—

1. Resolved, That a sum not exceeding Three hundred and twelve thousand five hundred dollars be granted to Her Majesty for Intercolonial Railway, as follow:-Increased accommodation at Halifax, \$53,000; Rolling stock, \$10,000; Construction, original, \$2,000; St. Charles Branch, \$17,000; Indiantown Branch, \$3,000; Extension North Sydney branch to Deep Water, \$20,000; Increased accommodation at Moncton, \$7,500; Branch from some point on the Intercolonial Railway between Windsor Junction and Bedford to Dartmouth, \$198,000; Increased accommodation at Ferona, \$2,000, for the year ending 30th June, 1895.

Then the subsequent Resolution, being read a second time, was agreed to.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Four hundred and fifty thousand dollars be granted to Her Majesty, for Cornwall Canal, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Three million two hundred thousand dollars be granted to Her Majesty, for Intercolonial Railway, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty, for Windsor Branch Railway, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Two hundred and fifty thousand dollars be granted to Her Majesty, for Prince Edward Island Railway, for the year ending

30th June, 1895.

5. Resolved, That a sum not exceeding Sixty thousand dollars be granted to Her Majesty, for Geological Survey—Exploration and survey, printing and publication reports and maps, wages of assistant explorers, draughtsmen, clerks, &c., purchase of specimens, books, instruments, stationery, mapping materials, maintenance of museum, laboratory apparatus, chemicals, &c., Queen's Printer, express charges, telegrams, &c., advances to explorers, for the year ending 30th June, 1895.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received on Tuesday next.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, on Tuesday next, again resolve itself into the said Committee.

And then The House adjourned until Tuesday next.

Tuesday, 3rd July, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Ross (Lisgar),—The Petition of the Municipal Council of St. François Xavier, Manitoba.

By Mr. Lowell,—The Petition of the Municipal Council of the County of Welland, Ontario.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Municipal Council of the County of Grey; of Samuel Wilson, Reeve, and others, of Bathurst and other places, County of Lanark; of John B. Barrett, and others, of South Plantagenet, County of Prescott; and of the Municipal Council of the County of Victoria, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Ordered, That Mr. Costigan have leave to bring in a Bill further to amend the Acts respecting the Civil Service.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Supplementary Return to an Order of this House, dated 10th April, 1894, for a Statement in the form of Table C, in the Blue-book already published on the French Treaty, for the years ending 30th June, 1892 and 1893. (Sessional Papers, No. 56a.)

A Bill respecting the utilization of the waters of the North-west Territories for Irrigation and other purposes, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the third reading of the Bill respecting certain subsidies granted to the Government of the Province of Quebec by Chapter eight of the Statutes of 1884;

Sir John Thompson moved, seconded by Mr. Haggart, and the Question being

proposed, That the Bill be now read the third time;

Mr. Laurier moved, in amendment, seconded by Mr. Edgar, That all the words after "now" to the end of the Question be left out, and the words "recommitted to "a Committee of the Whole House, with instructions to amend the same, so as to "provide, that the said sum shall be paid according to the provisions of the Statute "of the Province of Quebec, 49-50 Victoria, Chapter 2, viz.:—'into the funds created "for the redemption of the loan effected under the provisions of the Act 37 Victoria, "Chapter 2, and shall be applied to the payment of so much of the loan made in "virtue of that Act, and shall form part of the sinking fund created for the redemp-"tion of that loan,'" inserted instead thereof;

And the Question being put on the amendment; the House divided: and it

passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

A Bill respecting the Common School Fund, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Bergeron reported from the Committee of Supply, several Resolutions, which were read as follow:—

1. Resolved, That a sum not exceeding Four hundred and fifty thousand dollars be granted to Her Majesty, for Cornwall Canal, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Three million two hundred thousand dollars be granted to Her Majesty, for Intercolonial Railway, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty, for Windsor Branch Railway, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Two hundred and fifty thousand dollars be granted to Her Majesty, for Prince Edward Island Railway, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Sixty thousand dollars be granted to Her Majesty, for Geological Survey—Exploration and survey, printing and publication reports and maps, wages of assistant explorers, draughtsmen, clerks, &c., purchase of specimens, books, instruments, stationery, mapping materials, maintenance of museum, laboratory apparatus, chemicals, &c., Queen's Printer, express charges, telegrams, &c., advances to explorers, for the year ending 30th June, 1895.

The first Resolution, being read the second time.

Sir John Thompson moved, seconded by Mr. Haggart, and the Question being proposed, That the said Resolution be agreed to;

Mr. Laurier moved in amendment, seconded by Mr. Edgar, That all the words after "That" to the end of the Question be left out, and the words "it be Resolved:—

"That in 1888 the Department of Railways, then presided over by the Honour-"able John Henry Pope, Minister of Railways, decided to enlarge the Cornwall" Canal:

"That representations were then made to the said Minister of Railways by different persons urging that the portion of the said canal between Milleroches and Moulinette should be abandoned, and a new channel substituted thereto by the erection of two dams, one at the foot and the other at the head of Sheik's Island;

"That it was represented to the said Minister that the new channel would offer "material advantages over the section of canal between Milleroches and Moulinette;

"That after having had the whole matter investigated by competent Engineers, the said Minister of Railways decided that in the public interest there should be no change in the location of said canal and that it should be enlarged where it had been originally placed;

"That Parliament voted appropriations for the enlargement of the said canal between Milleroches and Moulinette, and that a contract for the construction of the necessary works was entered into on the 2nd November, 1888, between the Department of Railways and the Gilbert Blasting and Dredging Company who were the

"lowest tenderers for the same;

"That after the said works had been partly completed and after a sum of \$125,000 had been paid to the said Gilbert Blasting and Dredging Company under their contract, the department, about the year 1891, cancelled the said contract with the said Company in order to have the said canal located along Sheik's Island according to the suggestions made to the said Department of Railways in 1888, and then declined by the said department, the said department thereby entailing upon the tax-payers of Canada a loss of \$125,000 paid to the said Company as aforesaid, and a further loss of over \$30,000 claimed by the said Company as damages caused to them by the breach of contract on the part of the department;

"That later on a new contract for the construction of two dams, one at the foot "and the other at the head of Sheik's Island, was entered into by the Government "with the firm of Messieurs William Davis & Sons for the price of \$384,000 and "that the said contract was so awarded without any tender being asked for the con-

" struction of said works;

"That the action of the Department of Railways in cancelling a contract for works approved by Parliament, and substituting other works without the authority or sanction of Parliament, was unconstitutional and dangerous to the public interest;

"That the action of the Department of Railways in cancelling the contract with "the Gilbert Blasting and Dredging Company, when a sum of \$125,000 had been paid to the said Company for works which thereby became perfectly useless, and when a further sum of over \$30,000 was claimed by the said Company as damages for the refusal of the department to carry out their part of the contract, has inflicted "upon the retenavers of this country a loss of over \$150,000:

"upon the ratepayers of this country a loss of over \$150,000;
"That the action of the Department of Railways, in letting the construction of the dams at Sheik's Island without tenders, has openly and deliberately violated the law of the land, and that the whole course of the Government in these matters

"deserves the severest censure of this House," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Allan,	Choquette,	Innes,	Mulock,
Bain (Wentworth),	Christie,	Landerkin,	Paterson (Brant),
Béchard,	Colter,	Laurier,	Perry,
Bernier,	Edgar,	Legris,	Proulx,
Borden,	Forbes,	Lister,	Rinfret,
Bourassa,	Fraser,	Lowell,	Rowand,
Bowers,	Geoffrion,	Macdonald (Huron),	Sanborn,
Brodeur,	Gibson,	McGregor,	Scriver,
Bruneau,	Gillmor,	McMillan,	Semple,
Carroll,	Grieve,	McMullen,	Sutherland, and
Casey,	Guay,	Mills (Bothwell),	Yeo.—47.
Charlton,	Harwood,	Monet,	

NAYS:

Messieurs

Adams, Amyot, Bain (Soulanges), Baker, Belley, Bennett, Bergeron, Blanchard, Boyd, Cameron, Cargill, Cleveland, Cootsworth, Cochrane, Corbould, Costigan, Curran,	Fréchette, Gillies, Girouard (Two Monut'ns Grandbois, Grant (Sir James), Haggart, Hazen, Hodgins, Hughes, Hutchins, Ingram, Ives, Kaulbach, Kenny,	Macdonell (Algoma), McAlister,), McDonald (Assiniboia), McDonald (Victoria), McDougald (Pictou),), McDougall (Cape Breton, McInerney, McKay, McLean (King's), McLead, McNeill, Madill, Mara, Masson, Miller, Mills (Annapolis), Montague, Onimes	Stairs, Taylor, Temple, Thompson (Sir John), Tisdale, Tupper (Sir C. Hibbert), Tyrwhitt, Wallace, Weldon, White (Cardwell), White (Shelburne),
Corbould, Costigan,	Ives, Kaulbach,	Mills (Annapolis),	White (Cardwell),

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative. The subsequent Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of the Whole House, to consider a certain proposed Resolution respecting the salaries of the Judges of the County Courts in the Province of British Columbia, a Resolution, which was read, as followeth:—

Resolved, That it is expedient to provide that the salaries of the Judges of the County Courts of Cariboo, New Westminster, Yale, Nanaimo and Kootenay, in the Province of British Columbia, shall be \$2,400 each per annum.

The said Resolution, being read a second time, was agreed to.

Mr. Bergeron reported from the Committee of the Whole House, to consider a certain proposd Resolution respecting the Superior Court in the Province of Quebec, a Resolution, which was read, as followeth:—

Resolved, That it is expedient to provide, with respect to the Superior Court in the Province of Quebec, that if the Chief Justice resides at Quebec, the Judge residing at Montreal who is appointed by the Governor General in Council to perform

the duties of Chief Justice in the District of Montreal as it is comprised and defined for the Court of Review, or, if the Chief Justice resides at Montreal, the Judge residing at Quebec who is appointed by the Governor General in Council to perform the duties of Chief Justice in the District of Quebec as it is comprised and defined for the Court of Review, shall receive in addition to his other salary, \$1,000.

The said Resolution, being read a second time, was agreed to.

Ordered, That Sir John Thompson have leave to bring in a Bill further to amend the Act respecting the Judges of Provincial Courts.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act further to amend the "General Inspection Act," and the same were read, as follow:-

Page 1, line 12,—Leave out "hay."
Page 1, line 28,—After "cured" insert: "Mixed hay shall be hay which does "not come under the description of timothy or clover, and which is in good con-"dition, of good colour, sound and well cured."

Page 1, line 31,-Leave out from "be" to "sound" in line 32, and insert

" hay in good condition, pressed."

The said Amendments, being read a second time, were agreed to.

Ordered. That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The Order of the Day being read, for the second reading of the Bill further to amend the Acts respecting the North-west Territories;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The Order of the Day being read, for the second reading of the Bill in restraint of Fraudulent Sale or Marking;

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Com-

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered. That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, again resolved itself into a Committee on the Bill respecting the Inspection of Electric Light, and, after some time spent therein. Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

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Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled: "An Act further to amend the Insurance Act," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resclved, That this House will, To-morrow, again resolve itself into the said

Committee.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting a drawback on manufactured goods to be exported.

(In the Committee.)

1. Resolved, That the Department of Inland Revenue may, under regulations made for that purpose, allow, on the exportation of goods which have been manufactured from articles subject to a duty of excise, and on which such duty of excise has been paid, a drawback equal to the duty so paid, with such deduction therefrom as is provided in such regulations.

2. Resolved, That the Department of Inland Revenue may, under regulations made in that behalf, allow, on the destruction, under excise supervision, of goods subject to a duty of excise and upon which such duty has been paid, a drawback equal to the duty so paid thereon, with such deduction therefrom as is provided in such

regulations.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received To-morrow.

The Order of the Day being read, for the second reading of the Bill further to amend the Criminal Code, 1892;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, To-morrow, again resolve itself into the said

Committee.

The Order of the Day being read, for the House again in the Committee of Supply;

Sir John Thompson moved, seconded by Mr. Haggart, and the Question being proposed. That Mr. Speaker do now leave the Chair;

Mr. Edgar moved, in amendment, seconded by Mr. Lister, That all the words after "That" to the end of the Question be left out; and the words "from the "public trial and conviction of Thomas McGreevy and N. K. Connolly for conspir-" acy to defraud, and from evidence and papers already before this House, it appears "that large portions of the moneys which were found, upon said trial, to have been "criminally received by the said Thomas McGreevy from Government contractors, "were so received by him for the purpose of being expended in elections in the in"terest of the Conservative party, and for distribution by Sir Hector Langevin, "M.P., and Sir Adolphe Caron, M.P., for the election of themselves and of other "supporters of the Government at the general elections held in February, 1887.

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That it further appears that large portions of the said moneys, together with "other large sums collected by Sir Adolphe Caron from those interested in Govern-"mental railway subsidies, were expended and distributed by Sir Hector Langevin "and Sir Adolphe Caron, and in lavish and illegal amounts, to assist in the election " of themselves and of other supporters of the Government, in the District of Quebec,

" at the general elections of 1887.

"That the said Sir Hector Langevin and Sir Adolphe Caron were then, and are "now, Members of this House, and on the roll of Her Majesty's Privy Councillors "for Canada, and the said Sir Adolphe Caron is a Cabinet Minister and Postmaster "General.

"That, in the opinion of this House, the said Sir Hector Langevin and Sir " Adolphe Caron are deserving of the severest censure for their connection with the " said transactions, and that it is a public scandal and an injury to the reputation of " Canada that Sir Adolphe Caron should continue to hold the position of a Minister " of the Crown," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the

names being called for, they were taken down, as follow:-

YEAS:

essieurs

Allan,	Casey,	Grieve,	Mills (Bothwell).
Bain (Wentworth),	Charlton,	Guay,	Monet,
Beausoliel,	Choquette,	Harwood,	Mulock,
Béchard,	Christie,	Innes,	Paterson (Brant),
Beith,	Colter,	Landerkin,	Perry,
Bernier,	Dawson,	Laurier,	Proulx,
Borden,	Devlin,	Leduc,	Rider,
Boston,	Edgar,	Legris,	Rinfret,
Bourassa,	Edwards,	Lister,	Rowand,
Bowers,	Featherston,	Lowell,	Sanborn,
Bowman,	Forbes,	Macdonald (Huron),	Seriver,
Brodeur,	Fraser,	McGregor,	Semple,
Brown,	Geoffrion,	McMillan,	Somerville,
Bruneau,	Gibson,	McMullen,	Sutherland,
Campbell,	Gillmor,	Martin,	Vaillancourt, and
Carroll,	Godbout,	Mignault,	Yeo.—65.
Cartwright (Sir Richard)),	-	

NAYS:

Messieurs

1100510415				
Amyot,	Dickey,	Leclair,	Patterson (Huron),	
Bain (Soulanges),	Dugas,	Lépine,	Pope,	
Baker,	Dupont,	Lippé,	Pridham,	
Belley,	Dyer,	Macdonald (King's),	Prior,	
Bennett,	Earle,	Macdonell (Algoma),	Putnam,	
Bergeron,	Fairbairn,	McAlister,	Rosamond,	
Bergin,	Ferguson (Leeds & Grer	n.) McDonald (Assiniboia),	Ross (Dundas),	
Blanchard,	Ferguson (Renfrew),	McDonald (Victoria),	Ross (Lisgar),	
Boyd,	Fréchette,	McDougald (Pictou),	Simard,	
Boyle,	Gillies,	McDougall (Cape Breton	Smith (Ontario),	
Cameron,	Girouard (Jacq. Carties	r), McInerney,	Stairs,	
Cargill,	Girouard (Two Mont'n	s), McKay,	Taylor,	
0 ,	·	• • • • • • • • • • • • • • • • • • • •		

Carscallen, Chesley, Cleveland, Coatsworth, Cochrane, Cockburn, Corbould, Costigan, Craig, Curran, Daly, Davin, Davis,	Grandbois, Grant (Sir James) Haggart, Haslam, Hazen, Henderson, Hughes, Ingram, Ives, Jeannotte, Kaulbach, Kenny, Lachapelle,	McLean (King's), McLennan, McLeod, McNeill, Madill, Mara, Masson, Miller, Mills (Annapolis), Moncrieff, Montague, Ouimet, Patterson (Colchester),	Temple, Thompson (Sir John), Tisdale, Tupper (Sir C. Hibbert), Tyrwhitt, Wallace, Weldon, White (Cardwell), White (Shelburne), Wilmot, Wilson, Wood (Brockville), and Wood (West'land).—102.
Desaulniers,	LaRivière,	1 moorison (Colonester),	11 Ood (11 Cst land).—102.

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So it passed in the Negative.

Then the main Question being put;—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, to meet expenses in connection with Superintendence of Insurance, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Three thousand four hundred and seventy-nine dollars and fifty cents be granted to Her Majesty, for Civil Government:—Department of the Queen's Privy Council for Canada—To pay, notwith-standing anything in the Civil Service Act, the following clerks their salaries from 1st January to 30th June, 1894, viz.:—W. C. DesBrisay, \$415; F. Chadwick, \$452.50; J. R. Fraser, \$362; To provide for the payment from 1st January to 30th June, 1894, to H. P. Buck the amount allowed for passing in two optional subjects, \$50; To recoup the vote for Unforeseen Expenses for amount appropriated to the contingencies of this Department, \$2,200, for the year ending 30th June, 1894.

3. Resolved, That a sum not exceeding Two thousand one hundred and seventy-seven dollars and fifty cents be granted to Her Majesty, for Department of Justice—To pay Mr. J. W. Hughes for his services from the 1st to 31st January, 1894, not-withstanding anything to the contrary in the Civil Service Act, \$77.50; To pay R. F. Harris for two optional subjects from 1st July, 1893, to 1st July, 1894, \$100; Further amount required for contingencies, \$2,000, for the year ending 30th June, 1894.

4. Resolved, That a sum not exceeding Two hundred and twelve dollars be granted to Her Majesty, for Department of Secretary of State—To pay G. de La Porte for services as an extra clerk in Records Branch, \$62; To cover expenses incurred in prosecuting persons guilty of personating at Civil Service examinations at Montreal, \$150, for the year ending 30th June, 1894.

5. Resolved, That a sum not exceeding One thousand and four dollars and seventy cents be granted to Her Majesty, for Department of Inland Revenue—To pay Achille Fréchette for translation, \$4.70; Further amount required for contingencies, \$1,000,

for the year ending 30th June, 1894.

- 6. Resolved, That a sum not exceeding Six thousand four hundred and forty-five dollars and twenty-four cents be granted to Her Majesty, for Post Office Department—Amount short estimated in 1892-93, and paid out of Estimates for 1893-94:—For clerical and other assistance, June, 1893, \$663.31; For printing (May and June, 1893), \$2,839.25; For stationery (May and June, 1893), \$843.87; For telegrams, &c., June, 1893, \$98.81—\$4,445.24; Amount short estimated in Estimates of 1893-94—For clerical and other assistance, \$2,000, for the year ending 30th June, 1894
- 7. Resolved, That a sum not exceeding Fifty-six dollars and forty-five cents be granted to Her Majesty, for Department of Railways and Canals—To pay Mr. J. E. W.

Currier's salary as Private Secretary to the Minister of Railways and Canals, from 1st April, 1893, to 1st May, 1893, for the year ending 30th June, 1894.

8. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, for Department of Public Works—Further amount required for Con-

tingencies, for the year ending 30th June, 1894.

9. Resolved, That a sum not exceeding Twenty-five dollars be granted to Her Majesty, for Administration of Justice—Exchequer Court of Canada—To provide for the increase of the Registrar's salary by an increment of \$50 per annum from 1st January, 1894, for the year ending 30th June, 1894.

10. Resolved, That a sum not exceeding Twenty-nine thousand one hundred and sixteen dollars and sixty-seven cents be granted to Her Majesty, for Penitentiaries—Kingston Penitentiary—To provide for the salary of Reverend J. V. Neville, Chaplain, at \$1,200 per annum, from 1st December, 1893, to 30th June, 1894 (notwithstanding anything to the contrary in the Penitentiary Act), \$116.67; To provide for binder-twine machinery, \$29,000, for the year ending 30th June, 1894.

11. Resolved, That a sum not exceeding Four hundred dollars be granted to Her Majesty, for Manitoba Penitentiary—To provide for increase to D. Farquhar, mason and quarry instructor, to \$1,000, from 1st July, 1893, to 30th June, 1894, (notwithstanding anything to the contrary in the Penitentiary Act), for the year ending 30th

June, 1894.

12. Resolved, That a sum not exceeding Eleven dollars and ten cents be granted to Her Majesty, for British Columbia Penitentiary—To pay Reverend H. H. Gowan, Protestant Chaplain, appointed 21st May, 1894, at the rate of \$600 per annum, notwithstanding anything in the Penitentiary Act to the contrary, for the year ending 30th June, 1894.

13. Resolved, That a sum not exceeding Ninety dollars be granted to Her Majesty, for Senate—To pay four pages for 15 days extra, at \$1.50 each per diem,

for the year ending 30th June, 1894.

- 14. Resolved, That a sum not exceeding Seven thousand two hundred and ninety-six dollars be granted to Her Majesty, for House of Commons:—To cover amount expended for French translation from 1st July, 1893, \$1,600; To pay two extra clerks for Session of 1894, at \$300, \$600; To pay for 5 leather trunks for new Members elected since last Session—revote of lapsed amount, \$125; To provide, at the rate of \$50 per annum, for the statutory increases, from 1st Jauuary, 1894, to the salaries of Messieurs Chamberlain and Cameron, \$50; To pay a gratuity to the widow of the late T. J. Richardson, one of the official reporters of the House of Commons, \$1,000; Additional amounts required on account of Session continuing over 100 days:—Sessional clerks, \$800; Sessional French translators, \$200; Expenses of Committee:—Shorthand writers and witnesses, \$1,500; Debates amanuenses, \$200; Sergeant-at-Arms' Estimates:—Messengers, \$900; Pages, \$216; Charwomen, \$75; Gasman, \$10; Servants, \$20, for the year ending 30th June, 1894.
- 15. Resolved, That a sum not exceeding Five hundred and seventy-five dollars be granted to Her Majesty, for Library of Parliament:—To provide for a bonus of 15 days extra pay at \$2.50 per diem in compensation for the shortness of the Session of 1893, to the following sessional messengers, viz.:—Joseph Lafontaine and T. W. Hodgins, \$37.50 each, \$75; To provide for the payment of the salaries during One hundred days of the extra or sessional messengers during the Session of 1894 at

\$2.50 each per diem, \$500, for the year ending 30th June, 1894.

16. Resolved, That a sum not exceeding Seven hundred and eighty-two dollars and ninety-seven cents be granted to Her Majesty, for Kingston Graving Dock, balance due on construction of iron caisson, for the year ending 30th June, 1894.

17. Resolved, That a sum not exceeding Eight thousand two hundred and seventeen dollars and thirty-three cents be granted to Her Majesty, for Public Buildings, Nova Scotia—Halifax Quarantine Station on Lawlor's Island, for the year ending 30th June, 1894.

18. Resolved, That a sum not exceeding Thirty-eight thousand dollars be granted to Her Majesty, for St. John Custom House, New Brunswick, for the year

ending 30th June, 1894.

19. Resolved, That a sum not exceeding Thirty-two thousand four hundred and sixty dollars and ninety cents be granted to Her Majesty, for Public Buildings, British Columbia—Williams Head Quarantine Station—Buildings, water supply, &c., for the year ending 30th June, 1894.

20. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for Public Buildings generally, for the year ending 30th June, 1894.

21. Resolved, That a sum not exceeding Twenty thousand four hundred dollars be granted to Her Majesty, for Repairs, Furniture, Heating, &c.:—Parliament Buildings—Renewal of boilers, \$5,000; Heating public building, Ottawa, iucluding salaries of engineers, firemen, elevator attendants and caretakers, \$9,000; Telephone service—Public buildings, Ottawa, \$400; Lighting Public Buildings—Additional amount required, \$6,000, for the year ending 30th June, 1894.

22. Resolved, That a sum not exceeding One thousand two hundred dollars be granted to Her Majesty, for Experimental Farms—Improvements, renewals, repairs, &c., in connection with buildings, fences, &c., for the year ending 30th June,

1894.

23. Resolved, That a sum not exceeding Eighty-four dollars be granted to Her Majesty, for Nine Mile Creek, Prince Edward Island (Harbours and Rivers), for

the year ending 30th June, 1894.

24. Resolved, That a sum not exceeding Two thousand nine hundred and thirty-two dollars and fifty cents be granted to Her Majesty, for Harbours and Rivers—New Brunswick—Campbellton Ballast Wharf, &c., \$1,732.50; Tracadie Wharf, \$1,200, for the year ending 30th June, 1894.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Wednesday morning;

Wednesday, 4th July, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

And then The House, having continued to sit till twenty-eight minutes before Two of the Clock on Wednesday morning, adjourned till this day.

Wednesday, 4th July, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:— By Mr. Taylor,—The Petition of the Brockville and New York Bridge Company.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Fourteenth Report of the said Committee. which was read, as followeth:-

Your Committee have had under consideration Bill to incorporate the Boynton Bicycle Electric Railway Company, and have agreed to report the same with Amend-

Your Committee have also had under consideration Bill to incorporate the Niagara Falls Electric Railway Bridge Company, and the promoters having expressed their intention not to proceed further with this measure this Session, your Committee recommend that the said Bill be withdrawn, and the fee and charges paid thereon refunded, less the cost of printing and translation.

Mr. Sproule, from the Select Standing Committee on Agriculture and Colonization, presented to the House the Fourth Report of the said Committee, which was

read. as followeth:—

Your Committee recommend that the House may be pleased to order the printing of Five hundred copies of the evidence of each member of the Central Experimental Farm Staff who appeared before your Committee in the current Session of Parliament, and that this issue of his own evidence be given to each of the said staff for personal distribution.

On motion of Mr. Tisdale, seconded by Mr. Sproule,

Ordered, That the Bill to incorporate the Niagara Falls Electric Railway Bridge Company be withdrawn, and that the fee and charges paid thereon be refunded, less the cost of printing and translation, in accordance with the recommendation contained in the Fourteenth Report of the Select Standing Committee on Railways, Canals and Telegraph Lines.

On motion of Mr. Tisdale, seconded by Mr. Sproule,

Ordered, That the Bill to incorporate the Ste. Emélie Railway Company be withdrawn, and that the fee and charges paid thereon be refunded, less the cost of printing and translation in accordance with the recommendation contained in the Twelfth Report of the Select Standing Committee on Railways, Canals and Telegraph Lines.

On motion of Mr. Taylor, seconded by Mr. Bryson,

Ordered, That the Petition of the Brockville and New York Bridge Company,

presented this day, be now read.

And the said Petition was read and received; praying to be permitted to lay before the House their Petition for the passing of an Act to extend the time for the commencement of the construction of their bridge across the St. Lawrence River, for one year from the 9th day of July, instant, notwithstanding the expiration of the time for presenting Petitions for Private Bills.

Ordered, That the said Petition be referred to the Select Standing Committee on

Standing Orders.

The Order of the Day being read, for the House again in the Committee of Supply; $25\frac{1}{2}$

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question being proposed, That Mr. Speaker do now leave the Chair;

And a Debate arising thereupon;

And it being Six o'Clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

1894

Private Bills under Special Order.

The House, according to Order, resolved itself into a Committee on the Bill respecting the *Montreal* Park and Island Railway Company.

The hour devoted to Private Bills, under Rule 19, having expired, Mr. Speaker

resumed the Chair.

The House then resumed the Debate on the Question, That Mr. Speaker do now leave the Chair (for the House again in the Committee of Supply).

And the Question being proposed;

Mr. Mulock moved, in amendment, seconded by Mr. Charlton, That all the words after "That" to the end of the Question be left out, and the words "the "Imperial Government having scheduled the United States by reason of the exist-"ence of pleuro-pneumonia and other contagious cattle diseases in that country; "that the Canadian Government were desirous of allowing American cattle to be " carried by rail from the west to the east through Canada; that the carrying of " such cattle would also have caused Canada to be scheduled by Great Britain unless " measures were adopted by the Canadian Government of a character sufficient to pre-" vent the introduction of diseased cattle from the United States into Canada; that " it was necessary, in order to prevent such scheduling, that the Imperial authorities " should be satisfied as to the sufficiency of all such proposed measures; that on the " condition that Canada was not scheduled, the Government of Canada undertook "with the Imperial Government, to carry out certain named and other regulations "in so effective a manner as to satisfy the Imperial authorities that the transit of "American cattle through Canada would be so conducted as to afford reasonable " security against the importation into Canada of diseased cattle; that relying upon "the Canadian Government enforcing all necessary regulations and observing said "undertaking, the Imperial Government granted permission for the carriage of "American cattle through Canada upon the distinct understanding that such traffic "was to be conducted in every respect so as not to bring Canada within the pro-" visions of the Imperial Act respecting scheduling; that the Canadian Government "disregarded such undertaking and neglected to enforce proper regulations sufficient " to satisfy the Imperial Government upon the subject; that during the continuance " of the permission granted by the Imperial authorities for the maintenance of such "traffic, representations were made by the British Government to the Canadian Gov-" ernment that pleuro-pneumonia existed in the Western States, that it was the duty " of the Canadian Government to enforce stringent regulations for the prevention of "its extension into Canada; that notwithstanding such warning, the Canadian Gov-"ernment allowed the said traffic to be continued in a lax manner, and also per-" mitted very large numbers of American cattle to be imported into the North-west " Territories from the United States whilst pleuro-pneumonia was there existing; that " after such repeated warning, and owing to the negligence and bad faith of the "Canadian Government in the premises, the Imperial authorities did in the month " of November, 1892, schedule Canada to the great injury, not only of the farming " community, but of the trade of the whole country, and that such scheduling is "fairly attributable to the negligence of the Government; that in view of the " foregoing facts of such negligence and bad faith, this House is of opinion that the "Government is deserving of the censure of Parliament," inserted instead thereof;

And The House having continued to sit till after Twelve of the Clock on Thursday morning;

Thursday, 5th July, 1894,

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down as follow:—

YEAS:

Messieurs

Allan,	Choquette,	Landerkin,	O'Brien,
Bain (Wentworth),	Christie,	Laurier,	Paterson (Brant),
Beausoliel,	Dawson,	Lavergne,	Perry,
Beith,	Edgar,	Leduc,	Proulx,
Borden,	Edwards,	Legris,	Rider,
Boston,	Featherston,	Lister,	Rinfret,
Bowman,	Flint,	McCarthy,	Rowand,
Brodeur,	Forbes,	McGregor,	Sanborn,
Brown,	Fraser,	McMillan,	Semple,
Bruneau,	Frémont,	McMullen,	Somerville,
Campbell,	Gibson,	Martin,	Sutherland,
Carroll,	Godbout,	Mignault,	Tarte,
Cartwright (Sir Richard),Grieve,	Mills (Bothwell),	Vaillancourt, and
Casey,	Harwood,	Monet,	Yeo.—59.
Charlton,	Innes,	Mulock,	

NAYS:

Messieurs

	Adams, Amyot, Bain (Soulanges), Belley, Bennett, Bergeron, Blanchard, Boyd, Boyle, Calvin, Cargill, Carignan, Carling (Sir John), Carscallen, Cleveland, Cockburn, Corbould, Craig, Curran, Daly, Dayin.	Dickey, Dugas, Dupont, Dyer, Earle, Fairbairn, Ferguson (Renfrew), Fréchette, Gillies, Girouard (Jacq. Cartier) Grouard (Two Mout'ns) Grant (Sir James), Guillet, Haggart, Haslam, Hazen, Henderson, Hodgins, Hutchins, Ingram, Ives, Jannotte, Joncas.	Maclean (King's), McLennan, McLeod, Madill, Mara, Marshall, Masson, Metcalfe, Mills (Annapolis), Moncrieff, Montague,	Pope, Pridham, Prior, Roome, Rosamond, Ross (Lisgar), Ryckman, Simard, Smith (Ontario), Sproule, Stairs, Stevenson, Taylor, Thompson (Sir John), Tisdale, Tupper (Sir C. Hibbert), Tyrwhitt, Wallace, White (Cardwell), White (Shelburne), Wilmot, Wilson, Wood (Brockville), and
	Daly, Davin,		Montague, Ovimet,	Wilson, Wood (Brockville), and
Davis, Kenny, Patterson (Colchester), Wood, (West'land).—96 Desaulniers, Lachapelle, Pelletier,	Davis,	Kenny,	Patterson (Colchester),	Wood, (West'land).—99.

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for Charges of Management—To pay further amount to Mr. Thomas Skinner for services in connection with the transfer of the financial agency in London, for the year ending 30th June, 1894.

2. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, to pay the Crown Agents for the Colonies one half of one per cent commission and one fourth of one per cent brokerage on amount of British Columbia loan redeemed, for the year ending 30th June, 1894.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, this day, Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itself

into the said Committee.

And then The House, having continued to sit till ten minutes after Two of the Clock on Thursday morning, adjourned till this day.

Thursday, 5th July, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Dawson,—The Petition of Augustus Porter and others, of McLean and
Parham, County of Addington, Ontario.

By Mr. Mills (Annapolis),—The Petition of Charles Brinton and others, fisher-

men of Port Lorne and vicinity, County of Annapolis, Nova Scotia.

By Mr. Taylor,—The Petition of the Brockville and New York Bridge Company.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Municipal Council of St. François Xavier, Manitoba; and of the Municipal Council of the County of Welland, Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Mr. Speaker informed the House, That the Clerk of the House had received from the Clerk of the Crown in Chancery the following Certificate:—

OFFICE OF THE CLERK OF THE CROWN IN CHANCERY, Canada.

Ottawa, 5th July, 1894.

This is to certify that in virtue of a Writ of Election dated the Twenty-fifth day of June last, issued by His Excellency the Governor General and addressed to George W. Ostrom, Esquire, of Trenton, Ontario, as Returning Officer for the Electoral District of the West Riding of the County of Hastings, in the Province of Ontario, for the Election of a Member to represent the said Electoral District in the House of Commons of Canada, in the present Parliament in the room of Henry Corby Esquire, who hath resigned his seat; Henry Corby, Esquire of Belleville, Ontario, Distiller, has been duly returned as such representative, as appears by the Return to the said Writ, deposited of record in my office.

SAML. E. St. O. CHAPLEAU, [L.S.] Clerk of the Crown in Chancery, Canada.

To J. G. Bourinot, Esquire, C.M.G., LL.D., Clerk of the House of Commons of Canada. Henry Corby, Esquire, Member for the Electoral District of the West Riding of the County of Hastings, having previously taken the Oath according to Law and subscribed before the Commissioners the Roll containing the same, took his seat in the House.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Fifteenth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration Bill respecting the Atlantic and Lake Superior Railway Company, and have agreed to report the same with Amendments.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Sixteenth Report of the said Committee, which was read, as followeth:—

Your Committee have examined the Petition of the Brockville and New York Bridge Company; praying for leave to present a Petition for an Act to extend the time for commencing their works, notwithstanding the expiration of the time for receiving such Petitions, and they recommend that the necessary leave be granted.

Mr. Bergin, from the Joint Committee of both Houses on the Printing of Parliament, presented to the House the Fifth Report of the said Committee, which was read, as followeth:—

The Committee examined the following document, and recommend that it be printed, viz.:—

90. Return to an Address to His Excellency the Governor General of the 7th May, 1894, for copies of all correspondence between J. B. Wright, M.D., V.S., and the Government, or any Member, department or officer of the Government, and of all correspondence between the Grand Trunk Railway and the Government, or any Member, department or officer of the Government, and of all correspondence between Mr. A. Brush and the Government, or any Member, department or officer of the Government, and of all correspondence between the Imperial authorities, or any one on their behalf, and the Government of Canada, or any member, department or officer thereof, from, and including, the year 1882 until, and including, the year 1891, regarding the inspection of cattle passing through Canada from the United States.—(Sessional Papers.)

The Committee would also recommend that the following documents be not

printed, viz. :-

33e. Return to an Order of the House, of the 14th May, 1894, for copies of all correspondence since 1st January, 1892, to the present time from fishery officers, and others from the Western Counties of Nova Scotia and the County of Charlotte, in New Brunswick, as regards the taking of lobsters and of the limitation of size, and of all recommendations in regard to the same.

Also, a copy of all correspondence between the Minister of Marine and Fisheries and his officials and all other persons as regards the close season for the herring fishing at Two Island Harbour, Grand Manan, and of the weirs at that place.

33f. Return to an Address to His Excellency the Governor General of the 26th April, 1894, for copies of all Orders in Council and departmental orders now in force in the Province of *Ontario*, concerning fisheries therein, and of all petitions received by the Department with regard to the same.

44a. Return to an Address to His Excellency the Governor General of the 30th March, 1894, for all papers, correspondence, telegrams, reports to or Orders in Council, or departmental orders not already brought down to Parliament, relative to the purchase of the Harris property in St. John for the Intercolonial Railway, or the payment of the purchase moneys therefor or relative to the uses or purposes to which that property has since been applied.

Also, for a List of all claimants to the title of said property or any interest therein, together with the amounts paid to them, respectively, and a summary or abstract of all the deeds or agreements taken from the claimants, respectively.

Also, for a Statement of all moneys since laid out upon such property, and its

total cost up to date.

48b. Further Supplementary Return to an Order of the House of the 29th March, 1894, for a Return of:

1. The number of students who have graduated from the Royal Military College

since its establishment.

- 2. The number of these graduates who are now in the public service of Canada, and number in the service of the Imperial Government.
- 3. The amount expended on capital account and on income since the college was established.
 - 4. The number of students graduated in 1893.
 - 5. The number of students now in attendance.
- 6. The total amount of salaries paid each year, to the different persons employed in connection with the college.

7. The name of the Commandant of the college; his salary, perquisites, if any, in the way of free residence, maintenance thereof, supplies, servants, etc.

8. The cost of the residence for use of Commandant, if purchased, and amount expended thereon by the Government since the purchase.

57c. Return to an Order of the House of the 16th April, 1894, for copies of all advertisements inviting tenders for the construction of Sections 1 and 2 of the Soulanges Canal; also, copies of specifications connected with said work; copies of extensions of said specifications and tenders with estimated quantities and work to be done according to Engineer's estimate; also, copies of all tenders, copies of contracts let, of correspondence which took place between the contractors tendering for this work and the contractor to whom the contracts were awarded, and the Department of Railways and Canalsin this matter; copies of all reports of Engineers since the letting of the contract.

72a. Supplementary Return to an Address to His Excellency the Governor General of the 7th May, 1894, for a copy of the Order in Council authorizing the sale of lot 16, concession 12, Township of Luther, in the County of Wellington, for

\$800, to John McNab and John Gallagher.

77c. Supplementary Return to an Address to His Excellency the Governor General of the 30th March, 1894, for copies of all letters, papers and statements in connection with awarding contract to Messieurs William H. Davis & Sons for con-

structing a dam at Sheik's Island, in connection with the Cornwall Canal.

85. Return to an Address to His Excellency the Governor General of the 6th February, 1893, for copies of all correspondence, papers and documents, not already laid before the House, in reference to negotiations and communications between the Government and the United States, in reference to reciprocity, canal tolls, and wrecking and towing.

86. Return to an Address to His Excellency the Governor General of the 30th of March, 1894, for copies of all correspondence, instructions, Orders in Council and reports about the boundary line between Alaska and British Columbia, not already

laid before this House.

87. Return to an Order of the House of the 7th May, 1894, for a Return showing in detail all sums of money in the hands of the Government held as security for the performance of contracts completed, the name of each contractor who deposited the money, date of each such deposit, and amount of interest accrued on each deposit.

88. Return to an Address to His Excellency the Governor General of the 30th March, 1894, for a Return of all correspondence, telegrams, Reports to Council, Orders in Council, or departmental orders or instructions relative to the employment of certified captains or mates on steamers plying in the waters or ferries of the Dominion, or to the running of such steamers or ferries without such captains or mates.

89. Return to an Address to His Excellency the Governor General of the 14th May, 1894, for copies of all correspondence between the Minister of Railways and the Reverend A. E. Burke and others, having reference to the moving of the flag station from Mill River, on the Prince Edward Island Railway, to Howland Road, and all telegrams and documents having reference to the same, as well as all petitions, &c., against the removal of said flag station.

91. Return to an Order of the House of the 16th April, 1894, for a Return showing all lands allotted to Half-breeds in *Manitoba* for which patents have not been issued, giving, along with a description of the land, the name of the allottee and

the reasons why the patent has not been issued.

On motion of Mr. Taylor, seconded by Mr. Bryson,

Ordered, That in accordance with the recommendation contained in the Sixteenth Report of the Select Standing Committee on Standing Orders, the Petition of the Brockville and New York Bridge Company, presented this day, be read and received.

The said Petition was accordingly read and received, viz.:—

Of the Brockville and New York Bridge Company; praying for the passing of an Act to extend the time for the commencement of the construction of their bridge across the St. Lawrence River for one year.

Mr. Haggart moved, seconded by Mr. Ouimet, That this House will, To-morrow, resolve itself into a Committee to consider a certain proposed Resolution respecting the allowance of drawback on certain articles manufactured in Canada, for use in the construction of the Canadian Pacific Railway.

Mr. Haggart, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General, having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Com-

mittee.

Sir John Thompson, a Member of the Queen's Privy Council, presented,—Further Supplementary Return to an Address to His Excellency, dated 7th May, 1894, for copies of all Letters, proposals, cablegrams and correspondence since the 1st of January, 1890, between the Government and any Member thereof and any person, firm or company in relation to establishing a fast Atlantic steamship line between Canada and Great Britain, and also, a line between Canada and France, and in relation to the subsidies for such services asked for or proposed to be given by the Government, and any draft or completed contracts for such steamship service. (Sessional Papers, No. 84b.)

The Order of the Day being read, for the House again in the Committee of Supply:

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question

being proposed, That Mr. Speaker do now leave the Chair;

Sir Richard J. Cartwright moved, seconded by Mr. Charlton, That the House do now adjourn.

And a Debate arising thereupon:—The said Motion was, with leave of the House, withdrawn.

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved. That a sum not exceeding Sixteen thousand four hundred dollars be granted to Her Majesty, for Militia:—Clothing and necessaries, \$12,000; Gratuities to officers of the Active Militia placed on the Retired List, \$4,400, for the year ending 30th June, 1894.

- 2. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, for Canadian Pacific Railway—Construction, for the year ending 30th June, 1894.
- 3. Resolved, That a sum not exceeding Seventy-three thousand dollars be granted to Her Majesty, for Intercolonial Railway—Construction (revote), for the year ending 30th June, 1894.

4. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for Annapolis and Digby Railway—Construction, for the year ending

30th June, 1894.

5. Resolved, That a sum not exceeding Eighteen dollars be granted to Her Majesty, for Montreal and European Short Line Railway—To pay Borden, Ritchie & Co.'s account, Montreal and European Short Line Railway vs. Regina, for the year ending 30th June, 1894.

6. Resolved, That a sum not exceeding Two thousand two hundred dollars be granted to Her Majesty, for Soulanges Canal—Construction, for the year ending

30th June, 1894.

7. Resolved, That a sum not exceeding Three thousand six hundred and forty-two dollars be granted to Her Majesty, for Railways and Canals—Chargeable to Income—Grenville Canal—To pay final estimate of F. Toms for rebuilding wingwalls at guard lock, \$3,365; To pay for 158 cubic yards of stone for dry walls, \$277,

for the year ending 30th June, 1894.

8. Resolved, That a sum not exceeding Seventeen thousand three hundred and seventy-five dollars be granted to Her Majesty, for Trent Valley Canal:—To pay judgment of the Exchequer Court, W. H. Hall vs. Regina, \$975; To pay costs in suit W. H. Hall vs. Regina, \$400; To pay balance of final estimate of Messieurs Beatty & Sons for dredge, Governor General's Warrant, \$3,000; To pay contribution towards construction of swing bridge, Fenelon Falls, \$13,000, for the year ending 30th June, 1894.

9. Resolved, That a sum not exceeding Eleven thousand eight hundred and four dollars be granted to Her Majesty, for Lachine Canal:—To pay salaries and expenses in connection with Commission of Inquiry into Lachine Canal Expenditure, (Governor General's warrant, \$1,351.79,) \$10,000; Repairs to break, St. Gabriel's

lock, \$1,804, for the year ending 30th June, 1894.

10. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty for Carillon Dam—To cover cost of repairing one abutment pier of Carillon Caril

lon Dam (Governor General's Warrant), for the year ending 30th June, 1894.

11. Resolved, That a sum not exceeding Twelve thousand two hundred and thirty-two dollars be granted to Her Majesty, for Rideau Canal:—To sheet-piling of Deep Cut, Ottawa—Governor General's Warrant, \$10,000; To pay Municipality of Redford to raise road at West Rideau Lake, \$350; To pay widows of late lockmasters, Deane and McGilvery, for buildings, \$451; To pay balance on Hog's Back bulkhead contract, \$1,431, for the year ending 30th June, 1894.

12. Resolved, That a sum not exceeding Four thousand two hundred and seventy-two dollars be granted to Her Majesty, for Welland Canal:—To repair about 500 feet of canal bank, which slid in 24th August, 1891, \$4,000; To pay award of official valuator on claim of John Carlston, \$200; To pay G. W. Reid for time laid up from

injury, \$72, for the year ending 30th June, 1894.

- 13. Resolved, That a sum not exceeding Seven thousand seven hundred and fifty-two dollars be granted to Her Majesty, for Railways and Canals—Collection of Revenue:—Lachine Canal—Staff, \$7.600; To pay a gratuity of 2 months' salary to Antoine Nantelle, Assistant Bridge Keeper, Bridge No. 3, on Lachine Canal, whose resignation has been accepted, \$76; To pay a gratuity of 2 months' salary to Napoleon Guerin, lockman, at Lock No. 4, Côte St. Paul, Lachine Canal, who was injured on the 2nd of June, 1893, while on duty, \$76, for the year ending 30th June, 1894.
- 14. Resolved, That a sum not exceeding Seven hundred and fifty-three dollars and sixty cents be granted to Her Majesty, for Welland Canal—To provide refund

of half tolls paid by Captain D. Manson on 7,536 tons of coal, being at the rate of ten cents per ton, for the year ending 30th June, 1894.

15. Resolved, That a sum not exceeding One thousand five hundred dollars be granted to Her Majesty, for Williamsburg Canal-Staff, for the year ending 30th June, 1894.

16. Resolved, That a sum not exceeding I'wo thousand eight hundred and fifty dollars be granted to Her Majesty, for Beauharnois Canal, as follow, viz.:—Staff,

\$1,350; Repairs, \$1,500, for the year ending 30th June, 1894.

17. Resolved, That a sum not exceeding Twenty-six dollars and seven cents be granted to Her Majesty, for St. Peter's Canal—to pay Dan Fugere for time laid up from injury, for the year ending 30th June, 1894.

18. Resolved, That a sum not exceeding Forty dollars be granted to Her Majesty,

for St. Ann's Lock-Staff, for the year ending 30th June, 1894.

19. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, for a line of steamers to run between St. John, New Brunswick, Halifax, Nova Scotia, and London, Great Britain, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for steam communication between Halifax, Nova Scotia, and New-

foundland, via Cape Breton ports, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding One hundred and three thousand dollars be granted to Her Majesty, for three lines of steamers to run between St. John and Halifax, or either, and the West Indies and South America, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for steam service between Victoria, British Columbia, and San Francisco,

California, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Nine thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., from the opening to the closing of navigation, between the mainland and the Magdalen Islands, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., from the opening to the closing of navigation, between Prince Edward Island and the mainland, for the

year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Twelve thousand five hundred dollars be granted to Her Majesty, for steam communication during the year 1894-95, i.e., from the opening to the closing of navigation, between Gaspé Basin, Quebec, and Dalhousie, New Brunswick, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., from the opening to the closing of navigation, between Pictou, Nova Scotia, and Cheticamp,

for the year ending 30th June, 1895.

27. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., from the opening to the closing of navigation, between St. John, New Brunswick and ports in

Minas Basin, for the year ending 30th June, 1895.

28. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for steam service during the season of 1894, i.e., from the opening to the closing of navigation, between Baddeck, Grand Narrows and Iona; between St. Peter's and Port Mulgrave; between Grand Narrows, East Bay and Irish Cove; and between St. Peter's, Irish Cove and Grand Narrows, for the year ending 30th June, 1895.

29. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., for not less than 32 full round trips between St. John, New Brunswick and Halifax, Nova Scotia

viâ Yarmouth and other way ports, for the year ending 30th June, 1895.

30. Resolved, That a sum not exceeding Twelve thousand five hundred dollars be granted to Her Majesty, for steam communication from 1st July, 1894, to 30th June, 1895, between St. John, Digby and Annapolis, for the year ending 30th June, 1895.

31. Resolved, That a sum not exceeding One thousand two hundred dollars be granted to Her Majesty, for steam communication for the season of 1894, to the 30th June, 1895, between Pictou, Nova Scotia, Murray Harbour, Georgetown and Mon-

tague Bridge, Prince Edward Island, for the year ending 30th June, 1895.

32. Resolved, That a sum not exceeding Four thousand six hundred and sixty-six dollars and sixty-six cents be granted to Her Majesty, for steam communication from 1st May, 1894, to 30th June, 1895, between Grand Manan and the mainland,

for the year ending 30th June, 1895.

33. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for steam communication from 1st April, 1894, to 30th June, 1895, between Port Mulgrave, Arichat and Canso and between Port Mulgrave and Guysboro', and from 1st April, to 30th November, 1894, between Port Mulgrave and Port Hood, for the year ending 30th June, 1895.

34. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for steam communication between Victoria, British Columbia and Nanaimo, tri-weekly, and between Nanaimo, Comox and Valdez Island, semi-weekly, stopping

at intermediate landings, for the year ending 30th June, 1895.

35. Resolved, That a sum not exceeding Five thousand seven hundred and forty-four dollars and seventy-three cents be granted to Her Majesty, for Harbours and Rivers—Nova Scotia—Halifax Quarantine Station—Wharf on Lawlor's Island, \$5,470.98; Port Maitland—Repairs to Breakwater—To make good to A. McKinnon, contractor, the extra expense he had to bear, considering that the timber required for the works let had to be procured in summer instead of winter, as calculated on by him, \$273.75, for the year ending 30th June, 1894.

36. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for general repairs and improvements to Harbour and River Works—Mari-

time Provinces generally, for the year ending 30th June, 1894.

37. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for general repairs and improvements to Harbour and River and Bridge

works-Quebec, for the year ending 30th June, 1894.

38. Resolved, That a sum not exceeding Two thousand three hundred and eightynine dollars and forty-one cents be granted to Her Majesty, for Harbours and Rivers, Ontario—Owen Sound Harbour, \$1,389.41; General repairs and improvements to harbour and river and bridge works, \$1,000, for the year ending 30th June, 1894.

39. Resolved, That a sum not exceeding Ten thousand three hundred and ninety-four dollars and twenty-nine cents be granted to Her Majesty, for Harbours and Rivers—British Columbia—Williams Head Quarantine Station—Wharf, for the year

ending-30th June, 1894.

- 40. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Dredging, as follow:—Nova Scotia, Prince Edward Island and New Brunswick, \$1,000; Quebec and Ontario, \$4,000, for the year ending 30th June, 1894.
- 41. Resolved, That a sum not exceeding Three thousand one hundred and twenty-seven dollars be granted to Her Majesty, for Roads and Bridges—Ottawa City—Bridges over the River Ottawa, the Slides, the Rideau Canal and approaches thereto—Amount of Canadian Granite Company's account for payment, for the year ending 30th June, 1894.
- 42. Resolved, That a sum not exceeding Four thousand four hundred dollars be granted to Her Majesty, to pay the following items, viz.:—Miscellaneous—Surveys and inspections, \$1,000; For temporary clerical and other assistance, inclusive of all services of all persons required who were first employed after 1st July, 1882 (notwithstanding anything to the contrary in the Civil Service Act), \$3,100; National Art Gallery \$300, for the year ending 30th June, 1894.

43. Resolved, That a sum not exceeding One hundred and twenty-six thousand five hundred and thirty-three dollars and thirty-three cents be granted to Her Majesty, for Mail Subsidies and Steamboat Subventions—Amount required to pay the Allan Steamship Company for ocean mail service between Great Britain and Canada, for the year ending 30th June, 1894.

44. Resolved, That a sum not exceeding One thousand two hundred dollars be granted to Her Majesty, to pay for steam service between Pictou, Nova Scotia, Murray Harbour, Georgetown and Montague Bridge, Prince Edward Island, from 10th May to close of navigation in 1892, and from opening of navigation to 30th June.

1893, for the year ending 30th June, 1894.

45. Resolved, That a sum not exceeding One thousand nine hundred and sixteen dollars and sixty-seven cents be granted to Her Majesty, to pay for steam service between St. John, New Brunswick, Digby and Annapolis, Nova Scotia, for the months of January and February, 1893, for the year ending 30th June, 1894.

46. Resolved, That a sum not exceeding One thousand four hundred and ten dollars be granted to Her Majesty, to pay for steam service between Baddeck and Grand Narrows, Nova Scotia, 19th February to 6th April, 1892, for the year ending

30th June, 1894.

47. Resolved, That a sum not exceeding Three thousand three hundred and thirty-three dollars and thirty-three cents be granted to Her Majesty, for Ocean and River Service—Additional amount required for winter mail service, \$1,500; Additional amount required for rewards for saving life, \$500; To pay balance of salaries due the Cattle Inspectors, 1893-94, \$1,333.33, for the year ending 30th June, 1894.

48. Resolved, That a sum not exceeding Four hundred and fifty dollars be granted to Her Majesty, for Lighthouse and Coast Service—To pay retiring allowance to John Hoar, late keeper of Hope Island light, after completing 25 years' service.

for the year ending 30th June, 1894.

- 49. Resolved, That a sum not exceeding Eighty-six thousand one hundred and forty-eight dollars and fifteen cents be granted to Her Majesty, for Fisheries: -To provide further amount in connection with Behring Sea matters, (Governor General's Warrant) \$7,500; To meet expenses of Behring Sea Arbitration and preparation therefor (Payment on account of services rendered may be made to members of the Civil Service, notwithstanding anything to the contrary in the Civil Service Act), \$50,000; Further amount required for Fishery Protection Service, \$15,000; To provide for changing "Druid" from a paddle to a screw steamer and renewing machinery, \$9,250; To provide for legal and incidental expenses, \$2,150; To pay balance due W. B. Deacon while employed on Lobster Commission in 1887, \$21; To pay the following persons \$15 each, for services in compiling and forwarding daily reports in connection with Fisheries Intelligence Bureau during the season of 1893, viz.:—J. P. Brennan, R. Benoit, C. P. Le Lacheur, E. G. Randall, T. C. Cook, A. J. Clark, S. Aucoin, J. M. Viets, Isaiah Thurber, R. McLean, Charles Owen, E. A. Calder, J. C. Bourinot, J. H. Dunlop, George Stalker, P. O'Toole, L. McKeen, J. M. McNutt, M. A. Dunn, George Rowlings, A. G. Hamilton, P. T. Fougere, E. D. Tremaine, J. W. Taylor. E. E. Letson, D. Murray, J. A. D'Entremont, R. H. Bolman, W. C. Henley, D. McAulay, D. Urquhart, \$465; To provide for the payment to Collectors of Customs for services in connection with the issuing of fishing licenses to United States fishing vessels, during the season of 1893, \$462.15; To provide further amount required for Fisheries Miscellaneous, Ontario, \$1,000; to provide further amount for Canadian Fishery Exhibit to pay for specimens purchased for the Chicago Exhibition by the Department of Agriculture, and now delivered to the Department of Marine and Fisheries, \$300, for the year ending 30th June, 1894.
- 50. Resolved, That a sum not exceeding Twelve thousand two hundred and fifty-two dollars and seventy cents be granted to Her Majesty, for Scientific Institutions and Hydrographic Surveys:—To pay the Dominion Government's share of the expense of re-survey of the south coast of Anticosti Island, \$10,031.41; To pay arrears of salary due Staff Commander J. G. Boulton, R.N., under Queen's Naval

Regulations, while in charge of *Georgian* Bay Survey, \$2,062.97; To pay two months' gratuity to the widow of the late W. A. Ashe, in his lifetime in charge of the Observatory at Quebec, \$158.32, for the year ending 30th June, 1894.

51. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for Indians, Nova Scotia—To provide an additional amount for medi-

cal attendance, for the year ending 30th June, 1894.

52. Resolved, That a sum not exceeding Six hundred and sixty-six dollars and sixty-six cents be granted to Her Majesty, for Indians—New Brunswick—To enable the Department to purchase a reserve for the Indians of Oromocto, and to remove the Indians of Kingsclear and St. Mary's to Oromocto, \$600; To revote the amount which should have been paid the estate of the late Charles Sergeant, in his lifetime Superintendent of the N. E. Superintendency, New Brunswick, being his salary for April and May, 1893, \$66.66, for the year ending 30th June, 1894.

53. Resolved, That a sum not exceeding Sixty dollars be granted to Her Majesty, to provide eave-troughing for and to paint new house erected for the clerk at Mani-

towaning (for Indians, Ontario, &c.), for the year ending 30th June, 1894.

54. Resolved, That a sum not exceeding Seven hundred and fifty-nine dollars be granted to Her Majesty, for Indians—Manitoba and the North-west Territories—To pay P. Aylen, M. D., for professional services to H. H. Nash, who was shot while on duty, \$59; Additional amount required for surveys, \$700, for the year ending 30th June, 1894.

55. Resolved, That a sum not exceeding Fourteen thousand five hundred and eleven dollars and thirty-four cents be granted to Her Majesty, for Indians—British Columbia—To provide the proportion chargeable to the Dominion Government of the expenditure incurred for chartering the steamer "Quadra" and constables engaged in quelling disturbances among the Indians of the North-west coast, \$761.34; To purchase the water right, flume and ditch of the Chinese Mining Company, \$250; To provide an additional amount for travelling expenses, \$500; To provide for medical attendance, \$8,000; Further amount required for the relief of distress, \$5,000, for the year ending 30th June, 1894.

56. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for North-west Mounted Police—Amount required to complete the service

of the year, for the year ending 30th June, 1894.

57. Resolved, That a sum not exceeding Six thousand nine hundred and fifty dollars be granted to Her Majesty, for Government of the North-west Territories—Further amount required to meet expenses connected with Lieutenant-Governor's Office, \$1,950; Further amount required for the maintenance of insane patients, \$5,000, for the year ending 30th June, 1894.

58. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, to cover expenditure in connection with the Antwerp Exhibition (Gov-

ernor General's Warrant), for the year ending 30th June, 1894.

59. Resolved, That a sum not exceeding Two thousand eight hundred dollars be granted to Her Majesty, for Patent Record—Additional amount required to pay Queen's Printer for printing and engraving, for the year ending 30th June, 1894.

60. Resolved, That a sum not exceeding Five thousand and fifty dollars be granted to Her Majesty, for Statistics—To pay balance due Queen's Printer for "Year-book and Statistical Abstract," \$2,300; For compiling Returns ordered by Parliament, not provided for in the special vote for that purpose, \$2,750, for the year ending 30th June, 1894.

61. Resolved. That a sum not exceeding Six thousand eight hundred dollars be

61. Resolved. That a sum not exceeding Six thousand eight hundred dollars be granted to Her Majesty, for Experimental Farms—Additional amount required for maintenance, arising from adverse balances, \$3,000 in 1890-91, \$1,580 in 1891-92,

and \$2,220 in 1892-93, for the year ending 30th June, 1894.

62. Resolved, That a sum not exceeding Two thousand four hundred and thirty-three dollars and eleven cents be granted to Her Majesty, for Immigration—To pay to Henry Merrick and Thomas Connolly, late Immigration Agents, a retiring allowance of \$1,200 each, \$2,400; To authorize payment to William Anderson, Inter-

preter at Quebec, under Order in Council of 11th January, 1893, in excess of the amount voted for his salary in 1892-93, \$33.11, for the year ending 30th June, 1894.

63. Resolved, That a sum not exceeding Eleven thousand four hundred and sixty-eight dollars be granted to Her Majesty, for Quarantine-Cattle Quarantine -To repay North-west Mounted Police proportion of special expenditure incurred in quarantining of settlers' cattle in North-west Territories under Order in Council of 22nd March, 1893, \$5,090; Additional amount required for salaries and maintenance of Organized and Unorganized Cattle Quarantine Stations and meeting manifestations of disease, \$6,878, for the year ending 30th June, 1894.

64. Resolved, That a sum not exceeding One thousand three hundred and eighty-five dollars and twenty-five cents be granted to Her Majesty, for Department of Agriculture-To pay the following extra clerks their salaries from the 1st to the 31st January, 1894 (notwithstanding anything in the Civil Service Act):—John Thompson, \$50; R. E. Armstrong, \$38.75; T. H. Morgan, \$50; T. B. Bassett, \$46.50; To provide for an adverse balance carried forward from 1892-93, \$1,200, for the year ending 30th

June, 1894.

65. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, to provide an amount for the relief of distressed Canadians in foreign

countries, for the year ending 30th June, 1894.

66. Resolved, That a sum not exceeding \$600 be granted to Her Majesty, for Customs-To pay Miles Cowan, in addition to his salary as a clerk in Her Majesty's service, for services as acting Collector at Windsor, Ontario, from December, 1889, to December, 1892, for the year ending 30th June, 1894.

67. Resolved, That a sum not exceeding Three hundred and five dollars be granted to Her Majesty, for Dominion Lands Income - Amount required to pay the salary of J. C. Moore, from the 19th November, 1893, to 20th March, 1894, at \$2.50

per diem, for the year ending 30th June, 1894.
68. Resolved, That a sum not exceeding Three hundred and thirty-two thousand, five hundred and seventy-eight dollars and nineteen cents be granted to Her Majesty for Unprovided Items—Amount required to cover Unprovided Items, as per Auditor General's Report, page A-24, for the year ending 30th June, 1894.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Friday morning;

Friday, 6th July, 1894.

Mr. Speaker resumed the Chair: and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, this day. Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itself

into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:-

The Senate have passed the following Bills without any amendment:-

Bill intituled: "An Act further to amend the Revised Statute respecting Interest,"

Bill intituled: "An Act to amend the consolidated Revenue and Audit Act."

Bill intituled: "An Act respecting the Seigniory of Sault St. Louis."

Also, the Senate have agreed to the Amendments made by this House to the Bill, intituled: "An Act to incorporate the Trust Corporation of Canada," without any amendment.

And also, the Senate have passed a Bill, intituled: "An Act respecting Houses of "Refuge for Females in Ontario," to which they desire the concurrence of this House. On motion of Sir John Thompson, seconded by Mr. Daly,

Ordered, That the Bill from the Senate, intituled: "An Act respecting Houses of "Refuge for Females in Ontario," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time at the next sitting of the House, this day.

And then The House, having continued to sit till four minutes before One of the Clock on Friday morning, adjourned till this day.

Friday, 6th July, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:—
By Mr. Metcalfe,—The Petition of the Municipal Council of the City of Kingston,
Ontario.

Mr. Taylor, from the Joint Committee of both Houses on the Printing of Parliament, presented to the House the Sixth Report of the said Committee, which was read, as followeth:—

1. Inasmuch as the Report of the 29th March, 1893, does not cover all the matter incorporated in the Dairy Report of 1892-93, the Committee recommend that the publication and distribution of said Report be completed without delay.

2. The Committee recommend that the Australasian Statistics in detail be published for the use of the Members in addition to the summary already published.

3. That, as there will be no further meeting of the Committee this Session, the Chairman be empowered to order the printing or otherwise of any Returns that may be brought down from either House, and generally to act in all other matters that come properly within the cognizance of this Committee.

Mr. La Rivière, from the Select Committee appointed to supervise the Official Report of the Debates of this House during the present Session, presented to the House the Third Report of the said Committee, which was read, as followeth:—

Your Committee's attention having been directed to the fact that the Official Reporters have heretofore been paid their monthly salaries in advance on the first of each month with the exception of Messieurs Campbell and Desjardins, who, while being paid at the same time, owing to their appointment to office being subsequent to that of the others, the payment covers the preceding month instead of the then current month; your Committee would, with a view of placing Messieurs Campbell and Desjardins on the same footing as the other members of the staff and of making the payments uniform, recommend that the salaries of both of the above reporters be paid them in advance.

Mr. Mills (Annapolis), from the Select Standing Committee on Standing Orders, presented to the House the Seventeenth Report of the said Committee, which was read, as followeth:—

Your Committee have examined the Petition of the Brockville and New York Bridge Company, for an Act to extend the time for commencing their works for one

year, and find that no Notices have been published; but, as the necessity for the application has only just arisen, and, as it is in the nature of removing a doubt as to the application of Clause 89 of the Railway Act, your Committee recommend that Rule 51 be suspended in reference thereto; and, as the time for presenting Private Bills has expired, they also recommend, that that portion of Rule 49 which limits the time for presenting Private Bills be suspended in reference to this Bill. As the Session is probably approaching its close, your Committee also recommend that the Bill be placed on the Order Paper for a second reading this day; and also, that the 60th Rule be suspended in reference thereto.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Sixteenth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz.:-

Bill to incorporate the French River Boom Company (Limited.)

Bill respecting the Lake Erie and Detroit River Railway Company and the London and Port Stanley Railway Company;—and

Bill to incorporate the Montreal, Ottawa and Huron Canal Company.

On motion of Mr. Taylor, seconded by Mr. Tisdale,

Resolved, That this House doth concur in the Fifth and Sixth Reports of the Joint Committee of both Houses on the Printing of Parliament.

On motion of Mr. Taylor, seconded by Mr. Tisdale,

Ordered, That the 51st Rule, and that portion of the 49th Rule of this House, which limits the time for presenting Private Bills, be suspended, in reference to the Bill respecting the Brockville and New York Bridge Company, in accordance with the recommendation contained in the Seventeenth Report of the Select Standing Committee on Standing Orders.

On motion of Mr. Taylor, seconded by Mr. Tisdale,

Ordered, That the Bill respecting the Brockville and New York Bridge Company be placed on the Order Paper for a second reading this day, and that the 60th Rule of this House be suspended in reference to the said Bill, in accordance with the recommendation contained in the Seventeenth Report of the Select Standing Committee on Standing Orders.

Ordered, That Mr. Taylor have leave to bring in a Bill to again revive and further amend the Act to incorporate the Brockville and New York Bridge Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time this day.

Mr. Wood (Brockville), laid before the House by command of His Excellency the Governor General,—Reports, Returns and Statistics of the Inland Revenues of the Dominion of Canada, for the fiscal year ended 30th June, 1893, Part III., Inspection of Weights, Measures and Gas. (Sessional Papers, No. 7b.)

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Resolved, That this House will, on Monday next, resolve itself into a Committee to consider a certain proposed Resolution respecting Dominion Notes.

Mr. Bergeron reported from the Committee of Supply, several Resolutions;

which were read, as follow:—
1. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, to meet expenses in connection with Superintendence of Insurance, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Three thousand four hundred and seventy-nine dollars and fifty cents be granted to Her Majesty, for Civil Government:—Department of the Queen's Privy Council for Canada—To pay, notwithstanding anything in the Civil Service Act, the following clerks their salaries from 1st January to 30th June, 1894, viz.: - W. C. Des Brisay, \$415; F. Chaawick, \$452.50; J. R. Fraser, \$362; To provide for the payment from 1st January to 30th June. 1894, to H. P. Buck the amount allowed for passing in two optional subjects, \$50; To recoup the vote for Unforeseen Expenses for amount appropriated to the contingencies of this Department, \$2,200, for the year ending 30th June, 1894.

3. Resolved, That a sum not exceeding Two thousand one hundred and seventyseven dollars and fifty cents be granted to Her Majesty, for Department of Justice -To pay Mr. J. W. Hughes for his services from the 1st to 31st January, 1894, notwithstanding anything to the contrary in the Civil Service Act, \$77.50; To pay R. F. Harris for two optional subjects from 1st July, 1893, to 1st July, 1894, \$100: Further amount required for contingencies, \$2,000, for the year ending 30th June,

1894.

4. Resolved, That a sum not exceeding Two hundred and twelve dollars be granted to Her Majesty, for Department of Secretary of State-To pay G. de La Porte for services as an extra clerk in Records Branch, \$62; To cover expenses incurred in prosecuting persons guilty of personating at Civil Service examinations at Montreal, \$150, for the year ending 30th June, 1894.

5. Resolved, That a sum not exceeding One thousand and four dollars and seventy cents be granted to Her Majesty, for Department of Inland Revenue—To pay Achille Fréchette for translation, \$4.70; Further amount required for contingencies, \$1,000,

for the year ending 30th June, 1894.

- 6. Resolved, That a sum not exceeding Six thousand four hundred and fortyfive dollars and twenty-four cents be granted to Her Majesty, for Post Office Department—Amount short estimated in 1892-93, and paid out of Estimates for 1893-94:—For clerical and other assistance, June, 1893, \$663.31; For printing (May and June, 1893), \$2,839.25; For stationery (May and June, 1893), \$843.87; For telegrams, &c., June, 1893, \$98.81—\$4,445.24; Amount short estimated in Estimates of 1893-94—For clerical and other assistance, \$2,000, for the year ending 30th June, 1894.
- 7. Resolved, That a sum not exceeding Fifty-six dollars and forty-five cents be granted to Her Majesty, for Department of Railways and Canals-To pay Mr. J. E. W. Currier's salary as Private Secretary to the Minister of Railways and Canals, from 1st April, 1893, to 1st May, 1893, for the year ending 30th June, 1894.

8. Resolved, That a sum not exceeding Five hundred dollars be granted to Her . Majesty, for Department of Public Works-Further amount required for Con-

tingencies, for the year ending 30th June, 1894.

9. Resolved, That a sum not exceeding Twenty-five dollars be granted to Her Majesty, for Administration of Justice-Exchequer Court of Canada-To provide for the increase of the Registrar's salary by an increment of \$50 per annum from 1st January, 1894, for the year ending 30th June, 1894.

10. Resolved, That a sum not exceeding Twenty-nine thousand one hundred and sixteen dollars and sixty-seven cents be granted to Her Majesty, for Penitentiaries-Kingston Penitentiary-To provide for the salary of Reverend J. V. Neville, Chaplain, at \$1,200 per annum, from 1st December, 1893, to 30th June, 1894 (notwithstanding anything to the contrary in the Penitertiary Act), \$116.67; To provide for binder-twine machinery, \$29,000, for the year ending 30th June, 1894.

11. Resolved, That a sum not exceeding Four hundred dollars be granted to Her Majesty, for Manitoba Penitentiary—To provide for increase to D. Farquhar, mason and quarry instructor, to \$1,000, from 1st July, 1893, to 30th June, 1894, (notwithstanding anything to the contrary in the Penitentiary Act), for the year ending 30th

June, 1894.

12. Resolved, That a sum not exceeding Eleven dollars and ten cents be granted to Her Majesty, for British Columbia Penitentiary-To pay Reverend H. H. Gowan, Protestant Chaplain, appointed 21st May, 1894, at the rate of \$600 per annum, notwithstanding anything in the Penitentiary Act to the contrary, for the year ending 30th June, 1894.

13. Resolved, That a sum not exceeding Ninety dollars be granted to Her Majesty, for Senate—To pay four pages for 15 days extra, at \$1.50 each per diem.

for the year ending 30th June, 1894.

- 14. Resolved, That a sum not exceeding Seven thousand two hundred and ninety-six dollars be granted to Her Majesty, for House of Commons:—To cover amount expended for French translation from 1st July, 1893, \$1,600; To pay two extra clerks for Session of 1894, at \$300, \$600; To pay for 5 leather trunks for new Members elected since last Session—revote of lapsed amount, \$125; To provide, at the rate of \$50 per annum, for the statutory increases, from 1st Jauuary, 1894, to the salaries of Messieurs Chamberlain and Cameron, \$50; To pay a gratuity to the widow of the late T. J. Richardson, one of the official reporters of the House of Commons, \$1,000; Additional amounts required on account of Session continuing over 100 days:—Sessional clerks, \$800; Sessional French translators, \$200; Expenses of Committee:—Shorthand writers and witnesses, \$1,500; Debates amanuenses, \$200; Sergeant-at-Arms' Estimates:—Messengers, \$900; Pages, \$216; Charwomen, \$75; Gasman, \$10; Servants, \$20, for the year ending 30th June, 1894.
- 15. Resolved, That a sum not exceeding Five hundred and seventy-five dollars be granted to Her Majesty, for Library of Parliament:—To provide for a bonus of 15 days extra pay at \$2.50 per diem in compensation for the shortness of the Session of 1893, to the following sessional messengers, viz.:—Joseph Lafontaine and T. W. Hodgins, \$37.50 each, \$75; To provide for the payment of the salaries during One hundred days of the extra or sessional messengers during the Session of 1894 at \$2.50 each per diem, \$500, for the year ending 30th June, 1894.

16. Resolved, That a sum not exceeding Seven hundred and eighty-two dollars and ninety-seven cents be granted to Her Majesty, for Kingston Graving Dock, balance due on construction of iron caisson, for the year ending 30th June, 1894.

17. Resolved, That a sum not exceeding Eight thousand two hundred and seventeen dollars and thirty-three cents be granted to Her Majesty, for Public Buildings, Nova Scotia—Halifax Quarantine Station on Lawlor's Island, for the year ending 30th Jun., 1894.

18. Resolved, That a sum not exceeding Thirty-eight thousand dollars be granted to Her Majesty, for St. John Custom House, New Brunswick, for the year

ending 30th June, 1894.

19. Resolved, That a sum not exceeding Thirty-two thousand four hundred and sixty dollars and ninety cents be granted to Her Majesty, for Public Buildings, British Columbia—Williams Head Quarantine Station—Buildings, water supply, &c., for the year ending 30th June, 1894.

20. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for Public Buildings generally, for the year ending 30th June, 1894.

- 21. Resolved, That a sum not exceeding Twenty thousand four hundred dollars be granted to Her Majesty, for Repairs, Furniture, Heating, &c.:—Parliament Buildings—Renewal of boilers, \$5,000; Heating public building, Ottawa, iucluding salaries of engineers, firemen, elevator attendants and caretakers, \$9,000; Telephone service—Public buildings, Ottawa, \$400; Lighting Public Buildings—Additional amount required, \$6,000, for the year ending 30th June, 1894.
- 22. Resolved, That a sum not exceeding One thousand two hundred dollars be granted to Her Majesty, for Experimental Farms—Improvements, renewals, repairs, &c., in connection with buildings, fences, &c., for the year ending 30th June, 1894.
- 23. Resolved, That a sum not exceeding Eighty-four dollars be granted to Her Majesty, for Nine Mile Creek, Prince Edward Island (Harbours and Rivers), for the year ending 30th June, 1894.

24. Resolved, That a sum not exceeding Two thousand nine hundred and thirtytwo dollars and fifty cents be granted to Her Majesty, for Harbours and Rivers-New Brunswick—Campbellton Ballast Wharf, &c., \$1,732.50; Tracadie Wharf, \$1,200, for the year ending 30th June, 1894.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions;

which were read, as follow:—

1. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for Charges of Management-To pay further amount to Mr. Thomas Skinner for services in connection with the transfer of the financial agency in London, for the year ending 30th June, 1894.

2. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, to pay the Crown Agents for the Colonies one half of one per cent commission and one fourth of one per cent brokerage on amount of British Columbia loan redeemed, for the year ending 30th June, 1894.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:-

1. Resolved, That a sum not exceeding Sixteen thousand four hundred dollars be granted to Her Majesty, for Militia: -Clothing and necessaries, \$12,000; Gratuities to officers of the Active Militia placed on the Retired List, \$4,400, for the year ending 30th June, 1894.

2. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, for Canadian Pacific Railway—Construction, for the year ending 30th

June, 1894.

3. Resolved, That a sum not exceeding Seventy-three thousand dollars be granted to Her Majesty, for Intercolonial Railway-Construction (revote), for the year ending 30th June, 1894.

4. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for Annapolis and Digby Railway-Construction, for the year ending

30th June, 1894.

5. Resolved, That a sum not exceeding Eighteen dollars be granted to Her Majesty, for Montreal and European Short Line Railway—To pay Borden, Ritchie & Co.'s account, Montreal and European Short Line Railway vs. Regina, for the year ending 30th June, 1894.

6. Resolved, That a sum not exceeding Two thousand two hundred dollars be granted to Her Majesty, for Soulanges Canal—Construction, for the year ending 30th June, 1894.

- 7. Resolved, That a sum not exceeding Three thousand six hundred and fortytwo dollars be granted to Her Majesty, for Railways and Canals-Chargeable to Income—Grenville Canal—To pay final estimate of F. Toms for rebuilding wingwalls at guard lock, \$3,365; To pay for 158 cubic yards of stone for dry walls, \$277, for the year ending 30th June, 1894.
- 8. Resolved, That a sum not exceeding Seventeen thousand three hundred and seventy-five dollars be granted to Her Majesty, for Trent Valley Canal:—To pay judgment of the Exchequer Court, W. H. Hall vs. Regina, \$975; To pay costs in suit W. H. Hall vs. Regina, \$400; To pay balance of final estimate of Messieurs Beatty & Sons for dredge, Governor General's Warrant, \$3,000; To pay contribution towards construction of swing bridge, Fenelon Falls, \$13,000, for the year ending 30th June, 1894.
- 9. Resolved, That a sum not exceeding Eleven thousand eight hundred and four dollars be granted to Her Majesty, for Lachine Canal:-To pay salaries and expenses in connection with Commission of Inquiry into Lachine Canal Expenditure, (Governor General's warrant, \$1,351.79,) \$10,000; Repairs to break, St. Gabriel's lock, \$1,804, for the year ending 30th June, 1894.

- 10. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty for Carillon Dam—To cover cost of repairing one abutment pier of Carillon Dam (Governor General's Warrant), for the year ending 30th June, 1894.
- 11. Resolved, That a sum not exceeding Twelve thousand two hundred and thirty-two dollars be granted to Her Majesty, for Rideau Canal:—To sheet-piling of Deep Cut, Ottawa—Governor General's Warrant, \$10,000; To pay Municipality of Redford to raise road at West Rideau Lake, \$350; To pay widows of late lockmasters, Deane and McGilvery, for buildings, \$451; To pay balance on Hog's Back bulkhead contract, \$1,431, for the year ending 30th June, 1894.

12. Resolved, That a sum not exceeding Four thousand two hundred and seventy-two dollars be granted to Her Majesty, for Welland Canal:—To repair about 500 feet of canal bank, which slid in 24th August, 1891, \$4,000; To pay award of official valuator on claim of John Carlston, \$200; To pay G. W. Reid for time laid up from

injury, \$72, for the year ending 30th June, 1894.

13. Resolved, That a sum not exceeding Seven thousand seven hundred and fifty-two dollars be granted to Her Majesty, for Railways and Canals—Collection of Revenue:—Lachine Canal—Staff, \$7.600; To pay a gratuity of 2 months' salary to Antoine Nantelle, Assistant Bridge Keeper, Bridge No. 3, on Lachine Canal, whose resignation has been accepted, \$76; To pay a gratuity of 2 months' salary to Napoleon Guerin, lockman, at Lock No. 4, Côte St. Paul, Lachine Canal, who was injured on the 2nd of June, 1893, while on duty, \$76, for the year ending 30th June, 1894.

14. Resolved, That a sum not exceeding Seven hundred and fifty-three dollars and sixty cents be granted to Her Majesty, for Welland Canal—To provide refund of half tolls paid by Captain D. Manson on 7,536 tons of coal, being at the rate of

ten cents per ton, for the year ending 30th June, 1894.

15. Resolved, That a sum not exceeding One thousand five hundred dollars be granted to Her Majesty, for Williamsburg Canal—Staff, for the year ending 30th June, 1894.

16. Resolved, That a sum not exceeding Two thousand eight hundred and fifty dollars be granted to Her Majesty, for Beauharnois Canal, as follow, viz.:—Staff,

\$1,350; Repairs, \$1,500, for the year ending 30th June, 1894.

17. Resolved, That a sum not exceeding Twenty-six dollars and seven cents be granted to Her Majesty, for St. Peter's Canal—to pay Dan Fugere for time laid up from injury, for the year ending 30th June, 1894.

18. Resolved, That a sum not exceeding Forty dollars be granted to Her Majesty,

for St. Ann's Lock-Staff, for the year ending 30th June, 1894.

19. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, for a line of steamers to run between St. John, New Brunswick, Halifax, Nova Scotia, and London, Great Britain, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for steam communication between Halifax, Nova Scotia, and New-

foundland, via Cape Breton ports, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding One hundred and three thousand dollars be granted to Her Majesty, for three lines of steamers to run between St. John and Halifax, or either, and the West Indies and South America, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for steam service between Victoria, British Columbia, and San Francisco,

California, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Nine thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., from the opening to the closing of navigation, between the mainland and the Magdalen Islands, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., from the opening to the closing of navigation, between *Prince Edward Island* and the mainland, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Twelve thousand five hundred dollars be granted to Her Majesty, for steam communication during the year 1894-95, i.e., from the opening to the closing of navigation, between Gaspé Basin, Quebec, and Dalhousie, New Brunswick, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., from the opening to the closing of navigation, between Pictou, Nova Scotia, and Cheticamp,

for the year ending 30th June, 1895.

27. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., from the opening to the closing of navigation, between St. John, New Brunswick and ports in

Minas Basin, for the year ending 30th June, 1895.

28. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for steam service during the season of 1894, i.e., from the opening to the closing of navigation, between Baddeck, Grand Narrows and Iona; between St. Peter's and Port Mulgrave; between Grand Narrows, East Bay and Irish Cove; and between St. Peter's, Irish Cove and Grand Narrows, for the year ending 30th June, 1895.

29. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for steam communication during the season of 1894, i.e., for not less than 32 full round trips between St. John, New Brunswick and Halifax, Nova Scotia,

via Yarmouth and other way ports, for the year ending 30th June, 1895.

30. Resolved, That a sum not exceeding Twelve thousand five hundred dollars be granted to Her Majesty, for steam communication from 1st July, 1894, to 30th June, 1895, between St. John, Digby and Annapolis, for the year ending 30th June, 1895.

31. Resolved, That a sum not exceeding One thousand two hundred dollars be granted to Her Majesty, for steam communication for the season of 1894, to the 30th June, 1895, between Pictou, Nova Scotia, Murray Harbour, Georgetown and Montague Bridge, Prince Edward Island, for the year ending 30th June, 1895.

32. Resolved, That a sum not exceeding Four thousand six hundred and sixty-six dollars and sixty-six cents be granted to Her Majesty, for steam communication from 1st May, 1894, to 30th June, 1895, between Grand Manan and the mainland,

for the year ending 30th June, 1895.

33. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for steam communication from 1st April, 1894, to 30th June, 1895, between Port Mulgrave, Arichat and Canso and between Port Mulgrave and Guysboro', and from 1st April, to 30th November, 1894, between Port Mulgrave and Port Hood, for the year ending 30th June, 1895.

34. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for steam communication between Victoria, British Columbia and Nanaimo, tri-weekly, and between Nanaimo, Comox and Valdez Island, semi-weekly, stopping

at intermediate landings, for the year ending 30th June, 1895.

35. Resolved, That a sum not exceeding Five thousand seven hundred and forty-four dollars and seventy-three cents be granted to Her Majesty, for Harbours and Rivers—Nova Scotia—Halifax Quarantine Station—Wharf on Lawlor's Island, \$5,470.98; Port Maitland—Repairs to Breakwater—To make good to A. McKinnon, contractor, the extra expense he had to bear, considering that the timber required for the works let had to be procured in summer instead of winter, as calculated on by him, \$273.75, for the year ending 30th June, 1894.

36. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for general repairs and improvements to Harbour and River Works—Mari-

time Provinces generally, for the year ending 30th June, 1894.

37. Resolved, That a sum not exceeding One thousand dollars be granted to Her-Majesty, for general repairs and improvements to Harbour and River and Bridge works—Quebec, for the year ending 30th June, 1894.

38. Resolved, That a sum not exceeding Two thousand three hundred and eighty-nine dollars and forty-one cents be granted to Her Majesty, for Harbours and Rivers, Ontario—Owen Sound Harbour, \$1,389.41; General repairs and improvements to harbour and river and bridge works, \$1,000, for the year ending 30th June, 1894.

39. Resolved, That a sum not exceeding Ten thousand three hundred and ninety-four dollars and twenty-nine cents be granted to Her Majesty, for Harbours and Rivers—British Columbia—Williams Head Quarantine Station—Wharf, for the year

ending 30th June, 1894.

40. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Dredging, as follow:—Nova Scotia, Prince Edward Island and New Brunswick, \$1,000; Quebec and Ontario, \$4,000, for the year ending 30th June, 1894.

41. Resolved, That a sum not exceeding Three thousand one hundred and twenty-seven dollars be granted to Her Majesty, for Roads and Bridges—Ottawa City—Bridges over the River Ottawa, the Slides, the Rideau Canal and approaches thereto—Amount of Canadian Granite Company's account for payment, for the year

ending 30th June, 1894.

42. Resolved, That a sum not exceeding Four thousand four hundred dollars be granted to Her Majesty, to pay the following items, viz.:—Miscellaneous—Surveys and inspections, \$1,000; For temporary clerical and other assistance, inclusive of all services of all persons required who were first employed after 1st July, 1882 (notwithstanding anything to the contrary in the Civil Service Act), \$3,100; National Art Gallery \$300, for the year ending 30th June, 1894.

43. Resolved, That a sum not exceeding One hundred and twenty-six thousand five hundred and thirty-three dollars and thirty-three cents be granted to Her Majesty, for Mail Subsidies and Steamboat Subventions—Amount required to pay the Allan Steamship Company for ocean mail service between Great Britain and

Canada, for the year ending 30th June, 1894.

44. Resolved, That a sum not exceeding One thousand two hundred dollars be granted to Her Majesty, to pay for steam service between Pictou, Nova Scotia, Murray Harbour, Georgetown and Montague Bridge, Prince Edward Island, from 10th May to close of navigation in 1892, and from opening of navigation to 30th June, 1893, for the year ending 30th June, 1894.

45. Resolved, That a sum not exceeding One thousand nine hundred and sixteen dollars and sixty-seven cents be granted to Her Majesty, to pay for steam service between St. John, New Brunswick, Digby and Annapolis, Nova Scotia, for the months

of January and February, 1893, for the year ending 30th June, 1894.

46. Resolved, That a sum not exceeding One thousand four hundred and ten dollars be granted to Her Majesty, to pay for steam service between Baddeck and Grand Narrows, Nova Scotia, 19th February to 6th April, 1892, for the year ending 30th June, 1894.

47. Resolved, That a sum not exceeding Three thousand three hundred and thirty-three dollars and thirty-three cents be granted to Her Majesty, for Ocean and River Service—Additional amount required for winter mail service, \$1,500; Additional amount required for rewards for saving life, \$500; To pay balance of salaries due the Cattle Inspectors, 1893-94, \$1,333.33, for the year ending 30th June, 1894.

due the Cattle Inspectors, 1893-94, \$1,333.33, for the year ending 30th June, 1894.

48. Resolved, That a sum not exceeding Four hundred and fifty dollars be granted to Her Majesty, for Lighthouse and Coast Service—To pay retiring allowance to John Hoar, late keeper of Hope Island light, after completing 25 years' service,

for the year ending 30th June, 1894.

49. Resolved, That a sum not exceeding Eighty-six thousand one hundred and forty-eight dollars and fifteen cents be granted to Her Majesty, for Fisheries:—To provide further amount in connection with Behring Sea matters, (Governor General's Warrant) \$7,500; To meet expenses of Behring Sea Arbitration and preparation therefor (Payment on account of services rendered may be made to members of the Civil Service, notwithstanding anything to the contrary in the Civil Service Act), \$50,000; Further amount required for Fishery Protection Service,

\$15,000; To provide for changing "Druid" from a paddle to a screw steamer and renewing machinery, \$9,250; To provide for legal and incidental expenses, \$2,150; To pay balance due W. B. Deacon while employed on Lobster Commission in 1887, \$21; To pay the following persons \$15 each, for services in compiling and forwarding daily reports in connection with Fisheries Intelligence Bureau during the season of 1893, viz.:—J. P. Brenoit, C. P. Le Lacheur, E. G. Randall, T. C. Cook, A. J. Clark, S. Aucoin, J. M. Viets, Isaiah Thurber, R. McLean, Charles Owen, E. A. Calder, J. C. Bourinot, J. H. Dunlop, George Statker, P. O'Toole, L. McKeen, J. M. McNutt, M. A. Dunn, George Rowlings, A. G. Hamilton, P. T. Fougere, E. D. Tremaine, J. W. Taylor. E. E. Letson, D. Murray, J. A. D'Entremont, R. H. Bolman, W. C. Henley, D. McAulay, D. Urquhart, \$465; To provide for the payment to Collectors of Customs for services in connection with the issuing of fishing licenses to United States fishing vessels, during the season of 1893, \$462.15; To provide further amount required for Fisheries, Miscellaneous, Ontario, \$1,000; to provide further amount for Canadian Fishery Exhibit to pay for specimens purchased for the Chicago Exhibition by the Department of Agriculture, and now delivered to the Department of Marine and Fisheries, \$300, for the year ending 30th June, 1894.

50. Resolved. That a sum not exceeding Twelve thousand two hundred and fifty-two dollars and seventy cents be granted to Her Majesty, for Scientific Institutions and Hydrographic Surveys:-To pay the Dominion Government's share of the expense of re-survey of the south coast of Anticosti Island, \$10,031.41; To pay arrears of salary due Staff Commander J. G. Boulton, R.N., under Queen's Naval Regulations, while in charge of Georgian Bay Survey, \$2,062.97; To pay two months' gratuity to the widow of the late W. A. Ashe, in his lifetime in charge of the Obser-

vatory at Quebec, \$158.32, for the year ending 30th June, 1894.

51. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, for Indians, Nova Scotia-To provide an additional amount for medi-

cal attendance, for the year ending 30th June, 1894.

52. Resolved, That a sum not exceeding Six hundred and sixty-six dollars and sixty-six cents be granted to Her Majesty, for Indians—New Brunswick—To enable the Department to purchase a reserve for the Indians of Oromocto, and to remove the Indians of Kingsclear and St. Mary's to Oromocto, \$600; To revote the amount which should have been paid the estate of the late Charles Sergeant, in his lifetime Superintendent of the N. E. Superintendency, New Brunswick, being his salary for April and May, 1893, \$66.66, for the year ending 30th June, 1894.
53. Resolved, That a sum not exceeding Sixty dollars be granted to Her Majesty;

to provide eave-troughing for and to paint new house erected for the clerk at Mani-

towaning (for Indians, Ontario, &c.), for the year ending 30th June, 1894.

54. Resolved, That a sum not exceeding Seven hundred and fifty-nine dollars be granted to Her Majesty, for Indians-Manitoba and the North-west Territories-To pay P. Aylen, M. D., for professional services to H. H. Nash, who was shot while on duty, \$59; Additional amount required for surveys, \$700, for the year ending 30th June. 1894.

55. Resolved, That a sum not exceeding Fourteen thousand five hundred and eleven dollars and thirty-four cents be granted to Her Majesty, for Indians-British Columbia-To provide the proportion chargeable to the Dominion Government of the expenditure incurred for chartering the steamer "Quadra" and constables engaged in quelling disturbances among the Indians of the North-west coast, \$761.34; To purchase the water right, flume and ditch of the Chinese Mining Company, \$250; To provide an additional amount for travelling expenses, \$500; To provide for medical attendance, \$8,000; Further amount required for the relief of distress, \$5,000, for the year ending 30th June, 1894.

56. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, for North-west Mounted Police—Amount required to complete the service

of the year, for the year ending 30th June, 1894.

57. Resolved, That a sum not exceeding Six thousand nine hundred and fifty dollars be granted to Her Majesty, for Government of the North-west Territories—Further amount required to meet expenses connected with Lieutenant-Governor's Office, \$1,950; Further amount required for the maintenance of insane patients, \$5,000, for the year ending 30th June, 1894.

58. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty, to cover expenditure in connection with the Antwerp Exhibition (Gov-

ernor General's Warrant), for the year ending 30th June, 1894.

59. Resolved, That a sum not exceeding Two thousand eight hundred dollars be granted to Her Majesty, for Patent Record—Additional amount required to pay Queen's Printer for printing and engraving, for the year ending 30th June, 1894.

60. Resolved, That a sum not exceeding Five thousand and fifty dollars be granted to Her Majesty, for Statistics—To pay balance due Queen's Printer for "Year-book and Statistical Abstract," \$2,300; For compiling Returns ordered by Parliament, not provided for in the special vote for that purpose, \$2,750, for the year ending 30th June, 1894.

ending 30th June, 1894.
61. Resolved, That a sum not exceeding Six thousand eight hundred dollars be granted to Her Majesty, for Experimental Farms—Additional amount required for maintenance, arising from adverse balances, \$3,000 in 1890-91, \$1,580 in 1891-92,

and \$2,220 in 1892-93, for the year ending 30th June, 1894.

62. Resolved, That a sum not exceeding Two thousand four hundred and thirty-three dollars and eleven cents be granted to Her Majesty, for Immigration—To pay to Henry Merrick and Thomas Connolly, late Immigration Agents, a retiring allowance of \$1,200 each, \$2,400; To authorize payment to William Anderson, Interpreter at Quebec, under Order in Council of 11th January, 1893, in excess of the amount voted for his salary in 1892-93, \$33.11, for the year ending 30th June, 1894.

63. Resolved, That a sum not exceeding Eleven thousand four hundred and sixty-eight dollars be granted to Her Majesty, for Quarantine—Cattle Quarantine—To repay North-west Mounted Police proportion of special expenditure incurred in quarantining of settlers' cattle in North-west Territories under Order in Council of 22nd March, 1893, \$5,090; Additional amount required for salaries and maintenance of Organized and Unorganized Cattle Quarantine Stations and meeting manifestations of disease, \$6,378, for the year ending 30th June, 1894.

64. Resolved, That a sum not exceeding One thousand three hundred and eighty-five dollars and twenty-five cents be granted to Her Majesty, for Department of Agriculture—To pay the following extra clerks their salaries from the 1st to the 31st January, 1894 (notwith-standing anything in the Civil Service Act):—John Thomson, \$50; R. E. Armstrong, \$38.75; T. H. Morgan, \$50; T. B. Bassett, \$46.50; To provide for an adverse balance carried forward from 1892-93, \$1,200, for the year ending 30th June. 1894.

65. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, to provide an amount for the relief of distressed Canadians in foreign

countries, for the year ending 30th June, 1894.

66. Resolved, That a sum not exceeding \$600 be granted to Her Majesty, for Customs—To pay Miles Cowan, in addition to his salary as a clerk in Her Majesty's service, for services as acting Collector at Windsor, Ontario, from December, 1889, to December, 1892, for the year ending 30th June, 1894.

to December, 1892, for the year ending 30th June, 1894.
67. Resolved, That a sum not exceeding Three hundred and five dollars be granted to Her Majesty, for Dominion Lands Income—Amount required to pay the salary of J. C. Moore, from the 19th November, 1893, to 20th March, 1894, at \$2.50

per diem, for the year ending 30th June, 1894.

68. Resolved, That a sum not exceeding Three hundred and thirty-two thousand, five hundred and seventy-eight dollars and nineteen cents be granted to Her Majesty for Unprovided Items—Amount required to cover Unprovided Items, as per Auditor General's Report, page A—24, for the year ending 30th June, 1894.

The said Resolutions, being read a second time, were agreed to.

The House, according to Order, again resolved itself into a Committee on the Bill further to amend the Criminal Code, 1892, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered. That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered. That the Bill be read the third time on Monday next.

The Order of the Day being read, for the second reading of the Bill further to amend the Petroleum Inspection Act;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Com-

mittee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Ordered, That Mr. Wood (Brockville) have leave to bring in a Bill further to amend the Inland Revenue Act.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time on Monday next.

The Order of the Day being read, for receiving the Report of the Committee of the Whole House on certain proposed Resolutions respecting a drawback on manufactured goods to be exported;

Ordered, That the said Order be discharged.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Nine thousand six hundred and sixty-four dollars and eighty cents be granted to Her Majesty, for Excise—To pay British American Bank Note Company award of Exchequer Court for stamps on hand when change in system was adopted:—Award, \$3,503.90; Costs of suit, \$485.90; Further amount required, \$5,000; Excise commission to Customs officers—Further amount required, \$600; To pay A. E. Mills, of Smith's Falls, for work performed for this Department from May, 1892, to June 30, 1893, inspection of Canadian oil, \$75, for the year ending 30th June, 1894.

2. Resolved, That a sum not exceeding One hundred and seventy-five dollars be granted to Her Majesty, for Gas Inspection—To provide for Gas Inspection at Vancouver, New Westminster and Nanaimo, 3 at \$100 per annum, from 1st December,

1893, 7 months, for the year ending 30th June, 1894.

3. Resolved, That a sum not exceeding Two thousand and eighty-one dollars and sixty-six cents be granted to Her Majesty, for Weights and Measures—To pay

T. H. McKenzie, ex-inspector at Hamilton, an amount equal to the difference between his superannuation allowance and salary as inspector, his services having been required during the month succeeding his retirement :--Monthly salary as inspector, \$114.33; Monthly superannuation allowance, \$32,67, \$81.66; Weights and Measures

contingencies, \$2,000, for the year ending 30th June, 1894.

4. Resolved, That a sum not exceeding Seventy-five thousand four hundred dollars be granted to Her Majesty, for Post Office—To provide for the completion of payments for mail service by railways and steamboats, being the difference between the amount voted by Parliament and the amount actually required, \$44,800; Amount required to complete the payments for mail service, 1893-94, \$30,000; Amount required to complete the payments at the authorized rate for provisional allowance in Manitoba and British Columbia, \$600, for the year ending 30th June, 1894.

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to re-

sume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The House, according to Order, again considered in Committee of the Whole, the Bill respecting the Montreal Park and Island Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take the Bill into consideration. Ordered, That the Bill be read the third time on Monday next.

The House, according to Order, resolved itself into a Committee on the Bill respecting Ordinance No. 32 of 1893, of the North-west Territories, empowering the Municipality of the Town of Edmonton to construct and operate a Tramway, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass, and that the Title be: "An Act to incorporate "The Edmonton Street Railway Company."

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the *Pontiac* and *Ottawa* Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Cobourg, Northumberland and Pacific Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do puss.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the Boynton Bicycle Electric Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Atlantic and Lake Superior Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill to again revive and further amend the Act to incorporate the Brockville and New York Bridge

The Bill was accordingly read a second time; and referred to the Select Stand-

ing Committee on Railways, Canals and Telegraph Lines.

The Committee of Supply was then resumed.

(In the Committee.)

- 5. Resolved, That a sum not exceeding Fourteen thousand six hundred dollars be granted to Her Majesty for Department of Trade and Commerce-To provide for the administration of the Chinese Immigration Act, including remuneration to Trade and Commerce and Customs Officers, \$4,000; To meet proportion of expenditure in connection with the International Customs Bureau, Brussels, \$600; Commercial agencies, including expenses in connection with the negotiation of Treaties or in the extension of commercial relations, \$10,000, for the year ending 30th June, 1895.
- 6. Resolved, That a sum not exceeding Two hundred and forty dollars be granted to Her Majesty, to pay extra allowance to Mr. Wallace, ex-postmaster at Victoria,

British Columbia, for the year ending 30th June, 1895.
7. Resolved, That a sum not exceeding Twelve thousand five hundred dollars be granted to Her Majesty, for Lachine Canal—Construction, for the year ending 30th

S. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, further amount required to cover expenditure connected with the Columbian Exposition (Governor General's Warrant), for the year ending 30th June, 1894.

9. Resolved, That a sum not exceeding Three thousand two hundred and fifty dollars be granted to Her Majesty—Amount required to refund bonus paid on a timber berth, and also, to refund the actual outlay for surveys of certain timber berths, all in the late disputed territory, for the year ending 30th June, 1894.

10. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty—Amount required to recoup the North-west Mounted Police for assistance given to destitute Half-breeds in the North-west, for the year ending 30th June, 1894.

- 11. Resolved, That a sum not exceeding Fifty-one thousand nine hundred and three dollars and sixty-seven cents be granted to Her Majesty, to provide for advance of seed grain to settlers in the North-west Territories, for the year ending 30th June, 1894.
- 12. Resolved, That a sum not exceeding Two hundred thousand and sixty-five dollars and seventy-three cents be granted to Her Majesty, for Kingston Penitentiary, for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, to pay classification of old records of the Province of Canada, in the Privy Council Office, for the year ending 30th June, 1894.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Mills (Annapolis) reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received on Monday next.

Mr. Mills (Annapolis) also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:—Bill intituled: "An Act respecting the St. Lawrence Insurance Company."

Bill intituled; "An Act respecting the St. Catharines and Niagara Central Railway Company."

Bill intituled: "An Act to amend and consolidate the Acts respecting the

North-west Mounted Police Force."

Also, the Senate have passed the Bill, intituled: "An Act to consolidate and amend certain Acts relating to the Ottawa and Gatineau Valley Railway Company, and to change the name of the Company to the Ottawa and Gatineau Railway Company, with an Amendment, to which they desire the concurrence of this House.

And then The House adjourned till Monday next.

Monday, 9th July, 1894.

PRAYERS.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of Augustus Porter and others, of McLean and Parham, County of Addington; and of the Municipal Council of the City of Kingston, all of Ontario; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

Of Charles Brinton and others, fishermen, of Port Lorne and vicinity, County of Annapolis, Nova Scotia; praying that lobster fishermen may be prohibited from

interfering with and injuring the herring fishing there.

Mr. Tisdale, from the Select Standing Committee on Railways, Canals and Telegraph Lines, presented to the House the Seventeenth Report of the said Committee, which was read, as followeth:—

Your Committee have had under consideration the following Bills, and have

agreed to report the same with Amendments, viz .:-

Bill to incorporate the Gleichen, Beaver Lake and Victoria Railway Company;

Bill to again revive and further amend the Act to incorporate the Brockville

and New York Bridge Company.

Owing to the advanced period of the Session, your Committee recommend that these Bills be placed on the Orders of the Day, of this day, immediately after Routine Proceedings for consideration in Committee of the Whole.

Mr. Tisdale moved, seconded by Mr. Taylor, and the Question being proposed, That the Bill to incorporate the Gleichen, Beaver Lake and Victoria Railway Company, and the Bill to again revive and further amend the Act to incorporate the Brockville and New York Bridge Company, be placed on the Orders of the Day, of this day, immediately after Routine Proceedings for consideration in Committee of the Whole, in accordance with the recommendation contained in the Seventeenth Report of the Select Standing Committee on Railways, Canals and Telegraph Lines.

Attention having been called to the fact, that the Motion proposed to change the Rules of Procedure without Notice; Mr. Speaker decided, it was out of Order,

and could not be put.

Mr. Wallace presented,—Return to an Address to His Excellency, dated 27th April, 1892, for copies of all Correspondence, memorials, departmental orders and Orders in Council, respecting or in any way relating to the removal of the export duty from saw-logs and other unmanufactured lumber exported from Canada to the United States. (Sessional Papers, No. 96.)

Also, Return to an Order of this House, dated 9th May, 1892, for a copy of the Report of the Inspector of Customs, Nova Scotia, in reference to the establishment of a Port of Entry at Whycocomagh, in the County of Inverness. (Sessional Papers,

No. 97.)

The Order of the Day being read, for the third reading of the Bill respecting the Montreal Park and Island Railway Company;

Ordered, That the said Order be discharged.

Ordered, That the Bill be now recommitted to a Committee of the Whole House.

The House accordingly again resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had amended the Bill.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the *French* River Boom Company (Limited), and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Beryeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill respecting the Lake *Erie* and *Detroit* River Railway Company and the *London* and the *Port Stanley* Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Bergeron* reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the *Montreal*, *Ottawa*, and *Huron* Canal Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Bergeron* reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass, and that the Title be: "An Act to incorporate "the Montreal, Huron and Georgian Bay Canal Company."

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, proceeded to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act to consolidate and amend certain Acts relating to the Ottawa and Gatineau Valley Railway Company, and to "change the name of the Company to the Ottawa and Gatineau Railway Company," and the same was read, as follows:—

Page 10, line 22.—Leave out Clause 31, and insert instead thereof the follow-

"31. The rights, powers and franchises conferred upon the *Pontiac Pacific* "Junction Railway Company by the Acts relating to the said Company with re"spect to the construction, maintenance and operation of a bridge over the *Ottawa*"River, at or near the City of *Ottawa*, and works in connection therewith, are, not-

"withstanding anything in the said Acts or any of them contained hereby, declared to have continued and to be still in force, and the said bridge shall be commenced

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"within one year after the passing of this Act, otherwise the powers granted for such "construction by the said Acts and by this Act shall cease and be null and void."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendment.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act for the relief of James St. George Dillon;"

And the Question being put, That the Bill be now read a second time; the

House divided: and it was resolved in the Affirmative.

The Bill was accordingly read a second time, and, together with the evidence and documents whereon is founded the said Bill, referred to the Select Standing Committee on Miscellaneous Private Bills.

The Order of the Day being read, for the third reading of the Bill to amend the Criminal Code, 1892;

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, and the Question

being proposed, That the Bill be now read the third time;

Mr. McCarthy moved, in amendment, seconded by Mr. Taylor, That all the words after "now" to the end of the Question be left out, and the words "recommitted to a Committee of the Whole House with instructions to amend Section 22 "of said Bill," inserted instead thereof;

And the Question being put on the Amendment:—It was resolved in the Affirmative.

The House accordingly again resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had amended the Bill.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

- Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—
- 1. Resolved, That a sum not exceeding Nine thousand six hundred and sixty-four dollars and eighty cents be granted to Her Majesty, for Excise—To pay British American Bank Note Company award of Exchequer Court for stamps on hand when change in system was adopted:—Award, \$3,503,90; Cost of suit, \$485.90; Further amount required, \$5,000; Excise commission to Customs officers—Further amount required, \$600; To pay A. E. Mills, of Smith's Falls, for work performed for this Department from May, 1892, to June 30, 1893, inspection of Canadian oil, \$75, for the year ending 30th, June, 1894.

2. Resolved, That a sum not exceeding One hundred and seventy-five dollars be granted to Her Majesty, for Gas Inspection—To provide for Gas Inspection at Vancouver, New Westminster and Nanaimo, 3 at \$100 per annum, from 1st December,

1893, 7 months, for the year ending 30th June, 1894.

3. Resolved, That a sum not exceeding Two thousand and eighty-one dollars and sixty-six cents be granted to Her Majesty, for Weights and Measures—To pay T. H. McKenzie, ex-inspector at Hamilton, an amount equal to the difference between his superannuation allowance and salary as inspector, his services having been required during the month succeeding his retirement:—Monthly salary as inspector,

\$114.33; Monthly superannuation allowance, \$32.67—\$81.66; Weights and Measures

contingencies, \$2,000, for the year ending 30th June, 1894.

4. Resolved, That a sum not exceeding Seventy-five thousand four hundred dollars be granted to Her Majesty, for Post Office-To provide for the completion of payments for mail service by railways and steamboats, being the difference between the amount voted by Parliament and the amount actually required, \$44,800; Amount required to complete the payments for mail service, 1893-94, \$30,000; Amount required to complete the payments at the authorized rate for provisional allowance in Manitoba and British Columbia, \$600, for the year ending 30th June, 1894.

5. Resolved, That a sum not exceeding Fourteen thousand six hundred dollars be granted to Her Majesty for Department of Trade and Commerce-To provide for the administration of the Chinese Immigration Act, including remuneration to Trade and Commerce and Customs Officers, \$4,000; To meet proportion of expenditure in connection with the International Customs Bureau, Brussels, \$600; Commercial agencies, including expenses in connection with the negotiation of Treaties, or in the extension of commercial relations, \$10,000, for the year ending 30th June.

6. Resolved, That a sum not exceeding Two hundred and forty dollars be granted to Her Majesty, to pay extra allowance to Mr. Wallace, ex-postmaster at Victoria, British Columbia, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Twelve thousand five hundred dollars be granted to Her Majesty, for Lachine Canal-Construction, for the year ending 30th

June, 1894.

- S. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, further amount required to cover expenditure connected with the Columbian Exposition (Governor General's Warrant), for the year ending 30th June, 1894.
- 9. Resolved, That a sum not exceeding Three thousand two hundred and fifty dollars be granted to Her Majesty-Amount required to refund bonus paid on a timber berth, and also, to refund the actual outlay for surveys of certain timber berths, all in the late disputed territory, for the year ending 30th June, 1894.

10. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty—Amount required to recoup the North-west Mounted Police for assistance given to destitute Half-breeds in the North-west, for the year ending 30th June, 1894.

- 11. Resolved, That a sum not exceeding Fifty-one thousand nine hundred and three dollars and sixty-seven cents be granted to Her Majesty, to provide for advance of seed grain to settlers in the North-west Territories, for the year ending 30th June, 1894.
- 12. Resolved, That a sum not exceeding Two hundred thousand and sixty-five dollars and seventy-three cents be granted to Her Majesty, for Kingston Penitentiary, for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, to pay classification of old records of the Province of Canada, in the Privy Council Office, for the year ending 30th June, 1894.

The said Resolutions, being read a second time, were agreed to.

The Order of the Day being read, for the second reading of the Bill further to amend the Acts respecting the Civil Service;

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their con-

The Order of the Day being read, for the second reading of the Bill further to amend the Act respecting the Judges of Provincial Courts;

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act respecting Houses of Refuge for Females in Ontario."

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That that Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, without any amendment.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution, That it is expedient to provide that the words "original construction," in Section 1 of Chapter 7 of the Statutes of 1882, respecting the allowance of drawback on certain articles manufactured in Canada, for use in the construction of the Canadian Pacific Railway, shall be construed to extend to and include the first iron or steel bridge erected in a locality, but not to any renewal or repair thereof, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress. and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty towards meeting expenses of Intercolonial Convention, for the year ending 30th June, 1894.

2. Resolved. That a sum not exceeding One hundred dollars be granted to Her Majesty, to pay W. Gliddon for services, according to request, as expert in ascertaining the cost of production of certain printing work as set forth in the Schedule attached to the Report of the Referees in the case of Messieurs McLean, Roger & Co. vs. the Queen, (notwithstanding anything in the Civil Service Act to the contrary,) for the year ending 30th June, 1894.

3. Resolved, That a sum not exceeding Twenty thousand dollars be granted to Her Majesty, to provide a further amount for expenditure in connection with the Royal Commission on the Liquor Traffic, for the year ending 30th June, 1894.

4. Resolved, That a sum not exceeding Eighteen thousand three hundred and eighty-three dollars and thirty-three cents be granted to Her Majesty, for the following items, viz.:—To purchase 325 copies of Todd's "Government in the Colonies." at \$7.30 each, and freight and other expenses, \$2,383.33—less amount already provided, \$2,000—\$383.33; To pay for printing and translation of the Report of the Royal Commission on the Liquor Traffic, \$18,000, for the year ending 30th June, 1894.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered. That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act further to amend the Indian Act;"

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into

consideration.

The House accordingly proceeded to take into consideration the said Amendments; and the same were read, as follow:-

Page 1, line 10.—After "reserve" insert "except where the devise or bequest

"of land is made to the daughter, sister or grandchildren of the testator." Page 3, line 43.—After "who" insert "without the authority of the Superinten-

"dent General." Page 4, line 26.—After "him" insert "or is separated from his family by im-" prisonment.

Page 5, line 39.—After "Agent" insert the following as Clause 9.

"9. Section One hundred and thirty-two, as added to 'The Indian Act' by Section five of Chapter twenty-two of the Statutes of 1888, is hereby repealed, and the following substituted therefor:

"132. Every fine, penalty or forfeiture under this Act, except so much thereof as "is payable to an informer or person suing therefor, shall belong to Her Majesty for "the benefit of the band of Indians with respect to which or to one or more members "of which the offence was committed, or to which the offender if an Indian belongs; "but, the Governor General in Council may from time to time direct that the same "be paid to any provincial, municipal or local authority which wholly or in part "bears the expense of administering the law under which such fine, penalty or for-

"feiture is imposed, or that the same be applied in any other manner deemed best "adapted to attain the objects of such law or to secure its due administration; and " may, in case of doubt, decide what band is entitled to the benefit of any such fine, "penalty or forfeiture."

Page 6, line 41.—After "years" insert the following as subsection 3.

"3. Such regulations may provide, in such manner as to the Governor in Council " seems best, for the application of the annuities and interest moneys of children com-"mitted to such industrial school or boarding-school, to the maintenance of such "schools, respectively, or to the maintenance of the children themselves."

Page 7, line 9.—After "Capital" insert the following as Clause 12.

Clause 12.

"All regulations made by the Governor in Council under this Act shall be pub-"lished in the Canada Gazette and shall be laid before both Houses of Parliament "within the first fifteen days of the Session next after the date thereof."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved That the Bill, with the Amendments, do pass.
Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with several Amendments, to which they desire their concurrence.

The Order of the Day being read, for the second reading of the Bill further to amend the Fisheries Act;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House, this day.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution, respecting a fee to be paid for a license to can, preserve or cure lobsters.

(In the Committee.)

Resolved, That a fee of Ten dollars shall be paid for a license to can, preserve or cure lobsters.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Denison reported the Resolution accordingly, and the same was read, as

Resolved. That a fee of Ten dollars shall be paid for a license to can, preserve or cure lobsters.

The said Resolution, being read a second time, was agreed to, and referred to the Committee of the Whole House on the Bill further to amend the Fisheries Act, with instructions that they have power to make provision pursuant thereto.

The House, according to Order, then resolved itself into a Committee on the Bill further to amend the Fisheries Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered. That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:-

The Senate have passed the following Bills without any amendment:— Bill intituled: "An Act further to amend the Steamboat Inspection Act."

Bill intituted: "An Act further to amend the Act respecting Certificates to " Masters and Mates of Ships."

Bill intituled: "An Act respecting the Common School Fund."

Bill intituled; "An Act respecting certain subsidies granted to the Government "of the Province of Quebec, by Chapter eight of the Statutes of 1884."

And then The House adjourned till To-morrow.

Tuesday, 10th July, 1894.

PRAYERS.

Mr. Scriver, from the Joint Committee of both Houses on the Library of Parliament, presented to the House the Third Report of the said Committee, which was read, as followeth:-

The Joint Committee on the Library of Parliament met a third time on Tues-

day, 10th July, in the Chambers of the Speaker of the Senate.

The Report of the Sub-Committee of Audit was read and adopted, and is appended hereto.

The Committee then adjourned.

JOHN ROSS, Chairman.

SPEAKER'S CHAMBERS, THE SENATE, 10th July, 1894.

The Sub-Committee appointed by the Joint Library Committee of Parliament for the Session of 1894, to audit and report upon the account of Receipts and Expenditure connected with the Library of Parliament, for the past year, report as follows:-

They have inspected the account books, statements and vouchers submitted to them by the Acting Accountant, said vouchers being numbered 2647 to 3191 inclusive, also, the vouchers for Bills of Exchange sent to the agent in London, England, lettered, E and F of the year 1892-93, and A, B, C and D of the year 1893-94, respectively, and find them to correspond.

They also submit, herewith, for the information of Parliament, an abstract of the account current of the Library from the 24th March, 1893 (the date of the last audit) to the 31st May, 1894; together with a statement (classified by subjects) of expenditure for books, during the same period, as prepared by the Acting Ac-

countant.

A. R. McCLELAN, J. SCRIVER, N. W. WHITE,

Ottawa, 15th June, 1894.

LIBRARY OF PARLIAMENT, OTTAWA, 1st June, 1894.

STATEMENT OF EXPENDITURE IN EACH MONTH CLASSIFIED UNDER SUB-HEADINGS. From 24th March, 1893 (the date of last audit), to 31st May, 1894.

			Book		the Gen	eral	Boo	1	Rindi	Binding.	Totals.	ala
			Engl	ish.	Fren	ch.	Amer Histo			шь.	1000	V1 5•
			\$	ets.	\$	cts.	\$	cts.	\$	ets.	\$	cts
From 24th to 31s	st March, 18	93		50	. .			55			56	05
During the mon		1893	1,521		236			3 8	450		2,266	
do	$\mathbf{\underline{M}ay}$	do		91	192			01	612			. 01
do	\mathbf{J} une	do	1,204		57		148		353	29	1,763	
do	\mathbf{July}	do	949		37			30			1,027	
do	August		100			00	68			• • • •		94
do	Sept.	do	232		541		9	60		09		59
do	Oct.	d o	1,231		8		120		284	49	1,645	
do	Nov.	do	743		360			19		. .	1,118	
do	Дес.	_do		42		50	8					29
do		1894	1,664		325			09	361	09	2,404	
do	Feb.	do	114		374			22	::.			10
do	March	do	282			00	132		208			58
do	April	do	1,819		67	82	176			16	2,067	
do	May	do	94	00	480	57	129	39	562	88	1,266	84
			\$10,149	45	\$2,797	99	\$1,063	36	\$2,839	58	\$16,850	38

JOHN SMITH, Acting Accountant.

LIBRARY OF PARLIAMENT, OTTAWA, 1st June, 1894.

STATEMENT—CLASSIFIED BY SUBJECTS—OF THE EXPENDITURE ON BOOKS AND BINDING.

From the 24th March, 1893 (the date of last audit), to the 31st May, 1894, inclusive.

	\$	cts.
Religion, Philosophy and Education	501	81
History and Biography	2,329	88
eography and Travels	585	
ciences.		
Seful Arts	670	
ine Arts.		
ports and Games	41	
'hilology, Literary History and Bibliography	290	
Belles Lettres	1.382	
Incyclopedias and Magazines	1,662	
aw, Constitutional History, Parliamentary Papers, &c	4,008	
Colitical Economy, Social Science, Commerce and Statistics.	661	
Directories		05
Sinding.	2,839	
nsurance, Commission, Postage, &c	530	
-	\$16,850	38

LIBRARY OF PARLIAMENT.

STATEMENT of Account Current of the Amounts received and disbursed for Books and Binding from the 24th March, 1893, (the

do 30 By do 30 By do 30 By do 30 By do 31 By do 31 Tot	cts.	1893. E.	Expenditure from Balance of Appropriations for	s cts.	e cts.
Total Balance (compare with Bank Statement) Compare with Balance see Faranan and Bills of Balance Statement) Compare with Balance see Faranan Balance see Farananan Balance see Faranananananananananananananananananana		ine 30 By o 30	end	2,819 38 486 71	
1 Amount of Appropriations unexpended and lapsed, 1st July, 1893 0 45 4,977 11 do 31	-		do Books on Am. History to date do Binding to date		4 077 11
1 Amount of Appropriations for 1893 6 46 1 Amount of Appropriations for 1893-94. 4. Books for the General Library 10,000 00 Binding 13,000 00 14,977 11 15,894 15,894 16,314 1766 Actual Balance 16,83 14 Actual Balance as shown above 1,663 14 Less.—Amount of Letters of Oredit and Bills of Exchange in excess of Appropriations. 1,539 76 Balance yet available for Contingencies 1539 76 Balance yet available for Contingencies 1535 76 Balance yet available for Contingencies 1535 77			Expenditure from Appropriations for 1893-94.	1	4,377
1 Amount of Appropriations for 1893-94. Books for the General Library. Go on American History. Binding	4 077 11	31.	By Amount expended on English Books to date.	7,330 07	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	4,911 II		do Books on Am. History to date do Binding to date	2,311 28 808 32 808 32 1,423 60 11	11 070 07
$\$ \text{ cts.} \qquad \$ \text{ cts.} \qquad 1894.$ $11.873 \ 27.346 \ 43. \ 14.219 \ 70. \ 11.663 \ 14. \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \ 14.663 \$			Total Evranditure since 94th March 1909	 	16 950 99
\$ cts. \$ cts. 188 \$ 11,873 27 11,873 27 2,346 43 14,219 70 1,663 14 453 57 582 84 cts. 189 Aay 1,663 14 82 84 453 57 586 41			Balance of Appropriations for 1893-94 not yet expended	1 To 1	1,126 73
\$ cts. \$ cts. May 11,873 27 2,346 43 14,219 70 1,663 14 458 28 458 57 1,663 14	\$17,977 11			\$17.	\$17,977 11
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	es cts.	1894.	Recapitulation of Expenditure.	& cts.	s cts.
31. By Amounts expended to date on Books & Binding 11,873 27 40	W	ay 31 To	31 Total amount expended since 24th March, 1893, f	2,819 38	
Amounts expended to date on Contingencies. 2,346 43 14,219 70 40	15,882 84	31	Total amount expended since 24th March, 1893, (10,149 45
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	14,219 70	į	on French Books		2,797 99
1,839 76 1,663 14 82 84 453 57 536 41			31 I otal amount expended since 24th March, 1833, on Books on American History	<u> </u>	1,063 36
1it and Bills of Paperopriations. 458 57 458 57			31 Total amount expended since 24th March, 1893, (on Binding	1,415 98 1,423 60	9
excess of Appropriations. 82 84 for Contingencies	1,663 14			χ΄ 	2,839 98
	57			*************	
	- 536 41				
Balance yet available for Books and Binding.	\$1,126 73			\$ 16,	\$16,850 38

LIST OF OUTSTANDING CHEQUES DRAWN ON THE BANK OF MONTREAL, OTTAWA.

do 28. The J. E. Bryant Company. do 28. Garretson, Cox & Company. do 28. Arthur Weir. do 29. Boulanger & Marcotte	3153 3180	\$ cts 2 00 5 00
do 28. The J. E. Bryant Company. do 28. Garretson, Cox & Company. do 28. Arthur Weir. do 29. Boulanger & Marcotte	3180	
do 30. Josephine Gaulan do 30. B. Ambrose. do 30. E. Bartlett. do 30. H. Turcotte. do 31. Granger Frères. do 31. Thomas Lynton.	3181 3182 3183 3185 3187 3188 3189 3190 3191	1 50 15 00 3 00 15 50 15 50 2 00 89 62 12 00

JOHN SMITH, Acting Accountant.

Mr. Girouard (Jacques Cartier), from the Select Standing Committee on Privileges and Elections to which was referred certain charges against Arthur J. Turcotte, Esquire, for the Electoral District of Montmorency, presented to the House the following, as their Fourth Report:—

Your Committee having fully considered the charges preferred against Arthur J. Turcotte, Member for the Electoral District of Montmorency, as contained in the Order of Reference to them of the 17th May last, beg leave to submit as the result of their inquiries, the following Resolution, which was adopted at the meeting of

your Committee held this day, viz .:-

"Whereas this Committee has received instruction to ascertain if Arthur Joseph Turcotte, Esquire, Member of the House of Commons, personally or as a member of the firm of Messieurs Turcotte & Provost, or as a member of the firm of Messieurs A. J. Turcotte & Co., has held, enjoyed and carried out a contract or contracts with or for the Government of Canada, which were for his sole use and benefit, and for which he was paid public money, said contracts covering the years 1892, 1893 and 1894, relating to the supply of groceries and similar goods for the use: 1st, of the Militia Department at Quebec; 2nd, of the Department of Marine and Fisheries;

"Whereas the two witnesses adduced in support of the charge have been

Messieurs Jean Baptiste Provost and Omer Edouard Larose;

"Whereas the said Provost has sworn and established by documentary evidence that he had in good faith tendered for and obtained such a contract, relating to the Militia Department for the years 1892, 1893 and 1894, had carried out and executed the same, and received in payment departmental cheques to his order, and that it does not appear that Mr. Turcotte in any way interfered between him and the Government, and that Mr. Provost has always been at liberty to dispose of his contract or contracts in the way he pleased, and grant subcontracts to whom he chose, he alone having the obligation to fulfil his contracts with the Government;

"Whereas the said Larose has, in the same manner, to wit: by his declaration and by documentary evidence, established that he alone had tendered for and-obtained such a contract with the Department of Marine and Fisheries, and that he had been paid for the same by said department, and that it does not appear that Mr.

Turcotte in any way interfered between the said Larose and the said department concerning the said contract of Mr. Larose;

"Whereas, it is established by a notarial deed, as early as the 2nd of February, 1893, that the said *Provost* sold all his interests in his said contract to *Omer Edouard Larose*;

"Whereas the goods delivered by the said Turcotte, either in his own name or as a member of the said firm, were only sold by him to the said Provost and to the said Larose, as he had a right to do, and not to the Government of Canada;

"Whereas there is no evidence of any profit out of the contract with the Militia Department, and Larose admits that he got the goods at cost price, he keeping all

the profits;

Be it Resolved, That, in the opinion of this Committee, the said charges are not proved, and that this Committee reports forthwith the evidence adduced, to the House of Commons."—(Appendix No. 3.)

Mr. Girouard (Jacques Cartier), from the Select Standing Committee on Privileges and Elections, presented to the House the Fifth Report of the said Committee, which was read, as followeth:—

Mr. J. A. Charlebois, Notary Public, of the City of Quebec, one of the witnesses summoned to give evidence before your Committee, having submitted a claim for compensation for loss of professional time, your Committee beg leave to submit the following Resolution as a recommendation, viz.:—

Resolved, That the Committee do recommend that Mr. J. A. Charlebois, of the City of Quebec, Notary, be paid the sum of Ten dollars (\$10) per day, for three days

during his attendance as a witness before this Committee.

The Order of the Day being read, for the second reading of the Bill respecting a certain Treaty between Her Britannic Majesty and the President of the French Republic;

Mr. Foster moved, seconded by Mr. Daly, and the Question being proposed,

That the Bill be now read a second time;

Mr. O'Brien moved, in amendment, seconded by Mr. McCarthy, That all the words after "That" to the end of the Question be left out, and the words "while "this House is willing at all times to sanction any Treaty which, on fair and equit-" able terms, will add to Canadian trade, it is unable to assent to the Treaty that "has been made with France, on the ground that it will not prove reciprocal in its "results, in that it gives to France greater advantages than Canada receives, being "unfair and unequal inasmuch as, according to one of its terms, France is entitled "to the benefit of all commercial advantages which Canada may hereafter give to "any other Foreign Power, not merely in tariff matters, while Canada is only to "participate in any reduction of duty granted to any other Power in any of the articles enumerated in the Treaty. It is further unequal and unfair in this that "while any increase in the duties on the class of wines which under it France is to "have advantages in respect of, entitles France to denounce the Treaty, Canada is "not placed in the same position should any increase be made by France in the "minimum tariff which is to be enforced so far as Canadian products mentioned "therein are concerned; and, in the opinion of this House, it is unfair and unjust to "the great mass of consumers that duties should be lowered, as by the Treaty they " are to be, on articles of luxury, while high duties are to be maintained on many " of the necessaries of life, and this too at a time when owing to the falling revenue "the duty can ill be spared," inserted instead thereof;

And a Debate arising thereupon;

And the Question on the amendment being again proposed;

Mr. Edgar moved, in amendment to the said proposed amendment, seconded by Mr. Landerkin, That the words "That it appears from the papers laid before the House" and from the statements made to this House by the Finance Minister that this

"Treaty was signed, as to the most-favoured-nation treatment, without the instructions of the Government, and further that the Treaty was entered into under the erroneous impression on the part of the Government that the trade with the French colony of St. Pierre and Miquelon would be affected by the Treaty," be added at the end thereof;

And a Debate arising thereupon;

And The House having continued to sit till after Twelve of the Clock on Wednesday morning;

Wednesday, 11th July, 1894.

And the Question being put on the amendment to the said proposed amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Allan,	Colter,	Landerkin,	O'Brien,
Bain (Wentworth),	Dawson,	Laurier,	Paterson (Brant),
Beausoleil,	Edgar,	Lavergne,	Perry
Beith,	Edwards,	Leduc,	Rider,
Boston,	Featherston,	Lister,	Rinfret,
Bowman,	Flint,	Livingston,	Rowand,
B P own,	Fraser,	Lowell,	Sanborn,
Campbell,	Gibson,	Macdonald (Huron),	Scriver,
Cartwright (Sir Richard)	,Gillmor,	McCarthy,	Semple,
Casey,	Grieve,	McGregor,	Somerville,
Charlton,	Guay,	McMillan,	Sutherland, and
Choquette,	Harwood,	McMullen,	Tarte.—51.
Christie,	Innes,	Mills (Bothwell),	

NAYS:

Messieurs

Amyot,	Denison,	Lachapelle,	Pope,
Bain (Soulanges),	Desaulniers,	Langelier,	Pridham,
Baker,	Devlin,	Langevin (Sir Hector),	Prior,
Béchard,	Dickey,	Leclair,	Proulx,
Belley,	Dugas,	Legris,	Robillard,
Bennett,	Dupont,	Lépine,	Roome,
Bergeron,	Dyer,	Lippé,	Rosamond,
Bergin,	Earle,	Macdonald (King's),	Ross (Dundas),
Bernier,	Fairbairn,	Macdonell (Algoma),	Ross (Lisgar),
Blanchard,	Ferguson (Leeds & Gren.)	,McAlister,	Ryckman,
Boyd,	Ferguson (Renfrew),	McDougald (Pictou),	Simard,
Boyle,	Foster,	McDougall(Cape Breton)	Smith (Ontario),
Brodeur,	Fréchette,	McInerney,	Sproule,
Bruneau,	Frémont,	McKay,	Stairs,
Bryson,	Gillies,	McLennan,	Stevenson,
Cameron,	Girouard (Jacq. Cartier)	,McNeill,	Taylor,
Carignan,	Girouard (Two Mount'ns)	, Madill,	Temple,
Carling (Sir John),	Godbout,	Marshall,	Thompson (Sir John),
Caron (Sir Adolphe),	Grandbois,	Masson,	Tisdale,
Carroll,	Haggart,	Metcalfe,	Tupper (Sir C. Hibbert),
Carscallen,	Haslam,	Mignault,	Tyrwhitt,
Chesley,	Hazen,	Miller,	Vaillancourt,
Cleveland,	Henderson,	Moncrieff,	Wallace,
Cochrane,	Hughes,	Monet,	Weldon,
Cockburn,	Ingram,	Montague,	White (Shelburne),
Corbould,	Ives,	Northrup,	Wilmot,
Costigan,	Jeannotte,	Ouimet,	Wilson,
Curran,	Joneas,	Patterson (Colchester),	Wood (Brockville), and
Daly,	Kaulbach,	Patterson (Huron),	Wood (West'land)119.
Davin,	Kenny,	Pelletier,	•

So it passed in the Negative.

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Allan,	Cockburn,	Innes,	Mills (Bothwell),
Bain (Wentworth),	Colter,	Landerkin,	O'Brien,
Beith,	Dawson,	Lister,	Paterson (Brant),
Boston,	Edgar,	Livingston,	Perry,
Bowman,	Edwards,	Lowell,	Rider,
Brown,	Featherston,	Macdonald (Huron),	Rowand,
Campbell,	Flint,	McCarthy,	Sanborn,
Cartwright (Sir Richard	l), Fraser,	McGregor,	Scriver,
Casey,	Gibson,	McMillan,	Semple,
Charlton,	Gillmor,	McMullen,	Somerville, and
Christie,	Grieve,	McNeill,	Sutherland.—44.

NAYS:

Messieurs

Amyot,	Desaulniers,	Kenny,	Pelletier,
Bain (Soulanges),	Devlin,	Lachapelle,	Pope,
Baker,	Dickey,	Langelier,	Pridham,
Beausoliel,	Dugas,	Langevin (Sir Hector),	Prior,
Béchard,	Dupont,	Laurier,	Proulx,
Belley,	Dyer,	Lavergne,	Rinfret,
Bennett,	Earle,	Leclair,	Robillard,
Bergeron,	Fairbairn,	Leduc,	Roome,
Bergin,	Ferguson (Leeds & Gren.)	, Legris,	Rosamond,
Bernier,	Ferguson (Renfrew),	Lépine,	Ross (Dundas),
Blanchard,	Foster,	Lippé,	Ross (Lisgar),
Boyd,	Fréchette,	Macdonald (King's),	Ryckman,
Boyle,	Frémont,	Macdonell (Algoma),	Simard,
Brodeur,	Geoffrion,	McAlister,	Smith (Ontario),
Bruneau,	Gillies,	McDougald (Pictou),	Sproule,
Bryson,	Girouard (Jacq. Cartier)	,McDougall (Cape Breton)	Stairs,
Cameron,	Girouard (Two Mount'ns)	,McInerney,	Stevenson,
Carignan,	Godbout,	McKay,	Tarte,
Carling (Sir John),	Grandbois,	McLennan,	Taylor,
Caron (Sir Adolphe),	Grant (Sir James),	Madill,	Temple,
Carroll,	Guay,	Marshall,	Thompson (Sir John),
Carscallen,	Haggart,	Masson,	Tisdale,
Chesley,	Harwood,	Metcalfe,	Tupper (Sir C. Hibbert),
Choquette,	Haslam,	Mignault,	Tyrwhitt,
Cleveland.	Hazen,	Miller,	Vaillancourt,
Cochrane,	Henderson,	Moncrieff,	Wallace,
Corbould,	Hughes,	Monet,	Weldon,
Costigan,	Ingram,	Montague,	White (Shelburne),
Curran,	Ives,	Northrup,	Wilmot,
Daly,	Jeannotte,	Ouimet,	Wilson,
Davin,	Joneas,	Patterson (Colchester),	Wood (Brockville), and
Denison,	Kaulbach,	Patterson (Huron),	Wood (West'land).—128.

So it passed in the Negative.

And the Question on the main Motion being proposed;

Mr. Laurier moved, in amendment, seconded by Mr. Langelier, That all the words after "That" to the end of the Question be left out, and the words "the Treaty "with France having been negotiated under the assurance given by the British Pleni-"potentiaries to the French Plenipotentiaries that the Canadian Government's "policy was to establish a direct line of steamers between Canada and France, said "assurance being especially contained in the letter of Lord Dufferin and Sir Charles "Tupper to Mr. Develle, Minister of Foreign Affairs, the 6th of February, 1893, to "wit:—

"We take this opportunity of confirming what we already made known to your "Excellency during the progress of the Conference, viz.: that the Canadian Parlia- "ment, desirous of favouring the development of commercial relations between the "two Countries, has voted a subvention of £100,000 for the purpose of establishing a "line of steamers to run between a Canadian port on the one side, and a French "terminus port on the other.

"It was the duty of the Government before proposing the ratification of the "Treaty, either to accept the statement of the said Plenipotentiaries, or to notify the "French Government that they would not be bound by the same," inserted instead

thereof;

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Allan,	Choquette,	Landerkin,	Mignault,
Bain (Wentworth),	Colter,	Langelier,	Mills (Bothwell),
Beausoliel,	Dawson,	Laurier,	Monet,
Béchard,	Edgar,	Lavergne,	O'Brien,
Beith,	Edwards,	Leduc,	Perry,
Boston,	Featherston,	Legris,	Rider,
Bowman,	Flint,	Lister,	Rinfret,
Brodeur,	Fraser,	Lowell,	Rowand,
Brown,	Gibson,	Macdonald (Huron),	Sanborn,
Campbell,	Gillmor,	McCarthy,	Scriver,
Carroll,	Godbout,	McGregor,	Semple,
Cartwright (Sir Richar	d),Guay,	McMillan,	Sutherland,
Casey,	Harwood,	McMullen,	Tarte, and
Charlton,	Innes,	McNeill,	Vaillancourt.—56.

NAYS:

Messieurs

Amyot,	Desaulniers,	Kaulbach,	Pridham,
Bain (Soulanges),	Devlin,	Kenny,	Prior,
Baker,	Dickey,	Lachapelle,	Proulx,
Belley,	Dugas,	Langevin (Sir Hector),	Robillard,
Bennett,	Dupont,	Leclair,	Roome,
Bergeron,	Dyer,	Lépine,	Rosamond,
Bergin,	Earle,	Lippé,	Ross (Dundas),
Bernier,	Fairbairn,	Macdonald (King's),	Ross (Lisgar),
Blanchard,	Ferguson (Leeds & Gren.)		Ryckman,
Boyd,	Ferguson (Renfrew),	McDougald (Pictou),	Simard,
Boyle,	Foster,	McDougall (CapeBreton)	
Bruneau,	Fréchette,	McInerney,	Sproule,
Bryson,	Frémont,	McKay,	Stairs,
Cameron,	Gillies,	McLennan,	Stevenson,
Carignan,	Girouard (Jacq. Cartier)		Taylor,
Carling (Sir John),	Girouard (Two Mount'ns)		Temple,
Caron (Sir Adolphe),	Grandbois,	Masson,	Thompson (Sir John),
Carscallen,	Grant (Sir James),	Metcalfe,	Tisdale,
Chesley,	Haggart,	Miller,	Tupper (Sir C. Hibbert),
Cleveland,	Haslam,	Moncrieff,	Tyrwhitt,
Cochrane,	Hazen,	Montague,	Wallace,
Cockburn,	Henderson,	Northrup,	Weldon,
Corbould,	Hughes,	Ouimet,	White (Shelburne),
Costigan,	Ingram,	Patterson (Colchester),	Wilmot,
Curran,	Ives,	Patterson (Huron),	Wilson,
Daly,	Jeannotte,	Pelletier,	Wood (Brockville), and
Davin,	Joncas,	Pope,	Wood (West'land)109.
Denison.	•	• '	,

So it passed in the Negative.

Then the main Question being put; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Amyot,	Denison,	Kaulbach,	Pelletier,
Bain (Soulanges),	Desaulniers,	Kenny,	Pope,
Baker,	Devlin,	Lachapelle,	Pridham,
Beausoliel,	Dickey,	Langelier,	Prior,
Béchard,	Dugas,	Langevin (Sir Hector),	Proulx,
Belley,	Dupont,	Laurier,	Rinfret,
Bennett,	Dyer,	Lavergne,	Robillard,
Bergeron,	Earle,	Leclair,	Roome,
Bernier,	Fairbairn,	Leduc,	Rosamond,
Blanchard,	Ferguson (Leeds & Gren.)		Ross (Lisgar),
Boyd,	Ferguson (Renfrew),	Lépine,	Simard,
Boyle,	Foster,	Lippé,	Smith (Ontario),
Brodeur,	Fréchette,	Macdonald (King's),	Sproule,
Bruneau,	Frémont,	McDougald (Pictou),	Stairs,
Bryson,	Geoffrion,	McDougall (Cape Breton).	
Cameron,	Gillies,	McInerney,	Tarte,
Carignan,	Girouard (Jacq. Cartier)	McKay,	Taylor,
Carling (Sir John),	Girouard (Two Mount'ns)	McLennan,	Temple,
Caron (Sir Adolphe),	Godbout,	Madill,	Thompson (Sir John),
Carroll,	Grandbois,	Masson,	Tisdale,
Carscallen,	Grant (Sir James),	Metcalfe,	Tupper (Sir C. Hibbert).
Chesley,	Guay,	Mignault,	Tyrwhitt,
Choquette,	Haggart,	Miller,	Vaillancourt,
Cleveland,	Harwood,	Moncrieff,	Wallace,
Cochrane,	Haslam,		Weldon,
Corbould,	Hazen,	Montague,	White (Shelburne),
Costigan,	Henderson,		Wilmot,
Curran,	Hughes,	Ouimet,	Wilson,
Daly,		Patterson (Colchester),	Wood (Brockville), and
Davin,	Joneas,		Wood (West'land). —120.

NAYS:

Messieurs

So it was resolved in the Affirmative.

The Bill was accordingly read a second time; and committed to a Committee of the Whole House, at the next sitting of the House.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the Bill, intituled: "An Act further to amend the "Cullers' Act," without any amendment.

And then The House, having continued to sit till a quarter of an hour before Three of the Clock on Wednesday morning, adjourned till this day.

Wednesday, 11th July, 1894.

PRAYERS.

Mr. Denison, from the Select Standing Committee on Miscellaneous Private Bills, presented to the House the Seventh Report of the said Committee, which was read, as followeth:—

Your Committee have considered the Bill from the Senate, intituled: "An Act "for the relief of James St. George Dillon," and have agreed to report the same without any amendment.

On motion of Mr. Sproule, seconded by Mr. Taylor,

Resolved, That this House doth concur in the Fourth Report of the Select Standing Committee on Agriculture and Colonization.

Ordered, That Mr. Daly have leave to bring in a Bill respecting the land subsidy of the Canadian Pacific Railway Company.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Ordered, That Mr. Daly have leave to bring in a Bill respecting Dominion Lands. He accordingly presented the said Bill to the House; and the same was received and read the first time; and ordered to be read a second time To-morrow.

Mr. Charlton moved, seconded by Mr. Landerkin, and the Question being put, That the House do now adjourn:—It passed in the Negative.

The House, according to Order, resolved itself into a Committee on the Bill respecting a certain Treaty between Her Britannic Majesty and the President of the French Republic, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be taken into consideration To-morrow.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting a subsidy for the performance of a fast weekly steamship service between *Canada* and the United Kingdom.

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The House, according to Order, resolved itself into a Committee on the Bill to incorporate the *Gleichen*, *Beaver* Lake and *Victoria* Railway Company, and, after some time spent therein Mr. Speaker resumed the Chair; and Mr. *Bergeron* reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time. The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill to again revive and further amend the Act to incorporate the *Brockville* and *New York* Bridge Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Bergeron* reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House then resumed the consideration in Committee of the Whole, of the proposed Resolution, respecting a subsidy for the performance of a fast weekly steamship service between Canada and the United Kingdom.

(In the Committee.)

Resolved, That it is expedient to provide that the Governor in Council may enter into a contract for a term not exceeding ten years with any individual or company, for the performance of a fast weekly steamship service between Canada and the United Kingdom, making connection with a French port, on such terms and conditions as to the carriage of mails and otherwise as the Governor in Council deems expedient, for a subsidy not exceeding the sum of Seven hundred and fifty thousand dollars a year.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported that the Committee had come to a Resolution.

Ordered. That the Report be received To-morrow.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the Bill, intituled: "An Act to make further provision "respecting grants of land to members of the Militia Force on active service in the "North-west," without any amendment.

Also, the Senate have passed the Bill, intituled: "An Act respecting the utiliza"tion of the waters of the North-west Territories for Irrigation and other purposes,"
with several Amendments, to which they desire the concurrence of this House.

And then The House adjourned till To-morrow.

Thursday, 12th July, 1894.

PRAYERS.

On motion of Mr. La Rivière, seconded by Mr. Girouard (Two Mountains). Resolved, That this House doth concur in the Third Report of the Select Committee appointed to supervise the Official Report of the Debates of this House.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 25th April, 1894, for a Statement of all timber licenses granted since 1st January, 1887, showing the date of each grant, the location, the area of the same, the name of the grantee, the bonus, if any, paid upon the same, whether disposed of:-

(a.) At public auction duly advertised, where the public were invited to com-

pete;

(b.) At auction where only applicants for the berth or limit were invited to bid;

(c.) By private application;

(d.) If in neither of the ways above mentioned, then stating in what way disposal and grant were made;

(e.) Length of public notice in each case when limits were sold either at public

auction or by other form of public competition.

Also, a summary statement giving total area granted, and total amount of bonuses received. (Sessional Papers, No. 79c.)

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Ordered, That the Fourth Report of the Select Standing Committee on Privileges and Elections, be taken into consideration To-morrow, after Routine Proceedings.

Mr. Ouimet, a Member of the Queen's Privy Council, presented,—Return to an Address to His Excellency, dated 18th June, 1894, for a Return of all charges, complaints, letters, telegrams, correspondence, reports or orders relative to the dismissal or removal of John McLeod, as Inspector of the repairs of the Broad Cove Marsh Pier, Cape Breton. (Sessional Papers, No. 98.)

Also, Return to an Order of this House, dated 1st March, 1893, for a Statement

showing:-

1. What is the total sum spent by the Government since Confederation in each Province of the Dominion on the public works classified as (1) harbours, piers and breakwaters (2), improvements of rivers, and (3) dredging and dredges.

2. How much of the sum so spent in the Province of Quebec was expended on

works within the harbour of Montreal.

3. (1) How much money the Government has loaned to the Harbour Commissioners of Quebec towards the construction of the new harbour works in that City; and (2) what amount of interest, derived from the revenues of the said works, have the Harbour Commissioners paid to the Government in respect of the interest due on the said loans; and (3) how many years' interest, if any, are in arrears.

4. (1) How much money the Government has lent to the Harbour Commis-

sioners of Montreal towards the construction of harbour works in that City; and (2)

how much interest is due thereon. (Sessional Papers, No. 75d.)

Also, Return to an Address to His Excellency, dated 25th April, 1894, for the production of all Orders in Council, correspondence, instructions to officers of the Department of Public Works, and reports of such officers respecting the improvement of St. Andrews' Rapids, in the Red River of the North. (Sessional Papers, No. 99.)

And also, Return (in part) to an Order of this House, dated 30th March, 1894, for a Return giving the total cost of the Cockburn Island wharf and dock (Lake Huron); the name of the contractor or contractors; the date of its completion; the number of sailing vessels that have called; the quantity of freight imported and exported since its completion; the number of steamers that made during the season regular calls at the wharf since its completiou. (Sessional Papers, No. 75e.)

The House, according to Order, proceeded to take into consideration the Bill respecting a certain Treaty between Her Britannic Majesty and the President of the French Republic, as amended in the Committee of the Whole House.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Bergeron reported from the Committee of the Whole House, to consider a certain proposed Resolution respecting a subsidy for the performance of a fast weekly steamship service between Canada and the United Kingdom, a Resolution; which was read, as followeth:—

Resolved, That it is expedient to provide that the Governor in Council may enter into a contract for a term not exceeding ten years with any individual or company, for the performance of a fast weekly steamship service between Canada and the United Kingdom, making connection with a French port, on such terms and conditions as to the carriage of mails and otherwise as the Governor in Council deems expedient, for a subsidy not exceeding the sum of Seven hundred and fifty thousand dollars a year.

The said Resolution, being read a second time, was agreed to.

Ordered, That Mr. Foster have leave to bring in a Bill further to amend the Act respecting Ocean Steamship Subsidies.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Mr. Bergeron reported from the Committee of Supply, several Resolutions;

which were read, as follow:—

1. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, towards meeting expenses of Intercolonial Convention, for the year ending 30th June, 1894.

2. Resolved, That a sum not exceeding One hundred dollars be granted to Her Majesty, to pay W. Gliddon for services, according to request, as expert in ascertaining the cost of production of certain printing work as set forth in the Schedule attached to the Report of the Referees in the case of Messieurs McLean, Roger & Co. vs. the Queen, notwithstanding anything in the Civil Service Act to the contrary, for the year ending 30th June, 1894.

3. Resolved, That a sum not exceeding Twenty thousand dollars be granted to Her Majesty, to provide a further amount for expenditure in connection with the Royal Commission on the Liquor Traffic, for the year ending 30th June, 1894.

4. Resolved, That a sum not exceeding Eighteen thousand three hundred and eighty-three dollars and thirty-three cents be granted to Her Majesty, for the following items, viz.:—To purchase 325 copies of Todd's "Government in the Colonies," at \$7.30 each, and freight and other expenses, \$2,383.33—less amount already provided, \$2,000—\$383.33; To pay for printing and translation of the Report of the Royal Commission on the Liquor Traffic, \$18,000, for the year ending 30th June, 1894.

The said Resolutions, being read a second time, were agreed to.

The Order of the Day being read, for the House again in the Committee of Ways and Means;

Mr. Foster moved, seconded by Mr. Daly, and the Question being proposed, That Mr. Speaker do now leave the Chair;

And after a Debate thereupon, the said Motion was agreed to.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Ways and Means;

(In the Committee.)

Resolved, That the following changes and alterations be made in the Duties of Customs:—

SCHEDULE A.

Lamp springs	10 p.c. ad val.
Horse clothing of jute, shaped or otherwise manufactured	30 p.c.
Horse clothing of jute, shaped or otherwise manufactured	10 p.c.
Frames, clasps and fasteners for albums, boxes and purses and chatelaine	_
bags or reticules not more than seven inches in width, when im-	
ported by the manufacturers of purses and chatelaine bags or reti-	
cules for use in their factories	20 p.c.
Maple sugar	20 p.c.
German looking glass, unsilvered	17½ p.c.
Add to Section 277 of Bill, intituled: "An Act to consolidate and	
amend the Acts respecting the Duties of Customs," the follow-	
ing words: "but not less than 35 p.c."	
Sateens, for use of corset manufacturers, &c	25 p.e.

SCHEDULE B.

Ground logwood, ground fustic and patent prepared dyes.

Add to Section 724 of Bill, intituled: "An Act to consolidate and amend the Acts respecting the Duties of Customs," the following words: "Champion nailing machines."

Bird skins and skins of animals not native to Canada for taxidermic purposes, not further manufactured than prepared for preservation.

Iron borings.

Add to Section 521 of Bill, intituled: "An Act to consolidate and amend the Acts respecting the Duties of Customs," the following word: "iron."

Album insides made of paper and hair brush pads; "Blanc fixe" and "Satin White"

nitrate of ammonia.

SCHEDULE C.

Tea adulterated with spurious leaf or with exhausted leaves, or which contains so great an admixture of chemical or other deleterious substances as to make it unfit for use.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Baker reported, That the Committee had come to a Resolution.

Ordered. That the Report be received at the next sitting of the House.

Mr. Baker also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Foster, a Member of the Queen's Privy Council, delivered to Mr. Speaker a Message from His Excellency the Governor General, signed by His Excellency.

And the said Message was read by Mr. Speaker (all the Members of the House standing and being uncovered), and is as followeth:—

ABERDEEN.

The Governor General transmits to the House of Commons, Supplementary Estimates of sums required for the service of the Dominion for the year ending 30th June, 1895, and in accordance with the provisions of "The British North America Act, 1867," the Governor General recommends these Estimates to the House of Commons. (Sessional Papers, No. 2c.)

GOVERNMENT HOUSE,

Ottawa, July, 1894.

On motion of Mr. Foster, seconded by Mr. Daly,

Ordered, That the said Message, together with the Estimates accompanying the same, be referred to the Committee of Supply,

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act respecting the utilization "of the waters of the North-west Territories for Irrigation, and other purposes," and the same were read, as follow:—

Page 2, line 44.—After "precedence" insert "except applications under Section "seven."

Page 13, line 30.—After "them" insert "or any other persons authorized to "to take affidavits in the North-west Territories."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The House, according to Order, again resolved itself into a Committee on the Bill from the Senate, intituled: "An Act to amend the Insurance Act."

And The House having continued to sit till after Twelve of the Clock on Friday morning;

Friday, 13th July, 1894.

After some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison, reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be taken into consideration at the next sitting of the House.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate by their Clerk, as followeth:—

The Senate have passed the following Bills, without any amendment:-

Bill, intituled: "An Act to incorporate the New York, New England and Canada" Company."

Bill, intituled: "An Act to incorporate the Nova Scotia Steel Company, "Limited."

Also, the Senate have passed a Bill, intituled: "An Act to consolidate and amend "the Act respecting land in the *Territories*," to which they desire the concurrence of this House.

On motion of Mr. Daly, seconded by Mr. Haggart,

Ordered, That the Bill from the Senate, intituled: "An Act to consolidate and amend the Act respecting land in the Territories," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time at the next sitting of the House.

And The House having continued to sit till after Two of the Clock on Friday morning adjourned till this day.

Friday, 13th July, 1894.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—
By Mr. Taylor,—The Petition of the Municipal Council of the United Counties of Leeds and Grenville, Ontario.

By Mr. Martin,—The Petition of G. McGregor and others, of Moline, County of

Marquette, Manitoba.

Mr. Sproule, from the Select Standing Committee on Agriculture and Colonization, presented to the House the Fifth Report of the said Committee, which was read, as followeth:—

Your Committee submit their final Report, together with the evidence taken at the several sittings of your Committee during the Session, as forming part of their

Report.

Mr. Saunders, the Director of Experimental Farms, appeared before your Committee on 26th April and 1st May last. He furnished a summary account of the operations of the Central Farm at Ottawa and the Branch Farms in the Provinces, containing matter of much interest for farmers, and, at the same time, showing the great advantages to the country at large which the farms afforded.

He commenced by giving an account of the trouble which had been experienced at the Central Farm by Tuberculosis among cattle, and informed your Committee that out of 54 animals tested by the *Koch* lymph, called Tuberculin, 26 showed reaction, in consequence of which 21 were slaughtered. The post mortem examinations in all the cases showed the presence of the disease; 5 others were kept for further tests.

As showing the progress of interest of the farmers in the Experimental Farm experiments, he stated that 6,864 letters of inquiry were received in 1889; this number constantly augmented until in 1893 it reached 25,657; and, in the last year named, as many as 244,833 bulletins were furnished to farmers from the Central Farm. This fact exhibits an increasing and salutary interest, applications having been sent for the bulletins. Similar interest, he said, was shown to be manifested from the reports received from the several Stations in the Provinces.

As respects the Annual Reports of the Farms, he said that 5,000 copies were at first sufficient to supply the demands from applicants, but now 45,000 copies are

required.

And as respects the distribution of seed, which is one of the important operations of the Farm, he stated that to the 15th of February of the present year, there were 12,000 applications, and by the 25th of April 20,171 samples, each of three pounds weight, had been distributed. The total number of samples distributed since the Farms began was 88,501. The Director mentioned, as showing the results of this work, that one farmer in *Prince Edward Island* wrote to him three years ago and

obtained a sample of Prize Cluster oats, from which last year he sold 700 bushels of seed to his neighbours. The mention of such a fact shows how important this seed distribution is, and how its ultimate effects may tend to enrich the whole country.

He furnished some information of interest to farmers on the subject of the best mode of making and preserving hay, and gave an account of tests with fertilizers,

also of much interest to farmers.

On the second occasion of the Director appearing before your Committee, he furnished information on the subject of seed testing with respect to vitality, and also, in relation to times of sowing. He showed the results with several kinds of grains from plots under the same condition, and seeds sown one week after each other. The facts which were the result of that series of conclusive experiments should be well considered by the farmers of this country. Early sowing means greater success in results, than any possibility arising from late sowing.

He gave an account of the several branch Experimental Farms, showing the

nature of their operations.

Mr. J. W. Robertson, Dairy Commissioner and Agriculturist of the Central Experimental Farm, appeared on three separate days before your Committee, on the 8th, 11th and 15th of May. His statements, which appear in the evidence herewith,

contain matter of very much moment for the country.

On the first day he appeared he fully described his operations in *Prince Edward Island*, the Maritime Provinces and the Province of *Quebec*. The greatest interest has been excited among the farmers, in the duiry proceedings which have been initiated. The progress made is most encouraging. This has in fact exceeded the original anticipations, and gained sufficient momentum to continue to progress from its own impulse. Dairy products of the Maritime Provinces and *Quebec* are now competing with the best from *Ontario* and other countries.

The Dairy Commissioner, at the sitting of your Committee on the 11th of May, gave somewhat similar information in relation to the Province of Ontario. He showed the importance of carrying on dairying operations for the whole twelve months of the year; and that milking an animal for the whole of the year was not necessarily a cause of any weakness, but rather the reverse. Good breeding should

be the transmission of desired qualities.

He informed your Committee that an effort was to be made to introduce to a much greater extent than at present, improved dairying operations in *Manitoba* and the *North-west Territories*, and to do the same as far as possible in *British Columbia*. In his opinion, success in the development of these operations was necessary for the

success of these important areas of the Dominion.

He gave your Committee to understand there was reason to believe the President of the Canadian Pacific Railway entertained favourably a proposal to treat the building of creameries and cheese factories on the same principle as the building of elevators, with the object of renting them to farmers, in favourable localities where there was reason to believe that a good start might be made in dairy operations, and he informed your Committee that it was the intention of the Government, through the work to be carried out by him, to aid the movement of dairy operations in Manitoba and west of that Province as far as possible.

The Dairy Commissioner gave much interesting information on the important subject of competition to be expected from, and the nature of the dairy supplies furnished from other countries to the British markets, to which Canadian produce is sent. He pointed out that by the creamery operations as much as one-third more butter has been obtained from the milk of cows, six months after calving, than could be obtained by the ordinary system of deep setting in pails. He also showed how oleomargarine was manufactured, how it came into competition with butter, and the measures taken in other countries to ensure protection against the fraud of substitution.

On the third occasion of the Dairy Commissioner's appearance before your Committee, he furnished results of experiments on the subject of feeding cattle and the

production of fodders. He stated that, at the Central Farm, they had taken, this year, the fourth crop on the 40 acre test lot, and from which he expected to feed more than 30 animals, by the mixture of corn, beans and sunflowers. He showed how important it was to obtain as much perfect food as possible for cattle from a small area; and, after pointing out the results of different modes of feeding, he gave it as his belief that the Canadian farmers did not grow enough of rye, for fodder purposes. He said rye was perhaps the best fodder for pigs.

Mr. J. C. Chapais, the Assistant Dairy Commissioner, appeared before your Committee, on 12th June, and showed the rapid progress which is being made in improved dairy operations in the Province of Quebec. He said that in 1884 Quebec had only 300 cheese and butter factories in the whole Province, while now the number was 1,400; and in cheese he said that the output. if not superior, was at least equal to the best from Ontario. He showed the particular advantages possessed by the French Canadian cow, with its long acclimatization, and particularly in those of the parts of the Province where the winters were long and severe. He stated, it had been found by tests in Quebec, that this cow gave more and richer milk in proportion to the amount of food eaten, than can be obtained from the larger varieties. He also pointed out the kinds of food best adapted for feeding in that Province, and the success in growing fruits adapted to its climate. He said there were now 2,000 silos in the Province, mainly in the western portion.

Mr. James Fletcher, the Entomologist and Botanist of the Central Experimental Farm, appeared before your Committee, on 5th and 12th June, and furnished details of information of interest to farmers, on the subject of protection from insects and fungoid pests which yearly cause very considerable losses, not only in Canada but throughout the continent, where agricultural operations are carried on. It is clear from the statements made by Mr. Fletcher, that the losses from this cause run into millions, and that the application of the simple and comparatively inexpensive remedies which he pointed out, if persistently and intelligently applied, may make an appreciable addition to the wealth of the whole Dominion. Without attempting to furnish any analytic statement in this report of the details stated by Mr. Fletcher,

it is thought better to refer farmers to the evidence itself.

Mr. John Craiq, the Horticulturist of the Central Experimental Farm, appeared before your Committee on the 22nd and 31st of May. He furnished to your Committee asummarized report of the principal operations of the Farm in relation to the cultivation of the several kinds of fruits which are grown in the Dominion, indicating the pests to be guarded against and the best methods of culture. His statements had reference as well to the small fruits as to the apple, pear and peach crops of the Dominion; and the attention of the farmers and horticulturists of the country

may be directed, for details, to his evidence forming part of this report.

He pointed out that it is important for fruit growers to unite in some well devised plan of cold storage, in order to enable them to reap the full benefit of the valuable crops they raise. He indicated the operations of the Experimental Farm in distributing trees, and particularly those adapted to Manitoba and the North-west of the Dominion. The information which he furnished with respect to the cultivation of tobacco in the Province of Quebec, possessed points of interest, as did also that relating to some extensive efforts for the cultivation of this plant in the Province of Ontario. He showed that one grower had planted out as large an area as 100 acres, with success, and from which a product as high as \$180 an acre had been taken. The climate and soil of parts of the Provinces of Quebec and Ontario appear to be well adapted for the growth of tobacco.

Mr. F. T. Shutt, the Chemist of the Experimental Farm, appeared before your Committee on 18th May last, and his evidence showed the importance for farmers to possess knowledge respecting the constituents of soils, fertilizers and cattle foods, in order to enable them to carry out their several operations with intelligence and economy. He pointed out how important this was as respects the grasses in relation to the best times to use them as cattle food, having in view digestibility and maximum of nutriment, both of which varied at different periods in the life of the

grass plant. As respects the making of grass into hay, he said the best time was shortly after the bloom, when the nutritive properties were at their maximum. He pointed out the importance of growing the legumes for the purpose of obtaining, by this means, nitrogen, phosphoric acid and potash. He showed that nitrogen might be most cheaply obtained from the air by this means, and mentioned that it was one of the most expensive of the artificial fertilizers, costing as much as 15 cents a pound, while the cost of phosphoric acid and potash was from 5 to 7 cents a pound.

And also with respect to the fodders, he showed that the most important and costly constituents of these were the albumenoids, the characteristic element of which was nitrogen. He showed that farmers should endeavour to obtain these constituents in the cheapest way possible, as well for crop food as for the fodder of animals; hence the importance of growing leguminous crops. He mentioned that the nitro-

gen collectors were clover, pease, beans, vetches and lupins.

He pointed out how, in practice, chemistry might be made useful to farmers, and furnished some interesting information in relation to the purity of water, the tests at the Central Farm, during the past season, having shown that much impure water is used in the country, and that this, in times of epidemic, might be dangerous. He said that clearness of water could not always be held to be indicative of purity, and that some of the brightest and most sparkling of the specimens shown were the worst.

He informed your Committee that on the recommendation of the Minister of Agriculture, he had been appointed a chemical expert juror on cereals by the British Imperial Commissioner at *Chicago*; and, as one result of the information obtained in that position, he stated that the tests at *Chicago* corroborated the favourable impression of the very high character of Canadian cereals, particularly wheat from

Manitoba and the Canadian North-west Territories.

Mr. A. G. Gilbert, the Poultry Manager of the Central Experimental Farm, appeared before your Committee on 31st May last. He furnished full information of the operations of the Farm in tests and experiments with the several kinds of poultry and their products. He showed that systematic and well considered treatment of poultry might form an important addition to the revenue of any well managed farm. He indicated the qualities and best modes of treatment of the several varieties, as well to obtain the most profitable results from the product of eggs, as fattening for the market, including the fattening of turkeys, and the best method of getting early chickens. His evidence is given, at length, herewith.

Professor McEachran appeared before your Committee on 14th June. He stated that there was a total absence of animal contagious disease in Canada, with the exception of tuberculosis and actinomycosis. He particularly denied that there was any pleuro-pneumonia, and contended that the reports which had been already pub-

lished in the Blue-books were ample proof of his position.

He described the operations which were undertaken to extirpate sheep scab in the North-west Territories last year. He showed that it had prevailed over a considerable area, but that it is now under control. He gave your Committee information as to the extent of the prevalence of Tuberculosis in the Dominion, and held that it was the duty of the Government to undertake its extirpation. The expense, whatever that might be, he held, should not be a consideration to set against the importance of having Canada quite free from that disease, and he pointed out that with the present positive methods of diagnosis by means of the tuberculin test, the extirpation of the disease might be undertaken with more certainty than was formerly possible. He indicated a system of proceeding which he recommended.

On this subject, your Committee have already made representations to the Minister of Agriculture, in a letter addressed to him by the Chairman, dated 21st June last, covering a copy of the report of your Committee of that date, accompanied by the approved report of the Sub-Committee, to whom the subject was referred, on 14th June, recommending what action to be taken for the purpose of extirpation, under the direction of Professor McEachran, as Veterinary Adviser of the Department of

Agriculture.

Mr. A. M. Burgess, the Deputy Minister of the Department of the Interior which has in charge the Dominion administration on the subject of Immigration, appeared before your Committee on 4th July. He furnished a general statement of the operations which have been carried on by the Department during the year for the promotion of Immigration to Canada, and the settlement of Immigrants in the Dominion, and particularly on Government lands. He referred to the reports already published in the Blue-books of the Department of the Interior for further details of the operations. The leading feature of the year appears to have been a decline in Immigrant arrivals from the United Kingdom and the Continent of Europe; a decline, however, which it may be stated, was more acutely manifested in the European immigration to the United States than that to Canada. It was also intimated by the Deputy Minister of the Interior, that there is a decided decline in the tendency to emigrate as well from the United Kingdom as from the Continent of Europe. For particulars of the information furnished by Mr. Burgess, reference is made to his evidence which forms part of this report.

Mr. E. P. Bender appeared before your Committee in order to make representations on the subjects of cold storage in connection with perishable goods, meats, and the establishment of abbatoirs, &c., for export from the Dominion to the United Kingdom. He informed your Committee that he considered such storage to be of great public importance, as being generally calculated to increase the export trade of the Dominion, and increase values to the farmers. He requested to be afforded a guarantee on the capital necessary for the construction of such storage. The particular grounds on which he made this application will be found in his evidence

which is attached to this report.

Mr. Arthur Johnson, of Pickering, Ontario, appeared before your Committee on 2nd May last, in connection with and on behalf of representatives of a Cattle Breeders' Association. He stated that the object was to obtain the influence of your Committee with the Government, to make representations in relation to the stud and stock books of the United States. He said that formerly, until about 18 months ago, the Canadian books which were equal in their standards to those of the United States, were accepted in common with them, as are at present those of Germany, France and Great Britain, but that within the time stated, regulations have been made in the United States which exclude the Canadian books, with the object of not recognizing any Canadian stock standards, and of forcing the registration of all animals to be recognized in the United States in the American books. Mr. Johnson said that this practice deprived Canadian pedigree cattle of the privilege of entry without duty, the same as formerly enjoyed, and as now enjoyed by the animals registered in the stock books of the countries named. He thought that efforts should be made to do away with, if possible, this invidious and unjust distinction.

Mr. Henry Wade, the Secretary of the Agricultural and Arts Association of Toronto, made a similar statement, as did also Mr. J. R. Ormsby, of Danville, Province of Quebec. Mr. Robert Miller of Brome, made further representations, in which he showed the general importance of the objects of a Cattle Breeders' Association, and urged your Committee to make a report in support of such. Mr. Ormsby also asked for the influence of the Committee to obtain an aid for the Cattle Breeders' Association, as an object of general public interest, in order to enable them to pay for the cost of printing reports, making investigations and other objects of general public interest, for which the subscriptions of the members were inadquate. He desired that the Committee should recommend the Government to make a grant of \$1,000 to

the Association, for carrying out these objects.

After hearing the statement of the delegation, a Resolution of your Committee was passed, on motion of Major Carpenter, seconded by Mr. McMillan, recommending, in view of the importance of such an Association to the farmers of the country, that the Government should be urged to give some pecuniary aid and substantial assistance to the Association.

In order to extend to the farmers of this country the information furnished on agriculture, by the Experimental Farms, your Committee recommend that the House

authorize for distribution to Members, 10,000 copies of the report of this Committee for the current Session, in addition to the usual number of 2,475, and 200 copies for the sessional use of your Committee, in the usual proportions of English and French.

Also, the printing of 90,000 copies of the Experimental Farm Report of 1893, in

the usual proportions of English and French, for distribution to Members.

Your Committee recommend that, hereafter, the Annual Report of the Experimental Farms and the Report of the Dairy Commissioner, be issued together in one volume, and both in a more condensed form than at present.

Your Committee recommend that A. H. Gilbert, Poultry Manager at the Central Experimental Farm, be placed upon the list of the permanent staff of the said Farm.

-Appendix No. 4.

The House, according to Order, proceeded to take into consideration the Fourth Report of the Select Standing Committee on Privileges and Elections, and the same was read, as followeth:-

Your Committee having fully considered the charges preferred against Arthur J. Turcotte, Member for the Electoral District of Montmorency, as contained in the Order of Reference to them of the 17th May last, beg leave to submit, as the result of their inquiries, the following Resolution, which was adopted at the meeting of

your Committee held this day, viz. :-

"Whereas this Committee has received instruction to ascertain if Arthur Joseph Turcotte, Esquire, Member of the House of Commons, personally or as a member of the firm of Messieurs Turcotte and Provost, or as a member of the firm of Messieurs A. J. Turcotte & Co., has held, enjoyed and carried out a contract or contracts with or for the Government of Canada, which were for his sole use and benefit, and for which he was paid public money, said contracts covering the years 1892, 1893 and 1894, relating to the supply of groceries and similar goods for the use: 1st, of the Militia Department at Quebec; 2nd, of the Department of Marine and Fisheries;

"Whereas the two witnesses adduced in support of the charge have been

Messieurs Jean Baptiste Provost and Omer Edouard Larose;

"Whereas the said Provost has sworn and established by documentary evidence that he had in good faith tendered for and obtained such a contract, relating to the Militia Department, for the years 1892, 1893 and 1894, had carried out and executed the same, and received in payment departmental cheques to his order, and that it does not appear that Mr. Turcotte in any way interfered between him and the Government, and that Mr. Provost has always been at liberty to dispose of his contract or contracts in the way he pleased, and grant sub-contracts to whom he chose, he alone having the obligation to fulfil his contracts with the Government;

"Whereas the said Larose has in the same manner, to wit: by his declaration and by documentary evidence, established that he alone had tendered for and obtained such a contract with the Department of Marine and Fisheries, and that he had been paid for the same by said department, and that it does not appear that Mr. Turcotte in any way interfered between the said Larose and the said department

concerning the said contract of Mr. Larose;

"Whereas it is established by a notarial deed as early as the 2nd of February, 1893, that the said Provost sold all his interest in his said contract to Omer Edouard Larose ;

"Whereas the goods delivered by the said Turcotte, either in his own name or as a member of the said firm, were only sold by him to the said Provost and to the said Larose, as he had a right to do, and not to the Government of Canada;

"Whereas there is no evidence of any profit out of the contract with the Militia Department, and Larose admits that he got the goods at cost price, he keeping all

"Be it resolved, That in the opinion of this Committee, said charges are not proved, and that this Committee reports forthwith the evidence adduced to the House of Commons."

Mr. Girouard (Jacques Cartier) moved, seconded by Mr. Bryson, and the Ques-

tion being proposed, That the said Report be concurred in;

Mr. Edgar moved, in amendment, seconded by Mr. Bruneau, That all the words after "inquiries," where it occurs in the first Clause of the said Report, be left out, and the words,

"As to the first Clause of the Order of Reference, the finding of the Committee is:-

"That Arthur Joseph Turcotte and Jean Baptiste Provost were carrying on the "business of grocery merchants at the City of Quebec, during the period from 11th "March, 1892, until 1st February, 1893, under the firm name of Turcotte & Provost, "each partner having an equal share in the business;

"That on 30th November, 1891, a tender had been put in for the supply of "groceries to the militia in Quebec, for the year 1892, in the name of the said J. B. " Provest; the writing in the body of the tender being in the handwriting of Mr. A. "J. Turcotte, and the signature, 'J. B. Provost,' being in the handwriting of Mr.

" Larose, an employee of the firm;

"That the tender was duly accepted by the Militia Department, and the contract "was duly fulfilled by the said firm, and the supplies were paid for by official de-" partmental cheques amounting in that year to \$4,112.85, and all issued payable to the "order of J. B. Provost, in whose name the tender was made, the cheques were all " endorsed by J. B. Provost personally, or in his name by Mr. Larose, under power of "attorney, these cheques were afterwards endorsed for deposit, by Messieurs Turcotte "& Co., sometimes in the handwriting of Mr. Turcotte, and sometimes in the hand-"writing of Mr. Provost, the cheques were then all deposited to the credit of the firm " of Turcotte & Co., and the proceeds were received by the firm, and used by the "firm like any other firm money, although Mr. Provost swears, and is uncontradicted, "that 'when the partnership existed I always put the money to Mr. Turcotte's credit " and I derived no benefit from it;"

"That under another similar contract with the Department, for the year 1893, "in the name of the said J. B. Provost, the said firm became contractors for the "supply of groceries to the Citadel at Quebec, and did so supply them and did re-"ceive payment for the same until the 2nd February, 1893, when the said firm was " dissolved by mutual consent.

"As to the second Clause of the Order of Reference, the finding of the Committee

" is as follows:-

"That on 2nd February, 1893, the firm of Turcotte & Provost was dissolved by " mutual consent, and, on the same day, A. J. Turcotte entered into the grocery busi-"ness on his own account in the City of Quebec under the firm name of Turcotte, " Provost & Co.;

"That by a deed of the same date J. B. Provost sold out his entire interest in

"the old business to A. J. Turcotte for a consideration of \$12,000;

"That by another deed of the same date (Exhibit No. 108), J. B. Provost pur-" ported to sell to O. E. Larose all his rights and interest in his aforesaid contract "with the Militia Department for the supply of groceries to the Citadel. No sum is "mentioned as the consideration, but the sale is stated in the deed to be made for " good and sufficient consideration;

"That with reference to this last mentioned deed (Exhibit No. 108), J. B. Pro-"vost had no recollection of signing any document to Larose of that date, except a "Power of Attorney. He had no recollection of ever having sold his rights under "the Citadel contract to Larose, and he never received any consideration whatever " therefor from Larose, that the recollection of Mr. Larose on the subject is that he "went to get a Power of Attorney and was asked to sign, and did sign this deed, but "he paid no consideration whatever to Provost for it, and did not carry out the con-"tract, that the new firm of Turcotte, Provost & Co., composed of Mr. A. J. Turcotte " alone, fulfilled the contract for the remainder of the year 1893, supplied the goods "and received the money from the Department by means of the cheques issued to J. "B. Provost, endorsed by him, and handed over to the new firm and deposited to its " credit;

"That the contract for 1894 was not awarded to J. B. Provost by tender as "before, but by a letter from the Deputy Adjutant General, dated 10th January, " 1894 (Exhibit No. 3), and was carried out, up to 1st February, 1894, and up to "the date to which this inquiry extends; in the name J. B. Provost, but for the exclusive benefit of Mr. A. J. Turcotte.

"As to the third Clause of the Order of Reference, the finding of the Com-

" mittee is:

"That on 1st February, 1894, the said A. J. Turcotte ceased to use the firm "name of Turcotte, Provost & Co. (Exhibit No. 106), in his business and adopted "the business or firm name of A. J. Turcotte & Co. (Exhibit No. 107) and under "that name continued up to the date to which this inquiry extends to do business " as a grocer in Quebec, and to supply the Militia Department with groceries for the "Citadel at Quebec, and to receive for his own benefit the proceeds of the official cheques, although the contract stood in the name of J. B. Provost, and that the "cheques were issued to J. B. Provost, and by him endorsed to the said A. J. " Turcotte;

"That the only agreement in writing between J. B. Provost and A. J. Turcotte "relating to these Government contracts, is a paper dated 2nd February, 1893 (Exhibit No. 2), signed by Mr. Turcotte, in the following words:—'I hereby " undertake to pay to Jean Baptiste Provost the sum of Four hundred dollars a "'year from the 1st of January, 1894, on condition that the contract be awarded "' to Mr. Provost, and, failing the said contract, I undertake to pay to him but Three "' 'hundred dollars a year from the said date, and conditioned of course on my busi-

"'ness being prosperous;'
"That it is explained by Mr. Provost that the \$300 mentioned was for his good-" will and \$100 for the Government contract, and the sum of \$100 was all he was to

"get out of the contract.

" As to the fourth Clause in the Order of Reference, the finding of the Com-

" mittee is:

"That some time shortly before 3rd May, 1893, O. E. Larose was a manager or "clerk for Mr. A. J. Turcotte in his grocery store in Quebec, at a salary of \$950.00 "per annum; and, as an increase of work was given him by Mr. Provost having left "the firm, he asked for an increase of his salary. This was agreed to by Mr. Tur-"cotte, at \$1,200 per annum, with the alternative that if Mr. Larose received the "contract for supplying the Marine and Fisheries Department at Quebec, his salary "should be \$950.00 per annum, plus his profits from such contract;

"That the contract was, in due course, received by Mr. Larose and fulfilled by "him and he made a profit for the season of 1893, of \$400.00 or \$450.00 thereon, and, "in addition thereto, he received \$950.00 from Mr. Turcotte, to make up his salary

" for services as clerk and manager for Mr. Turcotte;

"The Committee, therefore, find that Arthur Joseph Turcotte, Esquire, Member "for the Electoral District of Montmorency, after his election for said Electoral Dis-"trict and until the 2nd February, 1893, was a partner in business with one Jean "Baptiste Provost, and did, as such partner, hold, enjoy and execute, or was inter-"ested in a contract, with the Department of Militia and Defence and under which " public money of Canada was paid, and, as a member of said firm, knowingly sold goods to the Government for which public money was paid, although such contract "was standing in the name of Jean Baptiste Provost alone as a trustee or third party "for the benefit of said firm, and that the election of the said Arthur Joseph Tur-" cotte thereby became void.

"The Committee further find that the said Arthur Joseph Turcotte, Esquire, "after said 2nd February, 1893, and until 1st April, 1894, held, enjoyed and exe-" cuted and was solely interested in a contract with the Department of Militia and "Defence and under which public money of Canada was paid, and knowingly sold "goods to the Government for which public money was paid, although such con-"tract was standing in the name of Jean Baptiste Provost as trustee or third party,

"in reality for the benefit of the said Arthur Joseph Turcotte.

"Arm that the election of the said Arthur Joseph Turcotte thereby became void," inserted instead thereof;

And a Debate arising thereupon;

And it being Six o'Clock P.M., Mr. Speaker left the Chair, to resume the same at half-past Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Rule 19.

The Order of the Day being read, for the House in Committee on the Bill from the Senate, intituled: "An Act for the relief of James St. George Dillon;"

Mr. Sutherland moved, seconded by Mr. Edgar, and the Question being pro-

posed, That Mr. Speaker do now leave the Chair;
Mr. Masson moved, in amendment, seconded by Mr. Henderson, That all the words after "That" to the end of the Question be left out, and the words "the Bill "be referred back to the Select Standing Committee on Miscellaneous Private Bills, "to make further inquiries," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the

names being called for, they were taken down, as follow:-

YEAS:

Messieurs

Amyot,	Christie,	Harwood,	Proulx,
Bain (Soulanges),	Costigan,	Henderson,	Rinfret,
Beausoliel,	Davin,	Jeannotte,	Robillard,
Béchard,	Denison,	Langevin (Sir Hector),	Simard,
Belley,	Desaulniers,	LaRivière,	Somerville,
Bernier,	Dugas,	Laurier,	Sproule,
Blanchard,	Dupont,	Leclair,	Tarte,
Brown,	Ferguson (Renfrew),	Leduc,	Temple,
Bruneau,	Fréchette,	Lippé,	Thompson (Sir John),
Bryson,	Gillies,	McDougall (CapeBreton)	Tupper (Sir C. Hibbert),
Burnham,	Girouard (Jacq. Cartier)	, Masson,	Vaillancourt,
Carignan,	Godbout,	Mignault,	Wallace,
Carling (Sir John),	Grandbois,	Monet,	Weldon,
Carpenter,	Grant (Sir James)	Ouimet,	White (Shelburne),
Caron (Sir Adolphe),	Guay,	Patterson (Huron),	Wood (Brockville), and
Carroll,	Guillet,	Pelletier,	Wood (West'land).—64.

NAYS:

Messieurs

Allan,	Edgar,	Macdonell (Algoma),	Pridham,
Bain (Wentworth),	Fairbairn,	McCarthy,	Prior,
Beith,	Ferguson(Leeds & Gren.), McDonald (Assiniboia),	Rider,
Bennett,	Flint,	McMillan,	Rosamond,
Boston,	Gibson,	McMullen,	Ross (Lisgar),
Bowers,	Grieve,	McNeill,	Rowand,
Boyd,	Hughes,	Madill,	Sanborn,
Campbell,	Hutchins,	Mara,	Semple,
Carscallen,	Ingram,	Martin,	Smith (Ontario),
Casey,	Innes,	Metcalfe,	Sutherland,
Charlton,	Landerkin,	Mills (Bothwell),	Taylor,
Coatsworth,	Lister,	Montague,	Tisdale,
Cochrane,	Livingston,	Mulock,	Tyrwhitt,
Corbould,	Lowell,	O'Brien,	Wilmot and
Dyer,	Macdonald (Huron),	Paterson (Brant),	Wilson,—61
Earle,	, ,,	,,,	,

So it was resolved in the Affirmative.

Then the main Question, so amended, being put:-It was resolved in the Affirmative.

The Bill was accordingly referred back to the Select Standing Committee on Miscellaneous Private Bilis.

The House then resumed the Debate on the Question, That the Fourth Report of the Select Standing Committee on Privileges and Elections be concurred in; and proposed amendment thereto;

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS: Messieurs

Allan,	Charlton,	Lister,	O'Brien,
Bain (Wentworth),	Christie,	Livingston,	Paterson (Brant),
Beausoliel,	Edgar,	Lowell,	Proulx,
Béchard,	Edwards,	Macdonald (Huron),	Rider,
Beith,	Flint,	McCarthy,	Rinfret,
Bernier,	Geoffrion,	McGregor,	Rowand,
Boston,	Gibson,	MeMillan,	Sanborn,
Bowers,	Grieve,	McMullen,	Semple,
Brown,	Guay,	McNeill,	Somerville,
Bruneau,	Harwood,	Mignault,	Sutherland,
Campbell,	Innes,	Mills (Bothwell),	Tarte,
Carroll,	Landerkin,	Monet,	Vaillancourt, and
Cartwright (Sir Richard), Laurier,		Mulock,	Weldon, -54
Casey,	Leduc,		

NAYS:

Messieurs

Amyot,	Desaulniers,	Ingram,	Patterson (Colchester),
Bain (Soulanges),	Dickey,	Ives,	Patterson (Huron),
Belley,	Dugas,	Jeannotte,	Pelletier,
Bennett,	Dupont,	Kaulbach,	Pope,
Bergeron,	Dyer,	Kenny,	Pridham,
Blanchard,	Earle,	Lachapelle,	Prior,
Boyd,	Fairbairn,	Langevin (Sir Hector),	Robillard,
Bryson,	Ferguson (Leeds & Gren.),LaRivière,	Roome,
Burnham,	Ferguson (Renfrew),	Leclair,	Rosamond,
Carignan,	Foster,	Lippé,	Ross (Lisgar),
Carling (Sir John)	Fréchette,	Macdonell (Algoma),	Simard,
Carpenter,	Gillies,	McDonald (Assiniboia),	Stairs,
Caron (Sir Adolphe),	Girouard (Jacq. Cartier), McDougall (Cape Breton)	,Taylor,
Chesley,	Girouard(Two Mount'ns), Madill,	Thompson (Sir John),
Coatsworth,	Grandbois,	Mara,	Tisdale,
Cochrane,	Grant (Sir James),	Masson,	Tupper (Sir C. Hibbert),
Costigan,	Guillet,	Metcalfe,	Tyrwhitt,
Curran,	Haggart,	Miller,	Wallace,
Daly,	Henderson,	Moncrieff,	White (Shelburne),
Davis,	Hughes,	Montague,	Wood (Brockville), and
Denison,	Hutchins,	Ouimet,	Wood (West'land),—84.

So it passed in the Negative.

Then the main Question being put; the House divided: and the names being called for, they were taken down, as follow:-

YEAS:

Messieurs

Amyot,	Dugas,	Kaulbach,	Pelletier,
Bain (Soulanges),	Dupont,	Kenny,	Pope,
Belley,	Earle,	Lachapelle,	Pridham,
Bennett,	Fairbairn,	Langevin (Sir Hector),	Prior,
Bergeron,	Ferguson(Leeds & Gren	.),LaRivière,	Robillard,

Blanchard,	Ferguson (Renfrew),	Leclair,	Roome,
Boyd,	Foster,	Lippé,	Rosamond,
Boyle,	Fréchette,	Macdonell (Algoma),	Ross (Lisgar),
Bryson,	Gillies,	McDonald (Assiniboia),	Simard,
Carignan,	Girouard (Jacq. Cartier)	, McDougall (Cape Breton	
Carling, (Sir John),	Girouard (Two Mount'ns)	,McLennan,	Taylor,
Carpenter,	Grandbois,	Madill,	Thompson (Sir John),
Caron (Sir Adolphe),	Grant (Sir James),	Mara,	Tisdale,
Chesley,	Guillet,	Masson,	Tupper (Sir C. Hibbert),
Coatsworth,	Haggart,	Metcalfe,	Tyrwhitt,
Cochrane,	Henderson,	Miller,	Wallace,
Costigan,	Hughes,	Montague,	White (Shelburne),
Daly,	Hutchins,	Ouimet,	Wilson,
Davis,	Ingram,	Patterson (Colchester),	Wood (Brockville), and
Denison,	Ives,	Patterson (Huron),	Wood, (West'land).—82.
Desaulniers,	Jeannotte,		,

NAYS:

Messieurs

	63. 3.	* 1	0.70
Allan,	Charlton,	Leduc,	O'Brien,
Bain (Wentworth),	Christie,	Livingston,	Paterson (Brant),
Beausoleil,	Dickey,	Lowell,	Proulx,
Béchard,	Edgar,	Macdonald (Huron),	Rider,
Beith,	Edwards,	McCarthy,	Rinfret,
Bernier,	Flint,	McGregor,	Rowand,
Boston,	Geoffrion,	McMillan,	Sanborn,
Bowers,	Grieve,	McMullen,	Semple,
Brown,	Guay,	McNeill,	Somerville,
Bruneau,	Harwood,	Mignault,	Sutherland,
Campbell,	Innes,	Mills (Bothwell),	Tarte,
Carroll,	Landerkin,	Monet,	Vaillancourt, and
Cartwright (Sir Richar	d), Laurier,	Mulock,	Weldon.—53.
Casev			

So it was resolved in the Affirmative.

Mr. Foster moved, seconded by Mr. Haggart, That this House will, To-morrow, resolve itself into a Committee to consider a certain proposed Resolution respecting the deduction mentioned in Section 26 of the Act respecting the Senate and House of Commons, Chapter 11 of the Revised Statutes.

Mr. Foster, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General having been informed of the subject

matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Mr. Daly moved, seconded by Mr. Foster, That this House will, To-morrow resolve itself into a Committee to consider certain proposed Resolutions respecting the granting of subsidies in land to certain Railway Companies and towards the construction of the Railways therein mentioned.

Mr. Daly, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

On motion of Sir John Thompson, seconded by Mr. Foster,

Resolved, That when the House adjourns this day, it do stand adjourned until Three o'Clock, P.M. on Saturday, and that Government business have precedence on that day.

The Order of the Day being read, for the second reading of the Bill further to amend the Act respecting Ocean Steamship Subsidies;

Mr. Foster moved, seconded by Mr. Haggart, and the Question being put, That the Bill be now read a second time; the House divided: and it was resolved in the Affirmative.

And The House having continued to sit till after Twelve of the Clock on Saturday morning.

Saturday, 14th July, 1894.

The Bill was accordingly read a second time; and committed to a Committee of the Whole House, at the next sitting of the House.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:—

Bill intituled: "An Act further to amend the Petroleum Inspection Act."

Bill intituled: "An Act further to amend the Acts respecting the Civil Service."
Bill intituled: "An Act further to amend the Act respecting the Judges of
"Provincial Courts."

Also, the Senate have agreed to the Amendments made by this House to the Bill, intituled: "An Act further to amend 'The Indian Act,'" without any amendment.

Also, the Senate have passed the Bill, intituled: "An Act respecting the "Atlantic and Lake Superior Railway Company," with an Amendment, to which they desire the concurrence of this House.

And also, the Senate have passed the Bill, intituled: "An Act respecting the "Montreal Park and Island Railway Company," with several Amendments, to which they desire the concurrence of this House.

And then The House, having continued to sit till a half an hour after Twelve of the Clock on Saturday morning, adjourned until Three o'Clock, P.M., this day.

Saturday, 14th July, 1894.

Three o'Clock, P.M.

PRAYERS.

The following Petition was brought up, and laid on the Table:—
By Mr. Masson,—The Petition of the Municipal Council of the County of Grey,
Ontario.

Mr. Baker, from the Select Standing Committee on Public Accounts, presented to the House the Tenth Report of the said Committee, which was read, as followeth:—Your Committee have had under consideration the items under the heading

Your Committee have had under consideration the items under the heading "Lachine Canal—Capital," set out on Pages C—116, 117, 118, 119 and 120, of the Auditor General's Report on Appropriation Accounts, for the year ended 30th June, 1893, and in connection therewith have examined witnesses under oath, and for the information of the House, report herewith the evidence given by such witnesses and the exhibits filed during the said examination; and your committee recommend that the said evidence and exhibits, with the exception of the time-books, be printed. (Appendix, No. 2.)

Mr. Denison, from the Select Standing Committee on Miscellaneous Private Bills, presented to the House the Eighth Report of the said Committee, which was read, as followeth:—

Your Committee, in obedience to the Order of the House of the 13th July instant, have further considered the Bill from the Senate, intituled: "An Act for the relief of "James St. George Dillon," and have again agreed to report the same without any amendment.

On motion of Mr. Baker, seconded by Mr. Davin,

Resolved, That this House doth concur in the Tenth Report of the Select Standing Committee on Public Accounts, and that Rule 94 be suspended in relation thereto.

Mr. Haggart, a Member of the Queen's Privy Council, presented,—Return to an

Order of this House, dated 14th May, 1894, for:

- 1. Copies of all correspondence between the Department of Railways, the Minister of Public Works, and any other persons in relations to Sections 12 and 13 of the Soulanges Canal.
 - 2. Copies of the call for tenders and of all tenders received.
 3. Copies of contracts awarded. (Sessional Papers, No. 57d.)

Mr. Foster, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 9th May, 1892, for a copy of the Report of the Inspector of Customs, Nova Scotia, in reference to the establishment of a port of entry at West Bay, in the County of Inverness. (Sessional Papers, No. 97a.)

Also, Return to an Address to His Excellency, dated 6th February, 1893, for copies of all Orders in Council now in force regulating the slaughtering of swine for exportation in bond, passed under authority of an Act respecting Customs, Chapter 32, Revised Statutes, Section 93; and for a copy of the quarantine regulations governing the importation of such swine into Canada for the purpose of slaughtering in bond. (Sessional Papers, No. 100.)

And also, Return to an Order of this House, dated 28th May, 1894, for a detailed Report showing the prizes awarded by the judges or jury at the *Chicago* Columbian Exposition for the work of pupils of primary and special schools of every kind and degree, and also, to pupils of secondary educational institutions of each of the Provinces of *Canada*. (Sessional Papers, No. 101.)

The House, according to Order, resolved itself into a Committee on the Bill further to amend the Act respecting Ocean Steamship Subsidies.

And it being Six o'Clock, P.M., Mr. Speaker took the Chair, and left it, to resume the same at half-half Seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act respecting the Montreal "Park and Island Railway Company," and the same were read, as follow:—

"Park and Island Railway Company," and the same were read, as follow:—
Page 1, line 34,—After "majority" insert "in value."
Page 2, line 4,—Leave out "first" and insert "third."
Page 2, line 10,—Leave out "seven" and insert "five."

Page 4, line 12,—Leave out the second "and" and insert "may enter into an "agreement with."

Page 4, line 13,—Leave out from "Company" to "for" in line 14.

Page 4, line 24.—Leave out from "the" to "shall" in line 25, and insert "Company,"

The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The House, according to Order, proceeded to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act respecting the Atlantic and "Lake Superior Railway Company," and the same was read, as follows:—

Page 2, line 20,—After "purpose" insert "at which meeting, Shareholders "representing at least two thirds in value of the stock are present in person or "represented by proxy."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendment.

The Committee of the Whole on the Bill further to amend the Act respecting Ocean Steamship Subsidies, was then resumed, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment. Ordered, That the Bill be read the third time on Monday next.

The House, according to Order, again resolved itself into a Committee to consider a certain proposed Resolution respecting the allowance of drawback on certain articles manufactured in *Canada* for use in the construction of the Canadian *Pacific* Railway.

(In the Committee.)

Resolved, That it is expedient to provide that the words "original construction," in Section 1 of Chapter 7 of the Statutes of 1882, respecting the allowance of drawback on certain articles manufactured in Canada, for use in the construction of the Canadian Pacific Railway, shall be construed to extend to and include the first iron or steel bridge erected in a locality, but not to any renewal or repair thereof.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to a Resolution.

Ordered, That the Report be received on Monday next.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the deduction mentioned in Section 26 of the Act respecting the Senate and House of Commons, Chapter 11 of the Revised Statutes.

(In the Committee.)

Resolved, That it is expedient to provide that for the present Session of Parliament the deduction of Eight dollars per day mentioned in Section 26 of the Act respecting the Senate and House of Commons, Chapter 11 of the Revised Statutes, shall not be made for twelve days in the case of a Member who has been absent from a sitting of the House of which he is a Member, or of some Committee thereof, during such number of days, but, that this provision shall not operate to extend the maximum amount mentioned in Section 25 of the said Act, and, that in the case of a Member elected since the commencement of the present Session, it shall not apply to days prior to his election.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to a Resolution.

Ordered, That the Report be received on Monday next.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting Dominion Notes.

(In the Committee.)

1. Resolved. That it is expedient to amend the Act respecting Dominion Notes, Chapter 31 of the Revised Statutes, by substituting the words "twenty-five" for the word "twenty" in the fourth line of Section 3.

2. Resolved, The Minister of Finance and Receiver General shall not issue Dominion Notes beyond the limit of Twenty millions of dollars without having gold

available for their redemption to an equal amount of the additional issue.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received on Monday next.

Mr. Bergeron reported from the Committee of Ways and Means, a Resolution; which was read, as follows:-

Resolved, That the following changes and alterations be made in the Duties of Customs:-

SCHEDULE A.

Lamp springs	10 p.c.ad val.
Horse clothing of jute, shaped or otherwise manufactured	30 p.c.
Glass bulbs for electric lights	
Frames, clasps and fasteners for albums, boxes and purses and chate-	_
laine bags or reticules not more than seven inches in width, when	
imported by the manufacturers of purses and chatelaine bags or	
reticules for use in their factories	20 p.c.
Maple sugar	20 p.c.
German looking glass, unsilvered	17½ p.c.
Add to Section 277 of Bill, intituled: "An Act to consolidate and	
amend the Acts respecting the Duties of Customs," the following	
words: "but not less than 35 p.c."	
Sateens, for use of corset manufacturers, &c	25 p.c.
,	-

SCHEDULE B.

Ground logwood, ground fustic and patent prepared dyes.

Add to Section 724 of Bill, intituled: "An Act to consolidate and amend the "Acts respecting the Duties of Customs," the following words: "Champion nailing " machines."

Bird skins and skins of animals not native to Canada for taxidermic purposes, not further manufactured than prepared for preservation. Iron borings.

Add to Section 521 of Bill, intituled: "An Act to consolidate and amend the

"Acts respecting the Duties of Customs," the following word: "iron."

Album insides made of paper and hair brush pads; "Blanc fixe" and "Satin "White" nitrate of ammonia.

SCHEDULE C.

Tea adulterated with spurious leaf or with exhausted leaves, or which contains so great an admixture of chemical or other deleterious substances as to make it unfit for use.

The said Resolution, being read a second time, was agreed to.

The Order of the Day being read, for the second reading of the Bill respecting the land subsidy to the Canadian *Pacific* Railway Company;

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, on Monday next, again resolve itself into the

said Committee.

And then The House adjourned till Monday next.

Monday, 16th July, 1894.

PRAYERS.

Mr. Speaker informed the House That his attention having been called by the Honourable Member for Quebec East, in his place, to the fact of the demise of John Hearn, Esquire, Member for the Electoral District of Quebec West, he had, in accordance with Section Eight of Chapter Thirteen of the Revised Statutes of Canada, issued his Warrant to the Clerk of the Crown in Chancery, to make out a new Writ of Election for the said Electoral District.

Pursuant to the Order of the Day, the following Petitions were read and received:—

Of the Municipal Council of the United Counties of Leeds and Grenville, Ontario; and of G. McGregor and others, of Moline, County of Marquette, Manitoba; severally praying for such legislation as will free the cattle industry of Canada from unfair treatment at the hands of those interested in the carrying trade.

The Petition of the Municipal Council of the County of Grey, Ontario, presented on Saturday last; praying the House to grant such substantial aid to the Industrial Exhibition Association of Toronto as will enable it to hold a Dominion Exhibition in that City in the year 1895, being read;

Mr. Speaker said, That as the granting of the prayer of this Petition would

involve the expenditure of Public money, it cannot be received.

Ordered, That Mr. Haggart have leave to bring in a Bill to amend the Act respecting the sale of Railway Passenger Tickets.

29½

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, resolved itself into a Committee on the Bill from the Senate, intituled: "An Act for the relief of James St. George Dillon," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

And the Question being put, That the Bill be read the third time To-morrow;

the House divided: and it was resolved in the Affirmative.

Ordered, That the Bill be read a third time To-morrow.

Mr. Haggart moved, seconded by Mr. Foster, That this House will, To-morrow, resolve itself into a Committee to consider certain proposed Resolutions respecting the granting of Subsidies to certain Railway Companies and towards the construction of the Railways therein mentioned.

Mr. Hoggart, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General, having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Com-

mittee.

A Bill further to amend the Act respecting Ocean Steamship Subsidies, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Bergeron reported from the Committee of the Whole House, to consider a certain proposed Resolution respecting the deduction mentioned in Section 26 of the Act respecting the Senate and House of Commons, Chapter 11 of the Revised

Statutes, a Resolution, which was read, as followeth:—

Resolved, That it is expedient to provide that for the present Session of Parliament the deduction of Eight dollars per day mentioned in Section 26 of the Act respecting the Senate and House of Commons, Chapter 11 of the Revised Statutes, shall not be made for twelve days in the case of a Member who has been absent from a sitting of the House of which he is a Member, or of some Committee thereof, during such number of days, but, that this provision shall not operate to extend the maximum amount mentioned in Section 25 of the said Act, and, that in the case of a Member elected since the commencement of the present Session, it shall not apply to days prior to his election.

The said Resolution, being read a second time, was agreed to.

Ordered, That Mr. Foster have leave to bring in a Bill further to amend the Act respecting the Senate and House of Commons.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

Mr. Bergeron reported, from the Committee of the Whole House to consider certain proposed Resolutions respecting Dominion Notes, several Resolutions, which were read, as follow:—

1. Résolved, That is expedient to amend the Act respecting Dominion Notes, Chapter 31 of the Revised Statutes, by substituting the words "twenty-five" for

the word "twenty" in the fourth line of Section 3.

2. Resolved, The Minister of Finance and Receiver General shall not issue Dominion Notes beyond the limit of Twenty millions of dollars without having gold available for their redemption to an equal amount of the additional issue.

The said Resolutions, being read a second time, were agreed to.

Ordered, That Mr. Foster have leave to bring in a Bill to amend the Act respecting Dominion Notes.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The House, according to Order, proceeded to take into consideration the Bill from the Senate, intituled: "An Act to amend the Insurance Act, as amended in the Committee of the Whole House, which Amendments were read, and are as follow:—

Page 1, line 16.—After "following" insert "subsections."

Page 1, line 25.—After "deposited" insert the following as subsection 5.

"5. If at any time it appears that a Company has on deposit with the Min-"ister a sum in excess of the amount required under the provisions of this Act, "the Treasury Board may upon being satisfied that the interest of the Company's "Canadian policy-holders will not be prejudiced thereby, and upon the giving of such " notice, and the exercise of such other precautions, as may seem expedient, autho-"rize the withdrawal of the amount of such excess or such portion thereof as may "be deemed advisable; provided that such withdrawal may be authorized without "the giving of any notice."

Page 2, line 9.—After "Secretary" insert "Actuary."

Page 2, line 41.—After "affairs" insert "at the balancing day of the Company "in the preceding year."

Page 2, line 45.—Leave out from "form" to "as."

Page 3, line 2.—Leave out from "agent" to "in" in line 3.

Page 3, line 3.—Leave out from "Canada" to "and" in line 4.

Page 3, line 5.—Leave out "or."

Page 3, line 6.—After "President" insert "or Managing Director."

Page 3, line 7.—Leave out "each."

Page 3, line 11.—After "therefrom" insert the following "Provided that in the "case of any Company having in Canada in addition to such chief agent, one or more " general agents reporting to the head office, and not to such chief agent, the require-"ments of this subsection shall be sufficiently complied with by such chief agent "keeping on file at the chief agency, in addition to the necessary records and docu-"ments relating to the business transacted by or through such chief agent, annual "statements of the business transacted by each general agent, duly verified by the "oath of each such general agent, and such additional records and documents trans-" mitted through the Company's head office as shall, taken together, show the com-" pany's entire Canadian business."

Page 3, line 12.—Leave out from "4" to "Act," inclusive, in line 18 and insert. "4. The statements of the business of general agents, in the next preceding sub-"section provided for, shall be made up to the thirty-first day of December in each "year, and the blank forms for such statements shall, on application, be furnished " by the superintendent."

"5. In the case of any Company not availing itself of the proviso contained in "subsection three of this section, such subsection shall be read and construed with-"out reference to such proviso, and as if the said proviso and the subsection next

" preceding this subsection did not exist."

"6. In every case where a Company, incorporated or legally formed, elsewhere "than in Canada, has heretofore made and filed with the Minister statements verified "under oath, it is hereby declared that such statements and verification were and "shall be deemed to have been, and to be, sufficient within the intent and meaning " of this section."

Page 3, line 19.—Leave out "5" and insert "7."

Page 3, line 22.-Leave out "three" and insert "two."

Page 3, line 23.—Leave out "6" and insert "8."

Page 4, line 6.—After "person" insert the following as Clause B.

"8. Subsection one of Section thirty-five of the said Act is hereby repealed, and "the following substituted therefor:-

"35. In computing or estimating the reserve necessary to be held in order to "cover its liability to policy-holders in Canada, each Company may employ any of

"the standard tables of mortality as used by it in the construction of its tables, but "there shall be set apart and credited to such reserve in each year, out of the interest "earned in the year, a sum equal to four and one-half per cent per annum on the "amount of the reserve as at the end of the preceding year, together with such "further additions from premiums received during the year, if any, as shall be neces-"sary to bring the reserve up to the standard provided by subsection ten of section "twenty-five of this Act: Provided, that in no case shall a Company be required to "maintain a reserve in excess of that provided for by the said subsection ten of "section twenty-five of this Act; but, if it appears to the superintendent that the "reserve as computed by the company falls below that above provided for, he shall "report the same to the Minister, who may thereupon direct the superintendent to "compute, or to procure to be computed under his supervision, the reserve on the "basis therein mentioned, and the amount so computed, if it differs materially from "the return made by the Company, may be substituted in the annual statement of "assets and liabilities; and, in such case, the company shall furnish to the super-"intendent, on application, the full particulars of each of its policies necessary for "such computation, and shall pay to the superintendent an amount at the rate of "three cents for each policy or bonus addition so computed, which amount he shall " pay over to the Minister."

Page 4, line 10.—After "which" insert "is authorized to assure or."

Page 4, line 13.—Leave out "registration or."
Page 5, line 33.—After "10" insert the following:—

"The said Act is hereby further amended by adding the following Section "thereto immediately after Section 6, provided that the section so added shall not "interfere with the renewal of licenses heretofore granted or with any application "for license pending on the first day of April, in the present year One thousand "eight hundred and ninety-four:-6a."

Page 6, line 17.—Leave out from "6" to "1894" inclusive in line 19.

Page 6, line 20 .- After "11" insert the following:-

"The said Act is hereby further amended by adding the following Section there-"to immediately after Section 6a, provided that the Section so added shall not interfere " with the renewal of licenses heretofore granted :- 6b."

Page 6, line 42.—Leave out from the second "of" to "Act" in line 43 and insert

Page 7, line 1.—Leave out from "12" to "meeting" inclusive in line 13.

Page 7, line 14.—After "13" insert the following:

"The said Act is hereby further amended by adding the following Section there-"to immediately after Section 28, provided that the section so added shall apply to "any contract of life insurance now existing or hereafter entered into: -28a."

Page 7, line 16.—Leave out "the Insurance Act" and insert "this Act." Page 7, line 33.—Leave out "the Insurance Act" and insert "this Act." Page 7, line 33.—After "Act" insert the following as Clauses C and D.

Clause C.

"The said Act is hereby further amended by adding the following Section there-"to immediately after Section 25.

"25a. For the purpose of carrying out the provisions of this Act, the superin-"tendent of insurance is hereby authorized and empowered to address any inquiries "to any insurance company licensed under this Act, or to the president, manager, "actuary or secretary thereof in relation to its assets, investments, liabilities, doings " or conditions, or any other matter connected with its business or transactions, and "it shall be the duty of any Company so addressed to promptly reply in writing to "any such inquiries."

Clause D.

"The said Act is hereby further amended by adding the following Section "thereto immediately after Section 18, provided that the section so added shall not "interfere with the rights of investment in the purchase of real estate now pos"

" sessed by any company in the said section mentioned."

"18a. Notwithstanding anything contained in its Charter or Act of Incorpora-"tion, or amendment thereto, no Life Insurance Company which derives its corpo-"rate powers, or any of them, from an Act of the Parliament of Canada, or which " is within the legislative power of the Parliament of Canada, shall have the right "hereafter to invest its funds or any of them except in or upon the securities and " in the manner following, that is to say:—In the debentures, bonds, stocks or other " securities of Canada, or of any Province of Canada, or of any municipal corpora-"tion in Canada, or in debentures of any building society, loan or investment com-"pany, waterworks company, gas company, street railway company by whatever power operated, electric light or power company, electric railway company when "the line of railway does not exceed fifteen miles in length, although not merely "street railways, every such Company being a Company incorporated in Canada or "on the security of life insurance policies, including their own or on the security of "any of the said debentures, bonds, stocks or securities, or on the security of paid up "shares of any building society, loan or other Company above mentioned, such "paid up shares having a market value of at least 25 per cent premium, or on the "security of the stock of any of the chartered banks in Canada under such regula-"tions as shall be determined by order of the Treasury Board, and whether such "debentures, bonds, stocks, securities, policies, or shares are assigned absolutely or "conditionally or by assignment in the nature of a charge or mortgage thereon to "the Company or to any officer of the Company or other person in trust for the "Company, and in or on the public consols, stocks, debentures, bonds or other " securities of the United Kingdom, or the United States, or on the security of real "estate, or in or on mortgage security thereon, or on the security of leaseholds for "term or terms of years, or in ground rents on real estate or other estate or inter-"ests in real property or mortgage security thereon in any Province of Canada; "and may take, receive and hold all or any of such securities in the name of the "Company, or in the name of trustees as aforesaid for the Company, whether for "funds invested by being advanced or paid in the purchase of such securities or "loans by the Company on the security of any of such classes of property above " referred to.

"2. Any investment or loan above authorized to be made may be on such terms "and conditions, and in such manner, and at such times, and for such sums, and in "such sums of repayment, whether of principal or interest or principal and interest, "as the directors from time to time determine, and also, either in satisfaction of, "or as collateral security for, debts to the Company or judgments recovered against "any person or body corporate in its behalf, or in security for the payment thereof "or of any part thereof.

"3. Provided that any such Company may take any additional security of any nature to further secure the repayment of any liability to the Company, or to further secure the sufficiency of any of the securities upon which the Company is

"above authorized to lend any of its funds.

"4. Provided also, that any such Company may invest or deposit such portions of its funds in foreign securities as is necessary or desirable for the maintenance of any foreign branch and such investment or deposit, when not required by the law of the country where such branch is established, but deemed desirable in the interest of such branch, shall not exceed \$100,000 Canadian currency.

"5. Provided further, that any such Company doing business in the United "States, in the event of the reserve or reinsurance value upon its outstanding policies in force in the United States, exceeding the amount which may be invested "or deposited under the authority of the next preceding subsection, may invest its "funds in the bonds or debentures of any of the States of the United States, or of "any of the municipalities in the United States, or in mortgages on real estate "therein; but, in such event, the amount so invested in the United States, including

"any sum invested or deposited under the authority of the said next preceding sub"section shall not at any time exceed the said reserve or reinsurance value upon

"all its said outstanding policies in force in the United States.

"6. Provided further, that any such Company doing business in the United Kingdom, in the event of the reserve or reinsurance value upon its outstanding policies in force in the United Kingdom exceeding the amount which may be invested or deposited under the authority of subsection four of this section, may invest its funds in the bonds or debentures of any of the municipalities of the United Kingdom, or in mortgages on real estate therein; but, in such event, the amount so invested in the United Kingdom, including any sum invested or deposited under the authority of the said subsection four of this section, shall not at any time exceed the said reserve or reinsurance value upon all its said outstanding policies in force in the United Kingdom. The reserve or reinsurance value mentioned in this and the next preceding subsection shall be computed according to the existing Dominion Government standard.

"7. Every such Company is hereby authorized to invest its funds in and upon the securities in the manner and under the conditions in this section set forth.

In the Preamble.

Page 1, line 3.—After "advice" insert "and consent."
Page 1, line 4.—After "follows" insert the following, as Clause A.

Clause A.

1. Paragraph (k) of Section two of the Insurance Act is hereby amended by adding thereto the following words: "And any other written contract of insurance "whether contained in one or more documents."

The said Amendments, being read a second time, were agreed to.

And the Question being put, That the Bill be now read the third time; the House divided: and it was resolved in the Affirmative.

The Bill was accordingly read the third time.

And the Question being put, That the Bill, with the Amendments, do pass; the House divided: and it was resolved in the Affirmative.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with several Amendments, to which they desire their concurrence.

Mr. Bergeron reported from the Committee of the Whole House, to consider a certain proposed Resolution respecting the allowance of drawback on certain articles manufactured in Canada, for use in the construction of the Canadian Pacific Railway, a Resolution, which was read, as followeth:—

Resolved, That it is expedient to provide that the words "original construction," in Section 1 of Chapter 7 of the Statutes of 1882, respecting the allowance of drawback on certain articles manufactured in Canada, for use in the construction of the Canadian Pacific Railway, shall be construed to extend to and include the first iron or steel bridge erected in a locality, but not to any renewal or repair thereof.

The said Resolution, being read a second time, was agreed to.

Ordered, That Mr. Haggart have leave to bring in a Bill to amend the Act to provide for the allowance of drawback on certain articles manufactured in Canada, for use in the construction of the Canadian Pacific Railway.

He accordingly presented the said Bill to the House, and the same was received

and read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for the second reading of the Bill respecting Dominion Lands,

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting the granting of subsidies in land to certain Railway Companies and towards the construction of the Railways therein mentioned.

(In the Committee.)

1. Resolved, That the Governor in Council may grant the subsidies in land hereinafter mentioned to the Railway Companies, and towards the construction of the Railways also hereinafter mentioned, that is to say:—

To the Rocky Mountain Railway and Coal Company, Dominion lands to an extent not exceeding 6,400 acres per mile, for a line of railway from a point at or near Olds Station, on the line of the Calgary and Edmonton Railway, in a western direction to the Red Deer River, and thence along the said river in a westerly direction to the Coal Fields, a distance of about 60 miles.

To the Canadian *Pacific* Railway Company, Dominion lands to an extent not exceeding 6,400 acres per mile, for a line of railway from a point in the vicinity of *Souris*, on the *Souris* Branch of the Canadian *Pacific* Railway, in a westerly direction to the *Pipestone* Valley, a distance of about 32 miles.

To the Brandon and South-western Railway Company, Dominion lands to an extent not exceeding 6,400 acres per mile, for a line of railway from a point in Township 1 in either Range 23 or 24 West of the First Principal Meridian, to a point at or near Deloraine, a distance of about 17 miles.

2. Resolved, The said grants and each of them may be made in aid of the construction of the said railways, respectively, in the proportion and upon the conditions fixed by the Orders in Council made in respect thereof, and, except as to such condiditions, the said grants shall be free grants, subject only to the payment by the grantees, respectively, of the cost of surveying the land and incidental expenses, at the rate of ten cents per acre in cash, on the issue of the patents therefor.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Denison reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received To-morrow.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act to consolidate and amend the Act respecting Land in the Territories.

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved. That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Denison, reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

The Order of the Day being read, for the third reading of the Bill further to amend the Acts respecting the North-west Territories;

Sir John Thompson moved, seconded by Mr. Ouimet, and the Question being

proposed, That the Bill be now read the third time;

- Mr. McCarthy moved, in amendment, seconded by Mr. Denison, That all the words after "now" to the end of the Question be left out, and the words "recom-"mitted to a Committee of the Whole House, with instructions that they have power "to amend the same by adding to the first section the words following: 'and said "subsection is further amended by inserting therein, after the thirteenth Paragraph "thereof, the words following:—
- "14. In relation to education. But this amendment shall not take effect until after the next general election of Members of the Legislative Assembly of the "North-west Territories."
- "2. And by amending the second section thereof by inserting the words "fourteen and after the word section in the first line thereof," inserted instead thereof;
- Mr. Hughes moved, in amendment to the said proposed amendment, seconded by Mr. McDonald (Assiniboia), That all the words in the amendment be left out, and the words, "That the said Bill be not now read a third time but: recognizing, that "the fullest powers relating to education, consistent with the well-being of the "Dominion of Canada as a whole should be conferred on the provincial and territorial "Legislatures; and that those powers should involve the training of the youth—
- "(1.) Intellectually, that each one may know how to read, write, eigher and be instructed in geography, history, language and literature.
 - "(2.) Physically, that there may be sound bodies for sound minds.
- "(3.) Politically, that each one may understand the duties and rights of citi"zenship and be familiar with the various educational, judicial, municipal, provincial
 "and federal forms, powers and functions of government in Canada.
- "(4.) Ethically or morally, that each may know right from wrong, and under"stand man's duty towards his fellow man.
- "And further recognizing that from a national view-point it is wrong and "contrary to the spirit of responsible government to confer upon a provincial or "territorial Legislature, authority to establish or to enact to establish a system of separate or denominational schools wherein theology or creed may be taught.
- "That the Bill be referred back to the Committee of the Whole House with instructions to amend Section 14, subsection 1, of the North-west Territories Act by omitting all the words in the subsection after the words 'provided that' in line 3, and inserting the following: 'No authority shall be vested in the Lieutenant-Gov-ernor in Council or the Legislative Assembly of the Territories to pass ordinances or to enact laws permitting or authorizing or recognizing the teaching or the practising of any creed, or theology, or sectarian forms in any educational institution receiving public support, and that separate or denominational schools supported in whole or in part by public taxation or receiving any support from national, provincial, territorial, municipal or local taxation may not be established inserted instead thereof;

And the Question being put on the amendment to the said proposed amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Hughes, and

McDonald (Assiniboia). - 2.

NAYS:

Messieurs

Allan,	Curran,	Henderson,	Mulock,
Amyot,	Daly,	Ingram,	Ouimet,
Bain (Soulanges),	Davin,	Innes,	Patterson (Colchester),
Bain (Wentworth),	Davis,	Ives,	Patterson (Huron),
Baker,	Dawson,	Jeannotte,	Pelletier,
Beausoleil,	Delisle,	Joneas,	Pope,
Béchard,	Denison,	Kenny,	Prior,
Beith,	Desaulniers,	Lachapelle,	Proulx,
Belley,	Devlin,	Langevin (Sir Hector),	Rider,
Bergeron,	Dickey,	LaRivière,	Rinfret,
Bernier,		Laurier,	Robillard,
Blanchard,	Dupont,	Leclair,	Rosamond,
Boston,	Earle,	Leduc.	Ross (Dundas),
Boyd,	Edgar,	Legris,	Ross (Lisgar),
Boyle,	Fairbairn,	Lippé,	Rowand,
Brodeur,	Featherston,	Lowell,	Sanborn,
Brown,	Ferguson (Leeds & Gren.),	Macdonald (Huron),	Semple,
Bruneau,	Ferguson (Renfrew)	McCarthy,	Simard,
Bryson,	Flint,	McDougald (Pictou),	Smith (Ontario),
Calvin,	Foster,	McDougall (CapeBreton),	Somerville,
Carignan,	Fréchette,	McLennan,	Sproule,
Carling (Sir John),	Frémont,	McMillan,	Stairs,
Caron (Sir Adolphe),	Geoffrion,	McMullen,	Sutherland,
Carroll,	Gillies,	McNeill,	Tarte,
Cartwright (Sir Richard)	Girouard (Jacq. Cartier),	Madill,	Taylor,
Casey,	Girouard (TwoMonnt'ns)		Thompson (Sir John),
Charlton,	Godbout,	Marshall,	Tisdale,
Chesley,	Grandbois,	Masson,	Tupper (Sir C. Hibbert),
Choquette,	Grant (Sir James),	Metcalfe,	Turcotte,
Christie,	Guay,	Mignault,	Tyrwhitt,
Cleveland,	Guillet,	Mills (Bothwell),	Wilmot, and
Costigan,	Haggart,	Monet,	Wood (Brockville).—131.
Craig,	Harwood,	Montague,	

So it passed in the Negative.

And The House having continued to sit till after Twelve of the Clock on Tuesday morning;

Tuesday, 17th July, 1894.

And the Question being proposed on the amendment.

Mr. Macdonald (Huron) moved, seconded by Mr. McMillan, and the Question being proposed, That the House do now adjourn;

And a Debate arising thereupon:—The said Motion was, with leave of the House, withdrawn.

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS: Messieurs

		COOLOGEO	
Allan,	Davin,	McMillan,	Rowand,
Bain (Wentworth),	Denison,	McNeill,	Smith (Ontario),
Beith,	Innes,	Madill,	Somerville,
Boston,	Macdonald (Huron),	Marshall,	Sproule, and
Carscallen,	McCarthy,	Mulock,	Tyrwhitt21.
Charlton,	•	·	•

NAYS:

Messieurs Amyot, Curran, Henderson, Montague, Daly, Bain (Soulanges), Hughes, Ouimet, Davis, Ives, Baker. Patterson (Colchester), Beausoleil, Delisle, Jeannotte, Patterson (Huron), Desaulniers, Béchard, Joncas, Pelletier, Belley, Devlin, Kaulbach, Pope, Bennett. Dickey, Prior, Kenny, Bergeron, Lachapelle, Dugas, Proulx, Dupont, Landerkin, Bernier, Rider, Blanchard, Dyer, Earle, Langevin (Sir Hector), Rinfret. Boyd, LaRivière, Robillard. Edgar, Boyle, Laurier. Rosamond, Fairbairn, Brodeur, Lavergne, Ross (Dundas), Ferguson (Leeds & Gren.), Leclair, Brown. Ross (Lisgar), Bruneau, Ferguson (Renfrew), Leduc, Sanborn, Bryson, Flint, Legris, Simard, Calvin, Fréchette, Lippé, Stairs, Carignan, Frémont, Lowell, Tarte, Carling (Sir John), Geoffrion, McDonald (Assiniboia), Taylor. Caron (Sir Adolphe), Gillies, McDougald (Pictou), Temple, Carroll, Girouard (Jacq. Cartier), McDougall (Cape Breton), Thompson (Sir John), Cartwright (Sir Richard), Girouard (Two Mount'ns), McLennan, Tisdale, Casey, Godbout, McMullen, Tupper (Sir C. Hibbert), Chesley, Grandbois, Masson, Turcotte, Choquette, Grant (Sir James), Metcalfe, White (Shelburne), Christie, Guay, Mignault, Wilmot, Wood (Brockville), and Cleveland, Guillet, Mills (Bothwell), Cochrane, Haggart, Wood (West'land.)-114. Monet, Harwood, Costigan,

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate, by their Clerk, as followeth:-

The Senate have passed the following Bills without any amendment:-

Bill intituled: i. An Act to incorporate the Edmonton Street Railway " Company."

Bill intituled: "An Act respecting the Lake Erie and Detroit River Railway

"Company and the London and Port Stanley Railway Company."

Bill intituled: "An Act to incorporate the Montreal Huron and Georgian Bay

" Canal Company."

Also, the Senate have passed the Bill, intituled: "An Act to incorporate the "Boynton Bicycle Electric Railway Company," with an Amendment, to which they desire the concurrence of this House.

And also, the Senate have passed a Bill, intituled: "An Act further to amend "the Post Office Act," to which they desire the concurrence of this House.

On motion of Sir Adolphe P. Caron, seconded by Sir John Thompson,

Ordered, That the Bill from the Senate, intituled: "An Act further to amend "the Post Office Act," be now read the first time.

The Bill was accordingly read the first time; and ordered to be read a second time at the next sitting of the House.

And then The House, having continued to sit till ten minutes after Two of the Clock on Tuesday morning, adjourned till this day.

Tuesday, 17th July, 1894.

PRAYERS.

The Order of the Day being read, for the second reading of the Bill further to amend the Act respecting the Senate and House of Commons;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House, for To-morrow.

The Order of the Day being read, for the second reading of the Bill to amend the Act respecting Dominion Notes;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House for To-morrow.

Mr. Bergeron reported from the Committee of the Whole House, to consider certain proposed Resolutions respecting the granting of subsidies in land to certain Railway Companies, and towards the construction of the Railways therein mentioned, several Resolutions, which were read, as follow:—

1. Resolved, That the Governor in Council may grant the subsidies in land hereinafter mentioned to the Railway Companies, and towards the construction of the

Railways also hereinafter mentioned, that is to say:-

To the Rocky Mountain Railway and Coal Company, Dominion lands to an extent not exceeding 6,400 acres per mile, for a line of railway from a point at or near Olds Station, on the line of the Calgary and Edmonton Railway, in a westerly direction to the Red Deer River, and thence along the said river in a westerly direction to the Coal Fields, a distance of about 60 miles.

To the Canadian *Pacific* Railway Company, Dominion lands, to an extent not exceeding 6,400 acres per mile, for a line of railway from a point in the vicinity of *Souris*, on the *Souris* Branch of the Canadian *Pacific* Railway, in a westerly direction

to the Pipestone Valley, a distance of about 32 miles.

To the Brandon and South-western Railway Company, Dominion lands to an extent not exceeding 6,400 acres per mile, for a line of railway from a point in Township 1 in either Range 23 or 24 West of the First Principal Meridian, to a point at

or near Deloraine, a distance of about 17 miles.

2. Resolved, The said grants and each of them may be made in aid of the construction of the said railways, respectively, in the proportion and upon the conditions fixed by the Orders in Council made in respect thereof, and, except as to such conditions, the said grants shall be free grants, subject only to the payment by the grantees, respectively, of the cost of surveying the land and incidental expenses, at the rate of ten cents per acre in cash, on the issue of the patents therefor.

The said Resolutions, being read a second time, were agreed to.

Ordered, That Mr. Daly have leave to bring in a Bill to authorize the granting of Subsidies in land to certain Railway Companies.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time To-morrow.

The Order of the Day being read, for the second reading of the Bill further to amend the Inland Revenue Act;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill to consolidate and amend the Acts respecting the Duties of Customs;

The Bill was accordingly read a second time; and committed to a Committee of the Whole House, for To-morrow.

The Order of the Day being read, for the House again in the Committee of Supply;

Mr. Foster moved, seconded by Mr. Haggart, and the Question being proposed,

That Mr. Speaker do now leave the Chair;

Mr. Charlton moved, in amendment, seconded by Mr. Laurier, That all the words after "That" to the end of the Question be left out, and the words "the "amount of taxation by Customs Duties in Canada was \$12,782,824 in 1878, and "was \$20,954,003 in 1893; an increase of \$8,171,179."

"That the expenditure of Canada on account of Consolidated Fund was \$23,503,

" 158 in 1878, and was \$36,814,052 in 1893; an increase of \$13,310,894.

"That the expenditure on account of Administration of Justice, Arts, Agricul"ture and Statistics, Fisheries, Quarantine, Indians, Legislation, Militia and Defence,
"Public Works, Superannuation, Excise, North west Territories Government, Mail
"Subsidies and Steamship Subventions, Civil Government, Adulteration of Food,
"Miscellaneous and Mounted Police, amounted to \$5,256,424 in 1878, and to \$10,384,
"272 in 1893, an increase of \$5,127,846, or 97 per cent.

"That while the increase of the population of Canada from 1st July, 1878, to "1st July, 1893, did not exceed 20 per cent; the increase of Customs taxation for the "same period was 63 per cent, and the increase of expenditure for the same period

" was 56 per cent.

"That this House expresses regret that the increase of Customs taxation and of "expenditure should have been permitted to reach a ratio three times greater than "the increase of population since 1878; that the controllable expenditure should have been permitted to reach a still higher ratio of increase, and that no inconsiderable portion of the annual expenditure has been absorbed by grants made for party or political purposes, and not in the public interest; and that this House expresses the opinion that the enormous annual expenditure places a burden upon Canada so serious in amount that strict honesty and rigid economy in the future management of the finances of the Dominion should be practiced, with a view to lessening the public burdens," inserted instead thereof;

And the Question being put on the amendment; the House divided; and the

names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Allan, Charlton,
Bain (Wentworth), Choquette,
Beausoleil, Christie,
Béchard, Dawson,
Beith, Delisle,

Laurier, Leduc, Legris, Livingston, Lowell, Monet, Mulock, Proulx, Rider, Rinfret,

Boston,	Edwards,
Brown,	Geoffrion,
Campbell,	Guay,
Carroll,	Harwood,
Cartwright (Sir	Richard), Innes,
Casey,	Landerkin,

Macdonald (Huron),	
McMillan,	
McMullen,	
Mignault,	
Mills (Bothwell),	

Sanborn, Scriver, Semple, Sutherland, and Tarte.—42.

NAYS:

Messieurs

Bain (Soulanges), Baker, Belley, Bennett, Bergeron, Bergin, Blanchard, Boyd, Boyle, Bryson, Carignan, Carling (Sir John), Caron (Sir Adolphe), Carscallen, Chesley, Coatsworth, Costigan, Curran, Daly, Davin,	Dugas, Dupont, Dyer, Fairbairn, Ferguson (Leeds & Gren.) Foster, Fréchette, Gillies, Girouard (Jacq. Cartier) Girouard(Two Mount'ns) Grandbois, Grant (Sir James), Guillet, Haggart, Henderson, Hughes, Hutchins, Ingram, Ives, Jeannotte,	Lippé, McDonald (Assiniboia), McDougald (Pictou), McLennan, McNeill, Madill, Mara, Marshall, Masson, Metcalte, Mills (Annapolis), Montague, Ouimet, Patterson (Colchester), Patterson (Huron),	Prior, Robillard, Rosamond, Ross (Dundas), Ross (Lisgar), Smith (Ontario), Sproule, Stairs, Stevenson, Taylor, Temple, Thompson (Sir John), Turpoer (Sir C. Hibbert), Turcotte, Tyrwhitt, White (Cardwell), White (Shelburne), Wilmot, Wilson, Wood (Brockville), and
Davin, Davis,	Jeannotte, Joncas,	Patterson (Huron), Pelletier,	Wood (Brockville), and Wood (West'land.—87.
Denison,	Kaulbach,	Pope,	

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding One thousand four hundred and twenty-five dollars be granted to Her Majesty, for Department of Indian Affairs:—To provide for the optional subject, type-writing, for Miss A. C. Taylor, from 1st January to 30th June, 1895, \$25; To transfer J. J. Campbell from the outside to the inside service (notwithstanding anything in the Civil Service Act), \$1,400, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Three hundred and twenty-five dollars be granted to Her Majesty, for Department of the Interior:—Further amount required for the salary of B. L. York, for the financial year ending 30th June, 1895, \$225; To provide for an increase in the salary of Mr. G. H. Newcomb, from \$1,100 to \$1,200 from 1st July, 1893, as authorized by Order in Council, \$100, for the year ending

30th June, 1895.

3. Resolved, That a sum not exceeding Four hundred dollars be granted to Her Majesty, for Department of Justice:—To pay Mr. A. Power, Q.C., in addition to his present salary (notwithstanding anything in the Civil Service Act), \$200; To pay Mr. G. L. B. Fraser for special service, (to be paid notwithstanding anything in the Civil Service Act) \$200, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for Department of Marine and Fisheries—To provide for the salary of W. B. Dawson as assistant engineer of the department, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Four hundred dollars be granted to Her Majesty, for Department of Militia and Defence:—To provide for the statutory increase to the salaries of Messieurs Holt and Knight, \$25 each for the half-year ending 30th June, 1895, \$50; To provide for the difference between the salaries of Messieurs

Bliss and Campbell, \$200; To provide for optional subjects to Mr. Roy, \$100; To provide for an optional subject in the salary of a third class clerk, \$50, for the year

ending 30th June, 1895.

6. Resolved, That a sum not exceeding One thousand seven hundred dollars be granted to Her Majesty, for Department of the Secretary of State:—To provide for an additional second class clerk in lieu of a third class to be dropped in the main estimates, \$1,100; To provide for the expense of prosecuting persons charged with irregularities in connection with Civil Service examinations, \$600, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Two thousand six hundred dollars be granted to Her Majesty, for Privy Council Office:—To provide for the payment of the salaries, at the following rates, respectively, (notwithstanding anything to the contrary in the Civil Service Act), of, W. C. Debrisay, \$800; Francis Chadwick, \$800; John R. Fraser, \$600; Lawrence Burns, \$300—\$2,500; To provide for an increase to the salary of H. P. Buck, a third class clerk, for two optional subjects, \$100, for the year ending 30th June, 1895.

8. Resolved, That a sum not exceeding One thousand one hundred dollars be granted to Her Majesty, for Post Office Department:—To provide for one additional third class clerk, Mr. C. P. V. Béroard, \$950; To increase the salary of Mr. Thomas Ainsborough from \$750 to \$900, being arrears accruing to him under the Civil Ser-

vice Act, \$150, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Eight hundred dollars be granted to Her Majesty, to pay additional amount required for clerical and other assistance—Department of Printing and Stationery, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Two thousand five hundred and twenty-two dollars and fifty cents be granted to Her Majesty, for Department of Agriculture:—To provide for one first class clerkship, in lieu of one second class dropped in the main estimates, \$1,400; To provide for the salary of Mr. G. H. Lemaitre, \$547.50; To provide a salary for a third class clerk, \$400; To make the salary of J. B. Jackson, registrar of copyrights, trade and timber marks and industrial designs, \$2,110, \$175, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding One hundred and thirty-seven dollars and fifty cents be granted to Her Majesty, for Department of Customs—To provide for statutory increases, omitted in the main estimates, for the year ending 30th June.

1895.

12. Resolved, That a sum not exceeding Seven hundred and fifty dollars be granted to Her Majesty, for Administration of Justice—Supreme Court of Canada—To provide for the salary of a stenographer for the Chief Justice and Judges of the Court, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, to provide for the salary of an additional County Court Judge—Pro-

vince of Ontario, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Two hundred dollars be granted to Her Majesty, to pay travelling allowance for additional County Court Judge—Pro-

vince of Ontario, for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Two thousand two hundred dollars be granted to Her Majesty, to pay the following items, viz.:—To provide for the salary of an additional County Court Judge—Province of Manitoba, \$2,000; Travelling allowance, \$200, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, to pay further amount required for Judges' Circuit Allowances—

British Columbia, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding One thousand nine hundred and sixty-eight dollars and twenty-four cents be granted to Her Majesty, to pay the following items, viz.:—Miscellaneous—For revising and consolidating the correspondence, reports and Orders in Council upon the subject of Provincial and reserved Acts, (to be paid irrespective of anything in the Civil Service Act,) \$800; To pay the estate of

the late A. F. Scott, Judge of the County Court of the County of Peel, for salary and pension from 12th March to 10th April, 1894, \$168.24; To assist in publishing decisions of the Admiralty Court of New Brunswick (revote \$500), \$1,000, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding One hundred dollars and sixty-five cents be granted to Her Majesty, for Dominion Police—To pay the widow of James Stewart, deceased, late constable of the Dominion Police Force, a gratuity equal to

two months of his salary, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Forty-two thousand five hundred and ninety-five dollars be granted to Her Majesty, for Penitentiaries:—Kingston—To provide for an increase to Accountant's (R. R. Creighton) salary, from 1st July, 1894 (notwithstanding anything to the contrary in the Penitentiary Act), \$100; To purchase manilla fibre, \$33,000; Salary of 1st assistant superintendent of binder twine factory, \$900; Salary of 2nd assistant superintendent of binder twine factory, \$720; Salary of P. O'Connor, overseer and guard, \$700; 1 steam boiler and fittings, \$1,200; Fire-brick, clay, &c, \$200; Sewage tank (outside labour), \$200; Additional for coal, \$3,750; Repairs to cooking kettles, \$700; New suction pipe, fittings, &c., \$625; 1 iron lathe, \$300, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, for Penitentiaries, as follow:—Manitoba—To increase salary of Roman Catholic chaplain from \$600 to \$800 (notwithstanding anything to the contrary in the Penitentiary Act) \$200; To pay John Mustard, from 1st July, 1894, the difference between \$800 and \$1,000 (nothwithstanding anything to the contrary in the Penitentiary Act) \$200; To pay B. F. Power, from 1st July, 1894, the difference between \$800 and \$900 (notwithstanding anything to the contrary in the Penitentiary Act)

\$100, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Two hundred and forty dollars be granted to Her Majesty, for Penitentiaries, as follow:—Dorchester—To provide for increase of salary to Surgeon R. Mitchell, M.D., from 1st July, 1894 (notwithstanding anything to the contrary in the Penitentiary Act) \$200; To pay John McDougall the maximum salary of guard from 1st July, 1894 (notwithstanding anything to the contrary in the Penitentiary Act) \$40, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Five hundred and forty-three dollars be granted to Her Majesty, for the following items, viz.:—To pay to the heirs of the undermentioned deceased Senators the balance of their sessional indemnities:—Honourable Senator Flint, \$411; Honourable Senator Glasier, \$132, for the year ending

30th June, 1895.

23. Resolved, That a sum not exceeding One thousand and fifty-three dollars and eighty cents be granted to Her Majesty, to pay to the heirs of the late Mr. Hearn his sessional allowance, \$1,000, and mileage, \$53.80, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding One hundred and fifty dollars be granted to Her Majesty, to pay for six leather trunks for new Members, at \$25 each, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Forty-five thousand dollars be granted to Her Majesty, for Militia:—Clothing and necessaries, \$20,000; Military works and

buildings, \$25,000, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding Nineteen thousand six hundred dollars be granted to Her Majesty, to pay the following items, for Militia:—To provide for the salary of an inspector of stores, \$1,200; To provide for the salary of Brigade Major Roy, \$1,200; Salaries and wages of civil employees (\$8,700—1893—4), \$17,200, for the year ending 30th June, 1895.

27. Resolved, That a sum not exceeding Fifty-eight thousand six hundred dollars be granted to Her Majesty, for modern "Firearms," for the year ending 30th June,

1895.

28. Resolved, That a sum not exceeding Two hundred dollars be granted to Her Majesty, to pay grants in aid of Artillery and rifle associations and bands, for the year ending 30th June, 1895.

29. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, to pay transport and freight (1893-4), for the year ending 30th June, 1895.

30. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, for free ammunition for rifle competitions, for the year ending 30th June, 1895.

31. Resolved, That a sum not exceeding Eight thousand dollars be granted to Her Majesty, for Cartridge factory—(revote), for the year ending 30th June, 1895.

32. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, to pay gratuity to Thomas Rainsford for permanent injuries received in service, for the year ending 30th June, 1895.

33. Resolved, That a sum not exceeding Eighteen thousand five hundred dollars

be granted to Her Majesty, for Military Properties, Works and Buildings, viz.:-Cancellation of leases of property, Barriefield camping ground, Kingston, \$2,000; Quebec-Pointing walls, \$10,000; Sussex, New Brunswick-Fitting up camp grounds, \$1,500; New Westminster, British Columbia—For a drill hall, \$5,000, for the year ending 30th June, 1895.

34. Resolved, That a sum not exceeding Five thousand dollars be granted to

Her Majesty, to pay the following items, viz.:-Monuments, battlefields of Canada. \$4,000; Grant towards a monument to be erected in Toronto to the volunteers who took part in the rebellion in the North-west Territories in 1885, \$1,000, for the year

ending 30th June, 1895.

- 35. Resolved, That a sum not exceeding Forty-one thousand four hundred dollars be granted to Her Majesty, for Arts, Agriculture and Statistics-Balance required to pay Queen's Printer for completing printing, also, for proof reading of Volumes III., IV. and V. of the Census of 1891, including services rendered in 1893-94, \$5,700; General statistics, \$2,500; To purchase a strip of land to make the south boundary of the Brandon Experimental Farm coterminous with the Assiniboine River, \$1,000; Printing and distributing of reports and bulletins of Experimental Farms and distribution of seed grain for testing by farmers, also, trees and tree seeds, \$2,000; Additional for promoting dairy industry in Nova Scotia, Manitoba and the North-west Territories, viz.: -Additional travelling instructors in Nova Scotia for the whole year, \$300; Two travelling dairies in Manitoba and the North-west, four men at \$500 each, \$2,000; Travelling expenses, \$350 each, \$1,400; Three dairy stations in Manitoba and the North-west Territories, at \$500 each, \$1,500; Contribution towards an Exhibition in the North-west Territories, \$25,000, for the year ending 30th June, 1895.
- 36. Resolved, That a sum not exceeding Twenty-two thousand six hundred and forty-three dollars be granted to Her Majesty, for Quarantine-To make the item, vote No. 74 of main estimates, \$31,000, same as last year, to meet expenses of precautionary measures to prevent entry of small-pox in unorganized districts, \$21,000; To assist in paying expense of visiting Grosse Isle by the American Health Association. \$800; Cattle Quarantine—To provide a new fence for the Lévis Quarantine, \$843, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Wednesday morning;

Wednesday, 18th July, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate by their Clerk, as followeth:

The Senate have passed the accompanying Address to Her Most Gracious Majesty the Queen, to tender to Her Majesty our cordial congratulations upon the birth of a son to His Royal Highness the Duke, and Her Royal Highness the Duchess of *York*, to which they desire the concurrence of this House.

To the Queen's Most Excellent Majesty:

Most Gracious Sovereign:

We, Your Majesty's dutiful and loyal subjects, the Senate of Canada, in Parliament assembled, most humbly beg to tender Your Majesty our cordial congratulations upon the birth of a son to His Royal Highness the Duke, and Her Royal Highness the Duchess of York; and we beg leave most respectfully to assure Your Majesty of the great joy and satisfaction which we derive from this auspicious event.

JOHN J. ROSS,

THE SENATE CHAMBER, 16th July, 1894. Speaker of the Senate.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Ordered, That the Address of the Senate to Her Most Gracious Majesty of congratulations upon the birth of a son to His Royal Highness the Duke, and Her Royal Highness the Duchess of York, be taken into consideration To-morrow.

Mr. Speaker acquainted the House, That another Message had been brought from the Senate by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:—

Bill intituled: "An Act to incorporate the Pontiac and Ottawa Railway "Company."

Bill intituled: "An Act respecting the Cobourg, Northumberland and Pacific

" Railway Company."

Bill intituled: "An Act to incorporate the Gleichen, Beaver Lake and Victoria "Railway Company."

Bill intituled: "An Act to again revive and further amend the Act to incorpo-

" rate the Brockville and New York Bridge Company."

Bill intituled: "An Act to incorporate the French River Boom Company

" (Limited)."

Also, the Senate have passed the Bill, intituled: "An Act to amend the Criminal "Code, 1892," with an Amendment, to which they desire the concurrence of this Honse.

Also, the Senate have passed the Bill, intituled: "An Act respecting the in-"spection of Electric Light," with several Amendments, to which they desire the concurrence of this House.

And also, the Senate have passed the Bill, intituled: "An Act further to amend "the Fisheries Act," with several Amendments, to which they desire the concurrence of this House.

And then The House, having continued to sit till a quarter of an hour after One of the Clock on Wednesday morning, adjourned till this day.

Wednesday, 18th July, 1894.

PRAYERS.

The following Petition was brought up, and laid on the Table:—
By Mr. Laurier,—The Petition of the Municipal Council of the Town of Niagara,
Ontario.

Mr. Baker, from the Select Standing Committee on Public Accounts, presented to the House the Eleventh Report of the said Committee, which was read, as followeth:—

Your Committee have had under further consideration the items under the heading "Lachine Canal—Capital," set out on Pages C—116, 117, 118, 119 and 120, of the Auditor General's Report on Appropriation Accounts, for the year ended 30th June, 1893; and the Minister of Public Works having made under oath a statement in connection therewith, your Committee report, appended hereto, the said statement, with the recommendation that the same be embodied in the Evidence reported to the House on the 14th July, 1894. (To be added to Appendix No. 2.)

On motion of Mr. Baker, seconded by Sir Hector L. Langevin, Resolved, That this House doth concur in the Eleventh Report of the Select Standing Committee on Public Accounts, and that Rule 94 be suspended in relation thereto.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Resolved, That for the remainder of the Session the House shall meet every day at 11 o'Clock, A.M., including Saturday, and there shall be two distinct Sittings each day, the first from 11 o'Clock, A.M., to 6 o'Clock, P.M., and the second from 8 o'Clock, P.M., until the hour of adjournment; and during the first Sitting Mr. Speaker shall leave the Chair at 1 o'clock, P.M., and resume it at 3 o'Clock, P.M.

Mr. Daly moved, seconded by Mr. Haggart, That this House will, To-morrow, resolve itself into a Committee to consider a certain proposed Resolution respecting the granting of a subsidy in land to the Saskatchewan and Western Railway Company and towards the construction of the Railway therein mentioned.

Mr. Daly, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General, having been informed of the subject

matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Mr. Haggart moved, seconded by Mr. Daly, That this House will, To-morrow, resolve itself into a Committee to consider certain proposed Resolutions respecting the granting of subsidies to certain Railway Companies and towards the construction of the Railways therein mentioned.

Mr. Haggart, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General, having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee on the Bill further to amend the Act respecting the Senate and House of Commons, and, after

some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time To-morrow.

Mr. Daly, a Member of the Queen's Privy Council, presented,—Return to an Order of this House, dated 21st May, 1894, for a list of persons in Manitoba who have not as yet repaid the loans made to them, in or about the year 1876, for seed grain, &c., &c., with statement of the amount owing by each person and the interest claimed, up to 1st January, 1894, on each such amount.

Also, a list showing the amounts of mortgages received as collateral security for each loan, with description of land mortgaged, with name of proprietor and name

of borrower, if he be another person. (Sessional Papers, No. 102.)

The House, according to Order, resolved itself into a Committee on the Bill to amend the Act respecting Dominion Notes, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment. Ordered, That the Bill be read the third time To-morrow.

The House, according to Order, again resolved itself into a Committee on the Bill respecting the land subsidy to the Canadian Pacific Railway Company, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into consideration.

The House accordingly proceeded to take the Bill into consideration,

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill to authorize the granting of subsidies in land to certain Railway Companies;

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House for To-morrow.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting the granting of subsidies to certain Railway Companies, and towards the construction of the Railways therein mentioned.

(In the Committee.)

1. Resolved, That it is expedient to authorize the Governor in Council to grant the subsidies hereinafter mentioned to the Railway Companies, and towards the construction of the Railways also hereinafter mentioned, that is to say:—
To the Bracebridge and Baysville Railway Company, for 15 miles of

their railway, from *Bracebridge* towards *Baysville*, in lieu of the subsidy granted by the Act 55-56 *Victoria*, Chapter 5, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole.......

\$48,000.00

86,800.00

 To the Tilsonburg, Lake Erie and Pacific Railway Company, for 16 miles of their railway, from Port Burwell to Tilsonburg, in lieu of the subsidy granted by the Act 55-56 Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole To the Brantford, Waterloo and Lake Erie Railway Company, for 18 miles of their railway, from the Town of Brantford to the Village of Hagarsville or the Village of Waterford, or some intermediate point on the Canada Southern Railway, the balance remaining unpaid 	\$51,200.00
of the subsidy granted by the Act 50-51 Victoria, Chapter 24, not exceeding \$3,200 per mile, nor exceeding in the whole	4,790.00
ing in the whole	108,000.00
To the Montreal and Ottawa Railway Company (formerly the Vaudreuil and Prescott Railway Company), for 30 miles of their railway, from Vaudreuil towards Hawkesbury, the balance remaining unpaid of the subsidy granted by the Act 50-51 Victoria, Chapter 24, for 30 miles of their railway from the western end of the 30 miles subsidized by the said Act 50-51 Victoria, Chapter 24, towards Ottawa, the balance remaining unpaid of the subsidy granted by the Act 53 Victoria, Chapter 2, not exceeding \$3,200 per mile, nor exceeding in the whole	118,400.00
completion of its railway extending from a point between the Chaudière River and Tring Station to a point on the International Railway at or near Lake Megantic, and upon the inspection and acceptance of the same by the Chief Engineer of Railways and Canals, the sum in all of	288,000.00
Victoria, Chapter 5, not exceeding \$3,200 per mile, nor exceeding	9 019 00
To the Joliette and St. Jean de Matha Railway Company, for 8 miles of their railway, from St. Félix de Valois to St. Jean de Matha, in lieu of the subsidy granted by the Act 55-56 Victoria, Chapter 5, a	2,912.00
subsidy not exceeding \$3,200 per mile, nor exceeding in the whole. To the Lake Temiscamingue Colonization Railway Company, for their railway from Mattawa to the foot of the Kippewa Lake, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole \$160,000, and also, 15 per cent on the value of a wooden truss bridge over the Ottawa River, near Mattawa, not to exceed \$15,000 in all, in lieu of the subsidies granted by the Act 55-56 Victoria, Chapter 5, also, the balance remaining unpaid of the subsidy granted by the Act 50-51 Victoria, Chapter 24, for their railway from Long Sault to Lake Kippewa, a subsidy not exceeding \$3,200 per mile of railway, and 15 per cent on the value of the bridges, also, a sum of \$1,750 additional per mile on their said railway from Mattawa to the foot of the Kippewa Lake, not exceeding in the whole	25,600.00 274,940.00

	·
For a railway from St. Placide to St. Andrews, 8 miles, in lieu of the	
subsidy granted by the Act 55-56 Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	\$25,600.00
ing \$3,200 per mile, nor exceeding in the whole	57,600.00
ceeding in the whole	38,400.00
ter 5, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	38 400 00
To the Whole. To the Pontiac Pacific Junction Railway Company, for bridging the several channels of the Ottawa River at Culbute and west thereof, a subsidy of \$31,500, to be paid out monthly as the work progresses, upon the certificate of the Chief Engineer of Government Railways, in the proportion which the value of the work executed bears to the value of the whole work undertaken, and for three miles of their railway extending from a point three miles east of Pembroke to Pembroke, in the Province of Ontario, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole \$9,600, in lieu of the subsidy granted by the Act 51 Victoria, Chapter 3, provided that the entire work subsidized upon this railway shall be completed within four years from the passing of this Act, the sub-	38,400.00
sidy granted by this Act not to exceed in the whole	41,100.00
exceeding \$3,200 per mile, nor exceeding in the whole	24,000.00
per mile, nor exceeding in the whole To the Harvey Branch Railway Company, for 3 miles of their railway from the southern terminus of the Albert Railway to Harvey Bank, the balance remaining unpaid of the subsidy granted by the Act 50-51 Victoria, Chapter 24, not exceeding \$3,200 per mile, nor ex-	73,172.00
ceeding in the whole	4,046.00
Chapter 10, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	19,200.00
ing in the whole	16,000.00

To the Woodstock and Centreville Railway Company, for a railway from Woodstock to the International boundary between the Province of New Brunswick and the State of Maine, 26 miles, in lieu of the subsidies granted by the Acts 50-51 Victoria, Chapter 24, and 53 Victoria, Chapter 2, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole.....

\$83,200.00

1894

2. Resolved, That the subsidies hereinbefore mentioned as to be granted to Companies named for that purpose shall, if granted by the Governor in Council, be granted to such Companies, respectively, the other subsidies may be granted to such Companies as shall be approved by the Governor in Council as having established to his satisfaction their ability to construct and complete the said railways, respectively; all the lines for the construction of which subsidies are granted, unless they are already commenced, shall be commenced within two years from the first day of August next, and completed within a reasonable time, not to exceed four years, to be fixed by Order in Council, and shall also be constructed according to descriptions and specifications and upon conditions to be approved by the Governor in Council on the report of the Minister of Railways and Canais, and specified in an agreement to be made in each case by the Company with the Government, which agreement the Government is hereby empowered to make; the location also of every such line of railway shall be subject to the approval of the Governor in Council.

3. Resolved, That the granting of such subsidies, respectively, shall be subject to such conditions for securing such running powers or traffic arrangements and other rights as will afford all reasonable facilities and equal mileage rates to all railways

connecting with those so subsidized, as the Governor in Council determines.

4. Resolved, That the said subsidies, respectively, shall be payable out of the Consolidated Fund of Canada, by instalments, on the completion of each section of the railway of not less than ten miles, proportionate to the value of the portion so completed in comparison with that of the whole work undertaken, to be established by the report of the said Minister, or upon the completion of the work subsidized—except as to subsidies with respect to which it is hereinbefore otherwise provided.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received To-morrow.

The Order of the Day being read, for the House again in the Committee of Supply;

Mr. Foster moved, seconded by Mr. Daly, and the Question being proposed,

That Mr. Speaker do now leave the Chair;

And a Debate arising thereupon;

And it being Six o'clock, P.M., Mr. Speaker left the Chair, to resume the same at half-past seven o'Clock, P.M.

Half-past Seven o'Clock, P.M.

Private Bills under Special Order.

The Order of the Day being read, for the third reading of the Bill from the Senate, intituled: "An Act for the relief of James St. George Dillon."

Mr. Taylor moved, seconded by Mr. Davis, and the Question being proposed,

That the Bill be now read the third time;

Sir Hector L. Langevin moved, in amendment to the Question, seconded by Mr. Belley, That the word "now" be left out, and the words "this day six months" added at the end of the Question.

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down as follow:—

YEAS:

Messieurs

Bain (Soulanges)	Denison,	Langevin (Sir Hector),	Pelletier.
Belley,	Dupont,	LaRivière,	Rinfret,
Bernier,	Grandbois,	Laurier,	Thompson (Sir John), and
Carignan,	Henderson,	Leduc,	Tupper, (Sir C. Hibbert).
Caron (Sir Adolphe),	Jeannotte,	Masson,	—22.
Costigan,	Kaulbach,	Ouimet,	

NAYS:

Messieurs

Messieurs				
Allan,	Davis,	Macdonald (Huron),	Prior,	
Bain (Wentworth),	Dawson,	Maclean (York),	Rider,	
Beith,	Dyer,	McCarthy,	Rosamond,	
Bennett,	Earle,	McLennan,	Ross (Lisgar),	
Boston,	Edgar,	McMillan,	Sanborn,	
Bowman,	Fairbairn,	McMullen.	Scriver,	
Boyd,	Flint,	Madill,	Semple,	
Boyle,	Grant (Sir James),	Mara,	Smith (Ontario),	
Campbell,	Grieve,	Metcalfe,	Stairs,	
Carscallen,	Haggart,	Miller,	Stevenson,	
			Taylor,	
Casey,	Hutchins,	Mills (Bothwell),	Tyrwhitt,	
Charlton,	Ingram,	Montague,	White (Cardwell),	
Coatsworth,	Innes,	Mulock,	Wilmot,	
Cochrane,	Landerkin,	O'Brien,	Wilson, and	
Daly,	Livingston,	Patterson (Colchester),	Wood (Brockville).—67.	
Davin,	Lowell.	Patterson (Huron),		

So it passed in the Negative.

Then the main Question being put; the House divided: and it was resolved in the Affirmative.

The Bill was accordingly read the third time.

And the Question being put, That the Bill do pass; the House divided: and it was resolved in the Affirmative.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same without any amendment.

The House then resumed the Debate on the Question, That Mr. Speaker do now leave the Chair (for the House again in the Committee of Supply).

And the Question being again proposed;

Sir Richard J. Cartwright moved, in amendment, seconded by Mr. Mills (Bothwell), That all the words after "That" to the end of the Question be left out, and the words "it appears from the Report dated 19th January, 1894, made by the Commissioners who investigated certain matters connected with the construction by "the Government of the Wellington Street and Grand Trunk Bridges on the Lachine "Canal in the City of Montreal; and from the evidence taken before the Public Ac-"counts Committee during this Session;

"1. That the said bridges were constructed chiefly during the first four months of the year of 1893, by the Department of Railways and Canals, the superstructures being contracted for and completed by the Deminion Bridge Company within the estimates of the Department therefor.

"2. The Department decided to have the work on the substructures done by day "labour under contract for its supply and a contract for such labour was entered into by the Department with a contractor who carried out the work as laid out by the Department and under its superintendence and direction.

"3. The original estimate of cost of the substructures was \$122,000 and the "Commissioners estimate that any reliable contractor could have executed the same "amount of work at the same season and in the same time for \$160,000, whereas "the accounts presented to the Department for such work amount to \$430,325, "whereof \$394,000 has been paid.

"4. The supply of timber and lumber certified to by the officers in charge of the works for the Department is over a million feet board measure more than could

" have been used in the said works as in their construction.

"5. The cost of stone cutting on the Wellington Bridge by piece work would have been some \$3,000, whereas the amount charged to the Government therefor, indefinition contractor's profits is, \$16,715, and the cost of stone cutting on the Grand Trunk Bridge was still more excessive.

"6. The prices paid by the Department to the contractor for labour were greatly beyond current prices, in some instances being as high as \$12 for work for which the contractor only paid \$4.50, and \$9.20 for other work for which the contractor only

paid \$3.75.

"7. That in many other respects the construction of said bridges was conducted

"in a wasteful and improper manner.

"8. That in the opinion of this House, the Department of Railways and Canals is deserving of the severest censure for inefficiency, neglect of duty, extravagance and gross mismanagement in connection with the said works," inserted instead thereof;

And The House, having continued to sit till after Twelve of the Clock on

Thursday morning;

Thursday, 19th July, 1894.

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down as follow:—

YEAS: Messieurs

		112 00010 4110	
Allan,	Carroll,	Guay,	Mignault,
Bain (Wentworth),	Cartwright (Sir Ri	ichard), Harwood,	Mills (Bothwell),
Beausoliel,	Casey,	Innes,	O'Brien,
Beith,	Choquette,	Laurier,	Rider,
Bernier,	Christie,	Leduc,	Rinfret,
Boston,	Dawson,	Livingston,	Sanborn,
Bowman,	Delisle,	Lowell,	Scriver,
Bruneau,	Devlin,	McMillan,	Semple, and
Campbell,	Girouard (Two Mo	unt'ns), McMullen,	Tarte.—36.

NAYS:

Messieurs				
Bain (Soulanges),	Davis,	LaRivière,	Ross (Dundas),	
Baker,	Denison,	Leclair,	Ross (Lisgar),	
Belley,	Dugas,	Lippé,	Smith (Ontario),	
Bennett,	Dupont,	McLean (York),	Sproule,	
Bergeron,	Dyer,	McDougald (Pictou),	Stairs,	
Bergin,	Fairbairn,	McDougall (Cape Breton	Stevenson,	
Blanchard,	Ferguson (Renfrew),	McLennan,	Taylor,	
Boyd,	Fréchette,	Madill,	Temple,	
Boyle,	Gillies,	Mara,	Thompson (Sir John),	
Bryson,	Grandbois,	Marshall,	Tupper (Sir C. Hibbert),	
Carignan,	Grant (Sir James),	Masson,	Turcotte,	
Carling (Sir John),	Haggart,	Metcalfe,	Tyrwhitt,	
Caron (Sir Adolphe),	Henderson,	Miller,	White (Cardwell),	
Carscallen,	Hughes,	Mills (Annapolis),	White (Shelburne),	
Coatsworth,	Hutchins,	Montague,	Wilmot,	
Cochrane,	Joneas,	Patterson (Huron),	Wilson,	
Costigan,	Kaulbach,	Pope,	Wood (Brockville), and	
Curran,	Kenny,	Rosamond,	Wood (West'land).—74.	
Daly,	Langevin (Sir Hector),		,	

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative. Ordered, That Mr. Speaker do now leave the Chair. The House accordingly again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding One hundred and forty-six thousand eight hundred and seventy-five dollars be granted to Her Majesty, for Railways and Canals—Capital—Railways—Intercolonial Railway—Increased accommodation at Halifax, \$89,375; Construction, Cape Breton and Oxford and New Glasgow sections, \$57,500, for the year ending 30th June, 1895.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to a Resolution.

Ordered. That the Report be received at the next sitting of the House, this day. Mr. Bergeron also acquainted the House that he was directed to move. That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itself into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:—

Bill intituled: An Act further to amend the Act respecting Ocean Steamship "Subsidies."

Bill intituled: "An Act respecting Dominion Lands."

Also, the Senate have passed the Bill, intituled: "An Act in restraint of Frau-"dulent Sale or Marking," with several Amendments, to which they desire the concurrence of this House.

And then The House, having continued to sit till a half an hour after One of the Clock on Thursday morning, adjourned till this day.

Thursday, 19th July, 1894.

Eleven o'Clock, A.M.

PRAYERS.

The following Petitions were severally brought up, and laid on the Table:—By Sir John Carling,—Five Petitions of London Typographical Union, No. 133.

Mr. Wood (Brockville), presented—Return to an Order of this House, dated

28th May, 1894, for:-

1. A Statement showing the quantities of distilled and fermented liquors, under the different names as given in the Trade Returns, imported into and taken for consumption in *Canada*, from 1883 to 1893, both years included, computed in imperial gallons; the value of the same, and the duty paid thereon.

2. The quantity of distilled and fermented liquors, under the different names given in the Inland Revenue Returns, manufactured in *Canada*, and taken for consumption therein; the value of the same, and the duty paid thereon for the same

years.

3. The amount of materials used in brewing and distilling alcoholic liquors in the several Provinces of Canada during the same years. (Sessional Papers, No. 103.)

Also, Return to an Order of this House, dated 28th May, 1894, for a Statement showing the number of breweries, distilleries and maltsters' establishments in *Canada* in the year 1891; the amount of capital invested therein; the value of the output; the amount of wages paid; the number of employees, and the revenue derived therefrom. (Sessional Papers, No. 104)

Mr. Haggart moved, seconded by Mr. Daly, That this House will, at its next sitting, resolve itself into a Committee to consider certain proposed Resolutions respecting the granting of subsidies to certain Railway Companies and towards the construction of the Railways therein mentioned.

Mr. Haggart, a Member of the Queen's Privy Council, then acquainted the House, That His Excellency the Governor General having been informed of the subject matter of this Motion, recommends it to the consideration of the House.

MING Resolved, That this House will, at its next sitting, resolve itself into the said

Committee.

The Order of the Day being read, for the third reading of the Bill further to amend the Act specting the Senate and House of Commons.

And the Question being put, That the Bill be now read the third time; the House divided: and it was resolved in the Affirmative.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

A Bill to amend the Act respecting Dominion Notes, was according to Order read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Bergeron reported from the Committee of the Whole House to consider certain proposed Resolutions respecting the granting of subsidies to certain Railway Companies and towards the construction of the Railways therein mentioned, several Resolutions, which were read, as follow:—			
1. Resolved, That it is expedient to authorize the Governor in Cou the subsidies hereinafter mentioned to the Railway Companies, and construction of the Railways also hereinafter mentioned, that is to say: To the Bracebridge and Baysville Railway Company, for 15 miles of	towards the		
their railway, from Bracebridge towards Baysville, in lieu of the subsidy granted by the Act 55-56 Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole To the Brockville, Westport and Sault Ste. Marie Railway Company, the balance remaining unpaid of the subsidy granted by the Act 52 Victoria, Chapter 3, not exceeding \$3,200 per mile, and also, the balance remaining unpaid of the subsidy granted by the Act 53	\$48,000.00		
Victoria, Chapter 2, which was regranted by the Act 55-56 Victoria, Chapter 5, not exceeding in the whole	86,800.00		
not exceeding \$3,200 per mile, nor exceeding in the whole To the Brantford, Waterloo and Lake Erie Railway Company, for 18 miles of their railway, from the Town of Brantford to the Village of Hagarsville or the Village of Waterford, or some intermediate point on the Canada Southern Railway, the balance remaining un-	51,200.00		
paid of the subsidy granted by the Act 50-51 Victoria, Chapter 24, not exceeding \$3,200 per mile, nor exceeding in the whole To the St. Catharines and Niagara Central Railway Company, for 34 miles of their railway, from the City of St. Catharines to the City of Hamilton, a subsidy not exceeding \$3,200 per mile, nor exceed-	4,790.00		
ing in the whole	108,000.00		
for 30 miles of their railway from the western end of the 30 miles subsidized by the said Act 50-51 Victoria, Chapter 24, towards Ottawa, the balance remaining unpaid of the subsidy granted by the Act 53 Victoria, Chapter 2, not exceeding \$3,200 per mile, nor exceeding in the whole	118,400.00		
Quebec Central Railway Company, and notwithstanding anything otherwise in the said Act contained, the Governor in Council may pay the subsidy granted by the said Act to the said Company at the present worth of the twenty annual payments mentioned in the said Act (interest computed at four per cent), for and upon the completion of its railway extending from a point between the			
Chaudière River and Tring Station to a point on the International Railway, at or near Lake Megantic, and upon the inspection and acceptance of the same by the Chief Engineer of Railways and Canals, the sum in all of	288,000.00		
whole whole	2,912.00		

To the Joliette and St. Jean de Matha Railway Company, for 8 miles of their railway, from St. Felix de Valois to St. Jean de Matha, in lieu of the subsidy granted by the Act 55-56 Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	\$25 ,600.00
To the Lake Temiscamingue Colonization Railway Company, for their railway from Mattawa to the foot of the Kippewa Iake, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole \$160,000, and also, 15 per cent on the value of a wooden truss bridge over the Ottawa River near Mattawa, not to exceed \$15,000 in all, in lieu of the subsidies granted by the Act 55-56 Victoria, Chapter 5, also, the balance remaining unpaid of the subsidy granted by the Act 50-51 Victoria, Chapter 24, for their railway from Long Sault to Lake Kippewa, a subsidy not exceeding \$3,200 per mile of railway, and 15 per cent on the value of the bridges, also, a sum of \$1,750 additional per mile on their said railway from Mattawa to	
the foot of the Kippewa Lake, not exceeding in the whole For a railway from St. Placide to St. Andrews, 8 miles, in lieu of the subsidy granted by the Act 55-56 Victoria, Chapter 5, a subsidy	274,940.00
not exceeding \$3,200 per mile, nor exceeding in the whole For a railway from St. Eustache to St. Placide, in the County of Two Mountains, for 18 miles of such railway, in lieu of the subsidy granted by the Act 55-56 Victoria, Chapter 5, a subsidy not ex-	25,600.00
ceeding \$3,200 per mile, nor exceeding in the whole	57,600.00
exceeding in the whole	38,400.00
the whole	38,400.00
subsidy granted by this Act not to exceed in the whole	41,100.00
exceeding \$3,200 per mile, nor exceeding in the whole	24,000.00

\$73,172.00	granted from Hull to Aylmer, provided the Ottawa River is crossed at some point not east of Lapasse, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole
4,046.00	the balance remaining unpaid of the subsidy granted by the Act 50-51 Victoria, Chapter 24, not exceeding \$3,200 per mile, nor exceeding in the whole
	For a railway from a point on the Intercolonial Railway near Newcastle or via Douglastown, to a point on the River Miramichi, opposite the Town of Chatham, in the Province of New Brunswick 6 miles, in lieu of the subsidy granted by the Act 49 Victoria,
10.000.00	Chapter 10, a subsidy not exceeding \$3,200 per mile, nor exceeding
19,200.00	in the whole For a railway from some point on the Joggins Railway, near the
	Hebert River, to Young's Mills, in the Province of Nova Scotia, a
	distance of 5 miles, in lieu of the subsidy granted by the Act 52
16,000.00	Victoria, Chapter 3, a subsidy not exceeding \$3,200 per mile, and not exceeding in the whole
10,000.00	To the Woodstock and Centreville Railway Company, for a railway from Woodstock to the International boundary between the Province of New Brunswick and the State of Maine, 26 miles, in lieu of the subsidies granted by the Acts 50-51 Victoria, Chapter 24, and 53 Victoria, Chapter 2, a subsidy not exceeding \$3,200 per
83,200.00	mile, nor exceeding in the whole

2. Resolved, That the subsidies hereinbefore mentioned as to be granted to Companies named for that purpose shall, if granted by the Governor in Council, be granted to such Companies, respectively, the other subsidies may be granted to such Companies as shall be approved by the Governor in Council as having established to his satisfaction their ability to construct and complete the said railways, respectively; all the lines for the construction of which subsidies are granted, unless they are already commenced, shall be commenced within two years from the first day of August next, and completed within a reasonable time, not to exceed four years, to be fixed by Order in Council, and shall also be constructed according to descriptions and specifications and upon conditions to be approved by the Governor in Council, on the report of the Minister of Railways and Canals, and specified in an agreement to be made in each case by the Company with the Government, which agreement the Government is hereby empowered to make; the location also of every such line of railway shall be subject to the approval of the Governor in Council.

3. Resolved, That the granting of such subsidies, respectively, shall be subject to such conditions for securing such running powers or traffic arrangements and other rights as will afford all reasonable facilities and equal mileage rates to all railways connecting with those so subsidized, as the Governor in Council determines.

4. Resolved, That the said subsidies, respectively, shall be payable out of the Consolidated Fund of Canada, by instalments, on the completion of each section of the railway of not less than ten miles, proportionate to the value of the portion so completed in comparison with that of the whole work undertaken, to be established by the report of the said Minister, or upon the completion of the work subsidized except as to subsidies with respect to which it is hereinbefore otherwise provided.

The said Resolutions, being read a second time, were agreed to.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act further to amend the "Fisheries Act," and the same were read, as follow:—

Page 1, line 36.—Leave out from "officer" to "6" in Page 2, line 4, and

insert:

"5. Every case or package containing lobsters canned, preserved or cured in Canada shall, before being removed from the factory or canning establishment where such lobsters have been canned, preserved or cured, be marked, labelled or stamped with the name and address of the proprietor of such factory or establishment and the year in which such lobsters are canned, preserved or cured, and with such other particulars as may be prescribed by Order in Council."

Page 4, line 6.—Leave out from "waters" to "5" in line 11, and insert:

"All sedentary fishing stations and weirs, and all pound and trap-nets, seines, gill-nets and other apparatus used for catching fish under license, shall be so raised, closed or adapted as to admit of the free passage of fish through, by, or out of the same, and during such close time no one shall catch fish in such sedentary fishing stations, weirs, pounds or trap-nets, seines, gill-nets or other apparatus used for catching fish under license."

Page 5, line 16.—Leave out from "continued" to "7" in line 21, and insert:

"Provided always, that the provisions of this section shall not apply until on and after the 1st of May, 1895, to the saw-mill owners and employees of any saw-mill situate on any stream which was wholly or partially exempt from the operations of said subsection two of Section fifteen hereby repealed."

Page 6, line 5.—Leave out from "7" to "should "in line 15. The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act respecting the inspection of Electric Light," and the same were read, as follow:—

Page 1, line 33.—Leave out "four" and insert "three."

Page 3, line 14.—After "may" insert "after examination as to their qualification."

Page 3, line 35.—After "continued" insert "unless objected to by the purchaser."

Page 4, line 14.—After "aforesaid" insert "and the purchaser or the contractor may, at any time, at the cost of the party in fault, require the verification of the meter used."

Page 4, line 32.—After "decision" insert the following as subsection two:

"2. The purchaser may, at any time, on payment of a fee to be fixed by the Governor in Council, call on an inspector to test the pressure of the electricity supplied by the contractor and to furnish a certificate thereof."

Page 5, line 11.—Leave out from "General" to "and" in line 12. The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The House, according to Order, proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act in restraint of Fraudulent "Sale or Marking," and the same were read, as follow:—

Page 1, line 21.—Leave out from "penalty" to "one" and insert "not exceed-

ing."

In Schedule B.

Page 2.—Leave out the provisions respecting "Honey."

Page 1, line 29.—Consequent upon the Amendment to Schedule B, substitute "second" for "third."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

The House, according to Order, proceeded to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act to amend the Criminal Code, 1892," and the same was read, as follows:—

Page 1.—Leave out the Amendment which the Bill proposes to make at Page 177 of "The Criminal Code, 1892," namely, "the eighth Amendment set forth in the

"Schedule to the Bill."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendment.

The House, according to Order, resolved itself into a Committee on the Bill to authorize the granting of Subsidies in land to certain Railway Companies, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time at the next sitting of the House.

Mr. Bergeron reported from the Committee of Supply, several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding One thousand four hundred and twenty-five dollars be granted to Her Majesty, for Department of Indian Affairs:—To provide for the optional subject, type-writing, for Miss A. C. Taylor, from 1st January to 30th June, 1895, \$25; To transfer J. J. Campbell from the outside to the inside service (notwithstanding anything in the Civil Service Act), \$1,400, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Three hundred and twenty-five dollars be granted to Her Majesty, for Department of the Interior:—Further amount required for the salary of B. L. York, for the financial year ending 30th June, 1895, \$225; To provide for an increase in the salary of Mr. G. H. Newcomb, from \$1,100 to \$1,200 from 1st July, 1893, as authorized by Order in Council, \$100, for the year ending

30th June, 1895.

3. Resolved, That a sum not exceeding Four hundred dollars be granted to Her Majesty, for Department of Justice:—To pay Mr. A. Power, Q.C., in addition to his present salary (notwithstanding anything in the Civil Service Act), \$200; To pay Mr. G. L. B. Fraser for special service, (to be paid notwithstanding anything in the Civil Service Act) \$200, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, for Department of Marine and Fisheries—To provide for the salary of W. B. Dawson, as assistant engineer of the department, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Four hundred dollars be granted to Her Majesty, for Department of Militia and Defence:—To provide for the statutory increase to the salaries of Messieurs Holt and Knight, \$25 each, for the half-year ending 30th June, 1895, \$50; To provide for the difference between the salaries of Messieurs Bliss and Campbell, \$200; To provide for optional subjects to Mr. Roy, \$100; To provide for an optional subject in the salary of a third class clerk, \$50, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding One thousand seven hundred dollars be granted to Her Majesty, for Department of the Secretary of State:—To provide for an additional second class clerk in lieu of a third class to be dropped in the main estimates, \$1,100; To provide for the expense of prosecuting persons charged with irregularities in connection with Civil Service examinations, \$600, for the year ending

30th June, 1895.

7. Resolved, That a sum not exceeding Two thousand six hundred dollars be granted to Her Majesty, for Privy Council Office:—To provide for the payment of the salaries, at the following rates, respectively, (notwithstanding anything to the contrary in the Civil Service Act) of, W. C. Debrisay, \$800; Francis Chadwick,

\$800; John R. Fraser, \$600; Lawrence Burns, \$300—\$2,500; To provide for an increase to the salary of H. P. Buck, a third class clerk, for two optional subjects, \$100, for the year ending 30th June, 1895.

8. Resclved, That a sum not exceeding One thousand one hundred dollars be granted to Her Majesty, for Post Office Department:-To provide for one additional third class clerk, Mr. C. P. V. Béroard, \$950; To increase the salary of Mr. Thomas Ainsborough from \$750 to \$900, being arrears accruing to him under the Civil Service Act, \$150, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Eight hundred dollars be granted to Her Majesty, to pay additional amount required for clerical and other assistance-

Department of Printing and Stationery, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Two thousand five hundred and twentytwo dollars and fifty cents be granted to Her Majesty, for Department of Agriculture :- To provide for one first class clerkship, in lieu of one second class dropped in the main estimates, \$1,400; To provide for the salary of Mr. G. H. Lemaitre, \$547.50; To provide a salary for a third class clerk, \$400; To make the salary of J. B. Jackson, registrar of copyrights, trade and timber marks and industrial designs, \$2,100, \$175, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding One hundred and thirty-seven dollars and fifty cents be granted to Her Majesty, for Department of Customs-To provide for statutory increases, omitted in the main estimates, for the year ending 30th June,

12. Resolved, That a sum not exceeding Seven hundred and fifty dollars be granted to Her Majesty, for Administration of Justice—Supreme Court of Canada—To provide for the salary of a stenographer for the Chief Justice and Judges of the Court, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, to provide for the salary of an additional County Court Judge-Pro-

vince of Ontario, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Two hundred dollars be granted to Her Majesty, to pay travelling allowance for additional County Court Judge—Pro-

vince of Ontario, for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Two thousand two hundred dollars be granted to Her Majesty, to pay the following items, viz.:-To provide for the salary of an additional County Court Judge-Province of Manitoba, \$2,000; Travelling allowance, \$200, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, to pay further amount required for Judges' Circuit Allowances-

British Columbia, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding One thousand nine hundred and sixtyeight dollars and twenty-four cents be granted to Her Majesty, to pay the following items, viz.:-Miscellaneous-For revising and consolidating the correspondence, reports and Orders in Council upon the subject of Provincial and reserved Acts, (to be paid irrespective of anything in the Civil Service Act,) \$800; To pay the estate of the late A. F. Scott, Judge of the County Court of the County of Peel, for salary and pension from 12th March to 10th April, 1894, \$168.24; To assist in publishing decisions of the Admiralty Court of New Brunswick (revote \$500), \$1,000, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding One hundred dollars and sixty-five cents be granted to Her Majesty, for Dominion Police—To pay the widow of James Stewart, deceased, late constable of the Dominion Police Force, a gratuity equal to

two months of his salary, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Forty-two thousand five hundred and ninety-five dollars be granted to Her Majesty, for Penitentiaries: -Kingston-To provide for an increase to Accountant's (R. R. Creighton) salary, from 1st July, 1894 (notwithstanding anything to the contrary in the Penitentiary Act), \$100; To

purchase manilla fibre, \$33,000; Salary of 1st assistant superintendent of binder twine factory, \$900; Salary of 2nd assistant superintendent of binder twine factory, \$720; Salary of P. O'Connor, overseer and guard, \$700; 1 steam boiler and fittings, \$1,200; Fire-brick, elay, &c, \$200; Sewage tank (outside labour), \$200; Additional for coal, \$3,750; Repairs to cooking kettles, \$700; New suction pipe, fittings, &c., \$625; 1 iron

lathe, \$300, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty, for Penitentiaries, as follow: -Manitoba-To increase salary of Roman Catholic chaplain from \$600 to \$800 (notwithstanding anything to the contrary in the Penitentiary Act) \$200; To pay John Mustard, from 1st July, 1894, the difference between \$800 and \$1,000 (nothwithstanding anything to the contrary in the Penitentiary Act) \$200; To pay B. F. Power, from 1st July, 1894, the difference between \$800 and \$900 (notwithstanding anything to the contrary in the Penitentiary Act) \$100, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Two hundred and forty dollars be granted to Her Majesty, for Penitentiaries, as follow: -Dorchester-To provide for increase of salary to Surgeon R. Mitchell, M.D., from 1st July, 1894 (notwithstanding anything to the contrary in the Penitentiary Act) \$200; To pay John McDougall the maximum salary of guard from 1st July, 1894 (notwithstanding anything to the

contrary in the Penitentiary Act) \$40, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding Five hundred and forty-three dollars be granted to Her Majesty, for the following items, viz.:-To pay to the heirs of the undermentioned deceased Senators the balance of their sessional indemnities: - Honourable Senator Flint, \$411; Honourable Senator Glasier, \$132, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding One thousand and fifty-three dollars and eighty cents be granted to Her Majesty, to pay to the heirs of the late Mr. Hearn his sessional allowance, \$1,000, and mileage, \$53.80, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding One hundred and fifty dollars be granted to Her Majesty, to pay for six leather trunks for new Members, at \$25 each, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Forty-five thousand dollars be granted to Her Majesty, for Militia: -Clothing and necessaries, \$20,000; Military works and

buildings, \$25,000, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding Nineteen thousand six hundred dollars be granted to Her Majesty, to pay the following items, for Militia:--To provide for the salary of an inspector of stores, \$1,200; To provide for the salary of Brigade Major Roy, \$1,200; Salaries and wages of civil employees (\$8,700—1893–4), \$17,200, for the year ending 30th June, 1895.

27. Resolved, That a sum not exceeding Fifty-eight thousand six hundred dollars be granted to Her Majesty, for modern "Firearms," for the year ending 30th June,

1895.

- 28. Resolved, That a sum not exceeding Two hundred dollars be granted to Her Majesty, to pay grants in aid of Artillery and rifle associations and bands, for the year ending 30th June, 1895.
- 29. Resolved, That a sum not exceeding Ten thousand dollars be granted to Her Majesty, to pay transport and freight (1893-4), for the year ending 30th June, 1895.
- 30. Resolved, That a sum not exceeding Three thousand five hundred dollars be granted to Her Majesty, for free ammunition for rifle competitions, for the year ending 30th June, 1895.

 31. Resolved, That a sum not exceeding Eight thousand dollars be granted to

Her Majesty, for Cartridge factory—(revote), for the year ending 30th June, 1895.

32. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, to pay gratuity to Thomas Rainsford for permanent injuries received in service, for the year ending 30th June, 1895.

33. Resolved, That a sum not exceeding Eighteen thousand five hundred dollars be granted to Her Majesty, for Military Properties, Works and Buildings, viz.:—Cancellation of leases of property, Barriefield camping ground, Kingston, \$2,000; Quebec—Pointing walls, \$10,000; Sussex, New Brunswick—Fitting up camp grounds, \$1,500; New Westminster, British Columbia—For a drill hall, \$5,000, for the year ending 30th June, 1895.

34. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to pay the following items, viz.:—Monuments, battlefields of Canada, \$4,000; Grant towards a monument to be erected in Toronto to the volunteers who took part in the rebellion in the North-west Territories in 1885, \$1,000, for the year

ending 30th June, 1895.

- 35. Resolved, That a sum not exceeding Forty-one thousand four hundred dollars be granted to Her Majesty, for Arts, Agriculture and Statistics—Balance required to pay Queen's Printer for completing printing, also, for proof reading of Volumes III, IV, and V, of the Census of 1891, including services rendered in 1893-94, \$5,700; General statistics, \$2,500; To purchase a strip of land to make the south boundary of the Brandon Experimental Farm coterminous with the Assinibaine River, \$1,000; Printing and distributing of reports and bulletins of Experimental Farms and distribution of seed grain for testing by farmers, also, trees and tree seeds, \$2,000; Additional for promoting dairy industry in Nova Scotia, Manitoba and the North-west Territories, viz.:—Additional travelling instructors in Nova Scotia for the whole year, \$300; Two travelling dairies in Manitoba and the North-west, four men at \$500 each, \$2,000; Travelling expenses, \$350 each, \$1,400; Three dairy stations in Manitoba and the North-west Territories, at \$500 each, \$1,500; Contribution towards an Exhibition in the North-west Territories, \$25,000, for the year ending 30th June, 1895.
- 36. Resolved, That a sum not exceeding Twenty-two thousand six hundred and forty-three dollars be granted to Her Majesty, for Quarantine—To make the item, vote No. 74 of main estimates, \$31,000, same as last year, to meet expenses of precautionary measures to prevent entry of small-pox in unorganized districts, \$21,000; To assist in paying expense of visiting Grosse Isle by the American Health Association, \$800; Cattle Quarantine—To provide a new fence for the Lévis Quarantine, \$843, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply, a Resolution; which was read, as follows:—

1. Resolved, That a sum not exceeding One hundred and forty-six thousand eight hundred and seventy-five dollars be granted to Her Majesty, for Railways and Canals—Capital—Railways—Intercolonial Railway—Increased accommodation at Halifax, \$89,375; Construction, Cape Breton and Oxford and New Glasgow sections, \$57,500, for the year ending 30th June, 1895.

The said Resolution, being read a second time, was agreed to.

The Order of the Day being read, for the second reading of the Bill to amend the Act to provide for the allowance of drawback on certain articles manufactured in Canada, for use in the construction of the Canadian Pacific Railway.

Mr. Haggart moved, seconded by Mr. Foster, and the Question being proposed,

That the Bill be now read a second time;

Mr. Mulock moved, in amendment to the Question, seconded by Mr. Charlton, That the word "now" be left out, and the words "this day three months" added at the end of the Question.

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down as follow:—

YEAS:

Messieurs

Allan, Campb Bain (Wentworth), Casey, Beith, Charltt Boston, Lowell	McMillan,	O'Brien, Scriver, and Semple.—15.
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NAYS:

Messieurs

Bain (Soulanges),	Daly,	Kenny,	Patterson (Colchester),
Baker,	Davin,	Lachapelle,	Patterson (Huron),
Beausoliel,	Davis,	Langevin (Sir Hector),	Pelletier,
Belley,	Dawson,	La Rivière,	Rinfret.
Bennett,	Delisle,	Laurier,	Robillard,
Bergeron,	Denison,	Leclair,	Roome,
Bergin,	Dugas,	Leduc,	Rosamond,
Bernier,	Dupont,	Lippé,	Ross (Dundas),
Blanchard,	Dyer,	Livingston,	Ross (Lisgar),
Bowman,	Fairbairn,	Maclean (York),	Sanborn,
Boyle,	Ferguson (Renfrew),	McDougald (Pictou),	Smith (Ontario),
Bryson,	Foster,	McDougall (Cape Breton),Sproule,
Carignan,	Fréchette,	McGregor,	Stevenson,
Carling (Sir John),	Gillies,	McLennan,	Tarte,
Caron (Sir Adolphe),	Girouard (Two Mount'ns), Madill,	Temple,
Carroll,	Grandbois,	Mara,	Thompson (Sir John),
Carscallen,	Grant (Sir James),	Marshall,	Tupper (Sir C. Hibbert),
Cartwright (Sir Richard),Guay,	Masson,	Turcotte,
Chesley,	Guillet,	Metcalfe,	Tyrwhitt,
Choquette,	Haggart,	Mignault,	White (Cardwell),
Christie,	Harwood,	Miller,	White (Shelburne),
Coatsworth,	Hughes,	Mills (Annapolis),	Wilmot,
Cochrane,	Ingram,	Mills (Bothwell),	Wilson,
Costigan,	Jeannotte,	Montague,	Wood (Brockville), and
Curran,	Joneas,	Ouimet,	Wood (West'land.—100.

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative.

The Bill was accordingly read a second time; and committed to a Committee of the Whole House, at the next sitting of the House.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting the granting of Dominion lands to the Saskatchewan and Western Railway Company.

(In the Committee.)

- 1. Resolved, That the Governor in Council may grant to the Saskatchewan and Western Railway Company, Dominion lands to an extent not exceeding 6,400 acres per mile, for a line of railway from Minnedosa to Rapid City, a distance of about fifteen miles.
- 2. Resolved, That the said grant may be made in aid of the said railway upon the conditions fixed by the Order in Council which may be passed in respect thereof, and that except as to such conditions the said grant shall be a free grant, subject only to the payment by the said Company of the cost of surveying the land and incidental expenses, at the rate of ten cents per acre cash, on the issue of the patents therefor.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

The Order of the Day being read, for the second reading of the Bill from the Senate, intituled: "An Act further to amend the Post Office Act."

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made an Amendment thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take into consideration the said Amendment; and the same was read, as follows:-

Page 1, line 8.—After "almanacks" insert "in sheets."

The said Amendment, being read a second time, was agreed to.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill, with the Amendment, do pass.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with an Amendment, to which they desire their concurrence.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting the granting of Subsidies to certain Railway Companies, and towards the construction of the Railways therein mentioned.

(In the Committee.)

1. Resolved, That it is expedient to authorize the Governor in Council to grant the subsidies hereinafter mentioned to the Railway Companies, and towards the construction of the Railways also hereinafter mentioned, that is to say:— For 90 miles of the railway, from Newport or Windsor to Truro or to a point between Truro and Stewiacke, and from a point on said railway to a point at or near Eastville, and from Eastville through the valley of the Musquodoboit River towards a point on the proposed Dartmouth branch of the Intercolonial, a subsidy not exceeding \$3,200 per mile, in lieu of the subsidies granted by the Act 55-56 Victoria, Chapter 5, and also, for a railway bridge over the Shubenacadie River on the line of the said railway, a subsidy of 15 per cent on the value of the structure, nor exceeding in the \$300,000.00 whole To the Nipissing and James' Bay Railway Company, for 25 miles of their railway, from at or near North Bay Station on the Canadian Pacific Railway, towards James' Bay, in lieu of the subsidy granted by the Act 55-56 Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile; also, for 43 miles of their railway from North Bay towards Lake Tamagamang, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole 217,000.00 To the Lotbinière and Megantic Railway Company, for 15 miles of their railway, in addition to the 15 miles already subsidized and built, a subsidy not exceeding \$3,200 per mile, nor exceeding in the 48,000.00

To the Drummond County Railway Company, for 30 miles of their railway, from St. Leonard northerly towards a junction with the Intercolonial Railway at Chaudière Junction, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	\$96,000.00
vince of Quebec, northerly through the County of Wolfe and into the County of Megantic a distance not exceeding 50 miles from Lime Ridge, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	160,000.00
To the Strathroy and Western Counties Railway Company, for 25 miles of their railway, from St. Thomas through the Counties of Elgin and Middlesex, towards Forest Station or Park Hill on the Grand Trunk Railway, a subsidy not exceeding \$3,200 per mile, nor	
To the Parry Sound Colonization Railway Company, for 20 miles of their railway, from Parry Sound, a subsidy not exceeding \$3,200	80,000.00
per mile, nor exceeding in the whole	64,000.00
per mile, nor exceeding in the whole	32,000.00
in the whole	102,400.00
a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole. To the Great Northern Railway Company, for 22 miles of their railway, from the eastern end of the 15 miles subsidized by the Act 56 Victoria, Chapter 2, to a point between Joliette and St. Felix de Valois,	38,400.00
a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole. To the Quebec and Lake St. John Railway Company, for 2 miles of the Chicoutimi branch of their railway from the east end of the 50 miles already subsidized and built eastward to the 52 miles to reach the deep water at Chicoutimi, a subsidy not exceeding \$3,200 per mile, also, for 12 miles from the 52 miles on the Chicoutimi branch to Ha Ha Bay, a subsidy not exceeding \$3,200 per mile, nor ex-	70,400.00
To the Pontiac and Ottawa Railway Company, for 23 miles of their railway, from the point of divergence from the Pontiac Railway to Ferguson's Point, a subsidy not exceeding \$3,200 per mile, nor	44,800.00
exceeding in the whole	73,600.00
dized towards Désert, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	64,000.00
to the Village of Nelson, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	32,000.00
exceeding in the whole	19,200.00

To the Cape Breton Railway Extension Company, for 30 miles of railway, between Port Hawkesbury and St. Peter's, on their line of	
railway from Port Hawkesbury to Louisburg, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole For a railway from a point on the Intercolonial Railway, between	\$96,000.00
Norton and Sussex Stations towards Havelock, 20 miles, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	64,000.00
For a railway from St. John's to Barneville, for a distance of 10 miles, a	
subsidy not exceeding \$3,200 per mile, nor exceeding in the whole For a line of railway from Cap de la Madeleine, to connect with the Piles	32,000,00
Branch of the Canadian Pacific Railway, 3 miles, a subsidy not	
exceeding \$3,200 per mile, nor exceeding in the whole	9,600.00
To the Canada Eastern Railway Company, for an extension of one mile	,
from the western end of their railway, to connect with the Canadian	
Pacific Railway, a subsidy not exceeding	3,200.00
To the Great Northern Railway Company, for 30 miles from its junction	
with the Lower Laurentian Railway near St. Tite, in the vicinity	
of the River St. Maurice westward, in lieu of the subsidies granted	
to the Maskinongé and Nipissing Railway Company by Act 55-56	
Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile, nor	00.000.00
exceeding in the whole	96,000.00
To the Lindsay, Bobcaygeon and Pontypool Railway Company, for 16	
miles of their railway, from Bobcaygeon to the Midland Railway,	
and for another 16 miles from the end of the said 16 miles to Ponty-	
pool, in lieu of the subsidies granted by the Acts 53 Victoria,	
Chapter 2, and 55-56 Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	102,400.00
wo,200 per mile, not exceeding in the whole	102,300.00

2. Resolved, That the subsidies hereinbefore mentioned as to be granted to Companies named for that purpose shall, if granted by the Governor in Council, be granted to such Companies, respectively, the other subsidies may be granted to such Companies as shall be approved by the Governor in Council as having established to his satisfaction their ability to construct and complete the said railways respectively; all the lines for the construction of which subsidies are granted, unless they are already commenced, shall be commenced within two years from the first day of August next, and completed within a reasonable time, not to exceed four years, to be fixed by Order in Council, and shall also be constructed according to descriptions and specifications and upon conditions to be approved by the Governor in Council, on the report of the Minister of Railways and Canals, and specified in an agreement to be made in each case by the Company with the Government, which agreement the Government is hereby empowered to make; the location also of every such line of railway shall be subject to the approval of the Governor in Council.

3. Resolved, That the granting of such subsidies, respectively, shall be subject to such conditions for securing such running powers or traffic arrangements and other rights as will afford all reasonable facilities and equal mileage rates to all railways connecting with those so subsidized, as the Governor in Council determines.

4. Resolved, That the said subsidies, respectively, shall be payable out of the Consolidated Revenue Fund of Canada, by instalments, on the completion of each section of the railway of not less than 10 miles, proportionate to the value of the portion so completed in comparison with that of the whole work undertaken, to be established by the report of the said Minister, or upon the completion of the work subsidized—except as to subsidies with respect to which it is hereinbefore otherwise provided.

5. Resolved, That the subsidy to the Great Northern Railway Company granted by the Act 56 Victoria, Chapter 2, for 15 miles from Montcalm to the Canadian Pacific Railway which shall be paid as follows:—On the completion of the 18 miles from New Glasgow to Montcalm, and of 2 miles out of the 15 miles from Montcalm

to the Canadian *Pacific* Railway, an instalment proportionate to the value of the 10 miles out of the total mileage subsidized by the Act 56 *Victoria*, Chapter 2, to be established as aforesaid, and the balance of the said subsidy on the completion of the remaining 13 miles of the said Railway.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

And then The House adjourned until 8 o'clock P.M., this day.

SECOND SITTING.

Thursday, 19th July, 1894.

Eight o'Clock, P.M.

PRAYERS.

Mr. Foster moved, seconded by Mr. Haggart, That this House will, To-morrow, resolve itself into a Committee to consider certain proposed Resolutions respecting the payment of a bounty on all pig iron made in Canada from Canadian ore.

Mr. Foster, a Member of the Queen's Privy Council then acquainted the House, That His Excellency the Governor General having been informed of the subject

matter of this Motion recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

- Mr. Bergeron reported from the Committee of the Whole House to consider certain proposed Resolutions respecting the granting of Dominion lands to the Saskatchewan and Western Railway Company, several Resolutions, which were read, as follow:—
- 1. Resolved, That the Governor in Council may grant to the Saskatchewan and Western Railway Company, Dominion lands to an extent not exceeding 6,400 acres per mile, for a line of railway from Minnedosa to Rapid City, a distance of about fifteen miles.
- 2. Resolved, That the said grant may be made in aid of the said railway upon the conditions fixed by the Order in Council which may be passed in respect thereof, and that except as to such conditions the said grant shall be a free grant, subject only to the payment by the said Company of the cost of surveying the land and incidental expenses, at the rate of ten cents per acre cash, on the issue of the patents therefor.

The said Resolutions, being read a second time, were agreed to.

The Order of the Day being read, for the third reading of the Bill to authorize the granting of subsidies in land to certain Railway Companies.

Sir John Thompson moved, seconded by Sir Adolphe P. Caron, That the said Order be discharged, and the Bill be recommitted to a Committee of the Whole

House with instruction that they have power to make provision in the said Bill pursuant to the Resolutions reported from the Committee of the Whole and agreed to by the House, this day, with respect to the Saskatchewan and Western Railway Company."

And the Question being put:—It was resolved in the Affirmative.

The Bill was accordingly recommitted to a Committee of the Whole House, with

instruction that they have power to amend the same.

The House accordingly again resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had amended the Bill.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Bergeron reported from the Committee of the Whole House to consider certain proposed Resolutions respecting the granting of Subsidies to certain Railway Companies and towards the construction of the Railways therein mentioned several Resolutions, which were read, as follow:—

1. Resolved, That it is expedient to authorize the Governor in Council to grant the subsidies hereinafter mentioned to the Railway Companies and towards the construction of the Railways also hereinafter mentioned, that is to say:—

For 90 miles of the railway, from Newport or Windsor to Truro or to a point between Truro and Stewiacke, and from a point on said railway to a point at or near Eastville, and from Eastville through the valley of the Musquodoboit River towards a point on the proposed Dartmouth branch of the Intercolonial, a subsidy not exceeding \$3,200 per mile, in lieu of the subsidies granted by the Act 55-56 Victoria, Chapter 5, and also, for a railway bridge over the Shubenacadie River on the line of the said railway, a subsidy of 15 per cent on the value of the structure, nor exceeding in the whole.

\$300,000.00

To the Nipissing and James' Bay Railway Company, for 25 miles of their railway, from at or near North Bay Station on the Canadian Pacific Railway, towards James' Bay, in lieu of the subsidy granted by the Act 55-56 Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile; also, for 43 miles of their railway from North Bay towards Lake Tamagamang, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole......

217,000.00

To the Lotbinière and Megantic Railway Company, for 15 miles of their railway, in addition to the 15 miles already subsidized and built, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole

48,000.00

96,000.00

160,000.00

To the Strathroy and Western Counties Railway Company, for 25 miles of their railway, from St. Thomas through the Counties of Elgin and Middlesex, towards Forest Station or Park Hill on the Grand Trunk Railway, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	\$80,000.00
To the Parry Sound Colonization Railway Company, for 20 miles of their railway, from Parry Sound, a subsidy not exceeding \$3,200	·
per mile, nor exceeding in the whole	64,000.00
per mile, nor exceeding in the whole	32,000.00
the whole	102,400.00
whole	38,400.00
whole To the Quebec and Lake St. John Railway Company, for 2 miles of the Chicoutimi branch of their railway from the east end of the 50 miles already subsidized and built eastward to the 52 miles to reach the deep water at Chicoutimi, a subsidy not exceeding \$3,200 per mile, also, for 12 miles from the 52 miles on the Chicoutimi branch to Ha Ha Bay, a subsidy not exceeding \$3,200 per mile, nor exceeding in	70,400.00
the whole	44,800.00
To the Ottawa and Gatineau Valley Railway Company, for 20 miles of their railway, from the eastern end of the 62 miles already subsidized towards Désert, a subsidy not exceeding \$3,200 per mile, nor	73,600.00
exceeding in the whole	64,000.00
nor exceeding in the whole	32,000.00
exceeding in the whole To the Restigouche and Victoria Railway Company, for 20 miles of their railway, from the western end of the 15 miles subsidized by the Act 55-56 Victoria, Chapter 5, towards Grand Falls, a subsidy	19,200.00
not exceeding \$3,200 per mile, nor exceeding in the whole To the Central Railway Company of New Brunswick, for 15 miles of their railway, from Chipman Station to the Newcastle Coal Fields, a subsidy not exceeding \$3,200 per mile, nor exceeding in the	64,000.00
whole	48,000.00

Towards the restoration or renewal of the railway bridge on the South- eastern Railway over the Yamaska River at Yamaska, a subsidy equal to one-third of the actual cost of the renewal of the bridge, but, the grant not to exceed in the whole	48,00 0.00
Towards the restoration or renewal of the railway bridge on the South- eastern Railway over the Yamaska River at Yamaska, a subsidy equal to one-third of the actual cost of the renewal of the bridge, but, the grant not to exceed in the whole	48,000.00
but, the grant not to exceed in the whole	
To the Boston and Nova Scotia Coal and Railway Company, for $10\frac{1}{2}$ miles of their railway, from the north end of the section already subsidized to Broadcove, a subsidy not exceeding \$3,200 per mile, also, for 25 miles of their railway from a point on the Cape Breton Railway, at or near Orangedale, towards Broadcove, a subsidy not exceeding \$3,200 per mile, in lieu of the subsidy granted by the	50,000.00
	13,600.00
	80,000.00
	20,000.00
\$3,200 per mile, nor exceeding in the whole	08,800.00
	57,200.00
	39,600.00
To the Pontiac and Kingston Railway Company, for 22 miles of a railway, from Portage du Fort to Upper Thorne Centre, via Shawville, a subsidy not exceeding \$3,200 per mile, nor exceeding in	21,600.00
the whole	0,400.00
exceeding \$3,200 per mile, nor exceeding in the whole	6,000.00
exceeding \$3,200 per mile, nor exceeding in the whole	2,000.00
ceeding \$3,200 per mile, nor exceeding in the whole	06,000.00
	4,000.00

For a line of railway from Cap de la Madeleine, to connect with the Piles Branch of the Canadian Pacific Railway, 3 miles, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole	\$9,600.00
To the Canada Eastern Railway Company, for an extension of one mile from the western end of their railway, to connect with the Canadian	
Pacific Railway, a subsidy not exceeding	3,200.00
with the Lower Laurentian Railway near St. Tite, in the vicinity	
of the River St. Maurice westward, in lieu of the subsidies granted to the Maskinongé and Nipissing Railway Company by Act 55-56	
Victoria, Chapter 5, a subsidy not exceeding \$3,200 per mile, nor	0.0.000.00
To the Lindsay, Bobcaygeon and Pontypool Railway Company, for 16	96,000.00
miles of their railway, from Bobcaygeon to the Midland Railway,	
and for another 16 miles from the end of the said 16 miles to Ponty-	
pool, in lieu of the subsidies granted by the Acts 53 Victoria, Chapter 2, and 55-56 Victoria, Chapter 5, a subsidy not exceeding	
\$3,200 per mile, nor exceeding in the whole	102,400.00

2. Resolved, That the subsidies hereinbefore mentioned as to be granted to Companies named for that purpose shall, if granted by the Governor in Council, be granted to such Companies, respectively, the other subsidies may be granted to such Companies as shall be approved by the Governor in Council as having established to his satisfaction their ability to construct and complete the said railways, respectively; all the lines for the construction of which subsidies are granted, unless they are already commenced, shall be commenced within two years from the first day of August next, and completed within a reasonable time, not to exceed four years, to be fixed by Order in Council, and shall also be constructed according to descriptions and specifications and upon conditions to be approved by the Governor in Council, on the report of the Minister of Railways and Canals, and specified in an agreement to be made in each case by the Company with the Government, which agreement the Government is hereby empowered to make; the location also of every such line of railway shall be subject to the approval of the Governor in Council.

3. Resolved, That the granting of such subsidies, respectively, shall be subject to such conditions for securing such running powers or traffic arrangements and other rights as will afford all reasonable facilities and equal mileage rates to all railways

connecting with those so subsidized, as the Governor in Council determines.

4. Resolved, That the said subsidies, respectively, shall be payable out of the Consolidated Revenue Fund of Canada by instalments, on the completion of each section of the railway of not less than 10 miles, proportionate to the value of the portion so completed in comparison with that of the whole work undertaken to be established by the report of the said Minister, or upon the completion of the work subsidized—except as to subsidies with respect to which it is hereinbefore otherwise provided.

5. Resolved, That the subsidy to the Great Northern Railway Company granted by the Act 56 Victoria, Chapter 2, for 15 miles from Montcalm to the Canadian Pacific Railway, which shall be paid as follows:—On the completion of the 18 miles from New Glasgow to Montcalm, and of 2 miles out of the 15 miles from Montcalm to the Canadian Pacific Railway, an instalment proportionate to the value of the 10 miles out of the total mileage subsidized by the Act 56 Victoria, Chapter 2, to be established as aforesaid, and the balance of the said subsidy on the completion of the remaining 13 miles of the said Railway.

The said Resolutions, being read a second time, were agreed to.

Ordered, That Mr. Haggart have leave to bring in a Bill to authorize the granting of Subsidies in aid of the construction of the lines of Railway therein mentioned. He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time at the next sitting of the House.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting the granting of Subsidies to certain Railway Companies and towards the construction of the Railways therein mentioned.

(In the Committee.)

1. Resolved, That it is expedient to authorize the Governor in Council to grant the Subsidies hereinafter mentioned to the Railway Companies, and towards the construction of the Railways also hereinafter mentioned, that is to say:—

To the Montfort Colonization Railway Company, for 12 miles of their railway from the end of the 21 miles already subsidized westward, to a point on the Rouge River, in the County of Argenteuil, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole... For a railway from a point on the Caraquet Railway, at or near Poke-

\$38,400.00

a railway from a point on the Caraquet Railway, at or near Pokemouche siding, towards Tracadie village, 12 miles, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole........

38.400.00

2. Resolved, That the subsidies hereinbefore mentioned as to be granted to Companies named for that purpose shall, if granted by the Governor in Council, be granted to such Companies, respectively, the other subsides may be granted to such Companies as shall be approved by the Governor in Council as having established to his satisfaction their ability to construct and complete the said railways, respectively; all the lines for the construction of which subsidies are granted, unless they are already commenced, shall be commenced within two years from the first day of August next, and completed within a reasonable time, not to exceed four years, to be fixed by Order in Council, and shall also be constructed according to descriptions and specifications and upon conditions to be approved by the Governor in Council, on the report of the Minister of Railways and Canals, and specified in an agreement to be made in each case by the Company with the Government, which agreement the Government is hereby empowered to make; the location also of every such line of railway shall be subject to the approval of the Governor in Council.

3. Resolved, That the granting of such subsidies, respectively, shall be subject to such conditions for securing such running powers or traffic arrangements and other rights as will afford all reasonable facilities and equal mileage rates to all railways

connecting with those so subsidized, as the Governor in Council determines.

4. Resolved, That the said subsidies, respectively, shall be payable out of the Consolidated Revenue Fund of Canada, by instalments, on the completion of each section of the railway of not less than 10 miles, proportionate to the value of the portion so completed in comparison with that of the whole work undertaken, to be established by the report of the said Minister, or upon the completion of the work subsidized.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

The House, according to Order, resolved itself into a Committee on the Bill to amend the Act to provide for the allowance of drawback on certain articles manufactured in *Canada* for use in the construction of the Canadian *Pacific* Railway, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be read the third time at the next sitting of the House.

The Order of the Day being read, for the House again in the Committee of Supply;

Mr. Foster moved, seconded by Mr. Haggart, and the Question being proposed,

That Mr. Speaker do now leave the Chair;

Mr. Laurier moved, in amendment, seconded by Mr. Mills (Bothwell), That all the words after "That," to the end of the Question be left out, and the words "in "March, 1889, a contract for the construction of a graving dock at Kingston, "Ontario, was entered into by the Government with a contractor tendering as A. C. "Bancroft, who, in reality, was a non-existent person, but the name was used to "represent the contracting firm of N. K. and M. Connolly, who were accepted by "the Government as contractors and who completed the said work.

"That on the 8th day of April, 1892, an information was filed in the Exchequer "Court on behalf of the Dominion Government making claims against the said N. K. "and M. Connolly and others, to recover from them moneys alleged to have been "wrongfully obtained from the Government by the defendants and amounting, as

" stated in such information, to \$570,064.51.

"That by a statement of defence filed by the defendants, N. K. and M. Connolly, in answer to such information, on the 7th May, 1892, the said defendants made a counter claim against the Government for the sum of \$123,941.85.

"That the trial of the said case is still pending and undisposed of.

"That it appears by the Auditor General's Report and by the statement of the "Minister of Public Works in this House, that the Government did, on the 13th day of July, 1892, pay to the said N. K. and M. Connolly the sum of \$43,621.50, in connection with their claim for works done on the Kingston Graving Dock, under the "fictitious name of N. C. Bancroft.

"That the said payment to the said N. K. and M. Connolly was highly improper under the circumstances herein set forth, and is deserving of the censure of this

" House," inserted instead thereof;

Bruneau.

Casey.

Allan, Bain (Wentworth),

Beausoliel,

And the Question being put on the amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS:

Messieurs

Cartwright (Sir Richard), Laurier,

Harwood.

Leduc,

McMillan.

McMullen,

Mignault,

Beith,	Dawson,	Livingston,	Mulock,	
Boston,	Geoffrion,	Lowell,	Scriver, and	
Brodeur,	Guay,	McGregor,	Semple.—24.	
Nays:				
Messieurs				
Bain (Soulanges)	Davis,	Jeannotte,	Roome,	
Belley,	Desaulniers,	Lachapelle,	Rosamond,	
Bergeron,	Dugas,	Langevin (Sir Hector),	Ross (Dundas),	
Blanchard,	Fairbairn,	LaRivière,	Ross (Lisgar),	
Boyd,	Ferguson (Leeds & Gren.), Leclair,	Smith (Ontario),	
Boyle,	Ferguson (Renfrew),	Lippé,	Sproule,	
Bryson,	Fréchette,	McDougald (Pictou),	Stevenson,	
Carling (Sir John),	Gillies,	McLennan,	Temple,	
Caron (Sir Adolphe),	Gironard (Two Mount'ns), Madill,		Thompson (Sir John),	
Carscallen,	Guillet,	Marshall,	Tupper (Sir C. Hibbert),	
Chesley,	Haggart,	Masson,	Tyrwhitt,	
Coatsworth,	Henderson,	Metcalfe,	White (Cardwell),	
Cochrane,	Hughes,	Miller,	White (Shelburne),	
Costigan,	Hutchins,	Ouimet,	Wilson, and	
Daly,	Ingram,	Pelletier,	Wood (Brockville).—61.	
Davin,				

So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly again resolved into itself the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Annapolis and Digby Railway—Construction, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding One hundred and thirty-thousand dollars be granted to Her Majesty, for Rapide Plat Canal—Enlargement, for the year ending

30th June, 1895.

3. Resolved, That a sum not exceeding Fifty thousand dollars be granted to Her Majesty, for Lachine Canal—Enlargement, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding One hundred and thirty-thousand dollars be granted to Her Majesty, for Trent Valley Canal—Construction, for the year ending

30th June, 1895.

5. Resolved, That a sum not exceeding Twenty-six thousand five hundred dollars be granted to Her Majesty, for Railways and Canals—Income—Canals—Rideau Canal—To complete sheet piling at Deep Cut, \$10,000; To build ice-breaker at Hog's Back, \$600; To pay for land damages, \$5,000; Towards assuming control and rebuilding Lorne bridge, \$6,500; To rebuild lock walls at lock 4, \$2,000; To rebuild bridge, lot 16, con. 4, Green Bay Road, \$600; To build swing bridge at Jones's Lock, Smith's Falls, \$1,800, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Twenty-one thousand dollars be granted to Her Majesty, for Cornwall Canal—To repair old locks, Nos. 15 and 19, \$7,500; To repair new lock, No. 15, \$1,500; To provide telephone line, \$2,000; To extend the

Cornwall sewer, \$10,000, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, to build new lock gates at lock No. 23—Williamsburg Canal, for the

year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Nineteen thousand five hundred dollars be granted to Her Majesty, for Welland Canal—To clean and deepen back ditch north side of feeder, \$2,800; To construct drain on John Charlston's property, \$200; To provide for rebuilding 1,300 feet of masonry wall along prism of canal on the level above lock No. 24, \$14,500; Towards building the east pier at Port Dalhousie, \$2,000, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Fourteen thousand five hundred dollars be granted to Her Majesty, for Beauharnois Canal—To build coffer-dam and repair sills and platforms, lock No. 14, Valleyfield, \$2,500; To renew foundations of swing bridge at guard lock, \$1,000; Drain at Grand Isle, Valleyfield, \$4,500; To renew masonry of nine locks, \$3,000; To rebuild bridge at Lost Channel, St. Timothy, \$3,500, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, towards rebuilding lock walls—Chambly Canal, for the year ending 30th

June, 1895.

11. Resolved, That a sum not exceeding One thousand two hundred dollars be granted to Her Majesty, to complete one pair of lock gates—St. Anne's Lock, for the

year ending 30th June, 1895.

- 12. Resolved, That a sum not exceeding Twelve thousand one hundred dollars be granted to Her Majesty, for Trent Valley Canal—To complete cut at mouth of Scugog River, \$500; To build sluiceway in Healy's Dam, \$1,200; To build fish-way at Bobcaygeon, \$200; To pay for building swing bridge at Trent Narrows, \$8,500; To assist in rebuilding Rosa's bridge over Otonabee River, \$1,700, for the year ending 30th June, 1895.
- 13. Resolved, That a sum not exceeding Four thousand seven hundred dollars be granted to Her Majesty, to rebuild north abutment of swing at guard lock, Grenville—Carillon and Grenville Canal, for the year ending 30th June, 1895.
- 14. Resolved, That a sum not exceeding Nineteen thousand two hundred dollars be granted to Her Majesty, to pay for land damages—Lachine Canal, for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding Three thousand seven hundred and ninety one dollars and fifty cents be granted to Her Majesty, to pay the following items, viz.:—Miscellaneous—For repairs and alterations to car "Victoria," \$3,200; To pay two months' wages as gratuity to the heirs of the late Vigile Chevalier, foreman of labourers, Beauharnois Canal, \$91.50; To pay gratuity to James Rutherford, who was injured at a crossing of the Intercolonial Railway, near New Glasgow, on

the 17th September, 1889, \$500, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Twenty thousand and seventy-four dollars be granted to Her Majesty, to pay the following items, viz.:—To pay a gratuity of two months' salary to the employees on the Welland Canal, whose services were dispensed with at the time of the reduction of the staff in 1894, \$2,654; To provide for salaries of engineers, draughtsmen and extra clerks, (which salaries may be paid notwithstanding anything in "The Civil Service Act," to the contrary), 1 at \$2,800, 1 at \$2,600, 1 at \$2,400, 1 at \$1,620, 2 at \$1,600, 3 at \$600, 1 at \$500, 2 at \$450, and 4 at \$400—\$17,420, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, towards compensating Mr. A. H. Archibald for the loss sustained by him by the breaking up of the roads between North Sydney and Port Hastings (over which he was then carrying the mails) by the construction of the Cape Breton

Railway, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Thirteen thousand five hundred dollars be granted to Her Majesty, for Railways and Canals—Collection of Revenue—Intercolonial Railway—Compassionate allowance to the sufferers by the accident on the Intercolonial Railway at Lévis, \$12,000; To compensate Mr. Martin for injuries sustained on the Intercolonial Railway, \$1,500, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding One thousand one hundred and fifty dollars be granted to Her Majesty, for general repairs—Carillon and Grenville Canal,

for the year ending 30th June, 1895.

20. Resolved. That a sum not exceeding Two hundred and twenty dollars be granted to Her Majesty, to pay Thomas Sweetman, land damages—Rideau Canal, for

the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, to pay, in cases of emergency, for the services of the regular canal staff when called away from their duties to make repairs of damage done to any canal which requires immediate and prompt attention to ensure the stoppage of navigation for as short a term as possible, to be charged in each case to the canal on which the work may be done, (notwithstanding anything in the Civil Service Act to the con-

trary), for the year ending 30th June, 1895.

- 22. Resolved, That a sum not exceeding Two thousand six hundred and fifty-two dollars and sixteen cents be granted to Her Majesty, for Public Works—Collection of Revenue—Maintenance and Repairs—Slides and Booms—River Trent and Newcastle District Works—To provide for the amount of a judgment for damages which was rendered in the Exchequer Court against the Crown in the suit of Messieurs Mossom Boyd & Co., lumber merchants, vs. E. T. Smith, Collector of Slide and Boom dues, for illegal seizure of plaintiffs' timber at Bobcaygeon, as security for tolls claimed to be due for slidage, together with the costs recovered, &c., \$1,152.16; Land and cable telegraph lines of the sea-coasts and islands of the lower rivers and Gulf of St. Lawrence and Maritime Provinces—Renewal of appliances on board steamship "Newfield," for raising and laying cables, &c., \$1,500, for the year ending 30th June, 1895.
- 23. Resolved, That a sum not exceeding Nine thousand three hundred and fifty-eight dollars and seventy-five cents be granted to Her Majesty, for Post Office—To compensate Mr. E. C. Powell, third class railway mail clerk in the British Columbia Division, for loss of personal property, whilst saving the mails, \$38.75; To provide for the permanent staff of the Vancouver, British Columbia post office—1 postmaster, \$2,000; 1 assistant postmaster, \$1,400; 2 second class clerks at \$900, \$1,800; 4 third class clerks at \$400, \$1,600; 1 messenger, \$360; 4 letter carriers, \$1,600—\$8,760;

Amount required to enable the Postmaster General to pay Mr. J. H. Bartlett, in addition to his present salary as second class clerk, the sum of \$60 for attending to the clock of the Ottawa post office; To provide for the appointment of Mr. Theodore Pope as a third class clerk in the outside service, without increment, \$500, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Three hundred dollars be granted to Her Majesty, for aid to Basil Beaulieu, towards reconstruction of bridge destroyed by fire across Little River, New Brunswick, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Fifteen thousand dollars be granted to

Her Majesty, for Kaministiquia River, for the year ending 30th June, 1895.

26. Resolved. That a sum not exceeding Fourteen thousand six hundred dollars be granted to Her Majesty, for Public Buildings, Nova Scotta—Lunenburg Post Office, Custom House, &c.—To complete (revote, \$4.500), \$6,600; Halifax Quarantine Station, on Lawlor's Island (revote), \$5,000; Sydney Quarantine Station at Keating Point (revote,) \$3,000, for the year ending 30th June, 1895.

27. Resolved, That a sum not exceeding Two hundred and thirteen dollars and, thirty-five cents be granted to Her Majesiy, for Public Buildings, Prince Edward Island—To pay W. C. Harris, architect, for professional services rendered, 1886 to 1893, in connection with the construction and maintenance of Public Buildings at Charlottetown, Montague and Summerside, inclusive of interior fittings, repairing

walls, &c., for the year ending 30th June, 1895.
28. Resolved, That a sum not exceeding Twelve thousand and ten dollars be granted to Her Majesty, for Public Buildings, New Brunswick-St. John Savings Bank-To pay Thomas H. Lawson, janitor, for watching the public treasure kept in the Assistant Receiver General's office, while the combination lock of the safe was being repaired, 16th July to 1st August, 1892, \$10; Chatham Post Office, Custom House, &c.—Additional (revote), \$5,000; Partridge Island Quarantine Station—St. John Harbour (revote), \$2,000; Marysville Public Building, \$5,000, for the year

ending 30th June, 1895.

29. Resolved, That a sum not exceeding Fifty-five thousand eight hundred and twenty dollars and seventy-one cents be granted to Her Majesty, for Public Buildings, Quebec-Montreal Post Office-Alterations, improvements, repairs, elevators, fittings, &c., \$20,000; Montreal Dominion Public Buildings-Improvements, alterations, renewals, repairs, &c., \$10,000; Quebec Post Office-New wing, including alterations to old buildings, furniture, &c., \$6,000; Quebec Immigrant buildings on Queen's Wharf, Louise embankment and breakwater, \$3,500; St. Hyacinthe Post Office, Custom House, &c. (revote of lapsed balance), \$3,742.95; Grosse Isle Quarantine Station, \$5,000; Quebec Drill Hall—Balance due contractors (revote), \$77.76; Rimouski Post Office, Custom House, &c., site to be given free of cost by municipality,

\$7,500, for the year ending 30th June, 1895.

30. Resolved, That a sum not exceeding Ninety-two thousand eight hundred and seventy-three dollars and seventy-four cents be granted to Her Majesty, for Public Buildings, Ontario—Toronto Custom House, Examining Warehouse, Savings Bank and Assistant Receiver General's Offices—Re-covering roofs, renewing floors, electric clocks, vaults, repairs, &c., \$5,000; Toronto Drill Hall, the City having provided a plot of land as agreed upon-To complete, \$20,000; Rideau Hall-Heating apparatus, electric lighting, new dairy, &c., \$13,000; Stratford Public Building-To make good damage done by fire of 21st April, 1894, \$10,000; Port Arthur Public Building -Revote of lapsed balance to complete payments to contractors on overdue amounts and to provide for further fittings and furniture required, &c., \$4,605; Petrolea Public Buildings-To complete payments to contractors on overdue amounts and to provide for additional fittings and furniture required (revote of \$8,717.30, lapsed 30th June, 1893), \$9,700; Orillia Public Building-To complete payments to contractors on overdue amounts and to provide additional fittings, sidewalks, fences, &c. (revote of lapsed balance), \$4,617.32; National Art Gallery and Fisheries Exhibit, Ottawa—Re-covering roof, &c., \$1,600; Arnprior Post Office, Custom House, &c.,

\$7,500; Kingston Royal Military College—Engineer model shed, \$2,500; Toronto— New Magazine, \$4,000; Amount required to pay for repairs and improvements in the Post Office building at Lucan, Ontario, \$351.42; Dominion Reformatory, \$10,000,

for the year ending 30th June, 1895.

31. Resolved, That a sum not exceeding Sixteen thousand six hundred and fifty dollars be granted to Her Majesty, for Public Buildings, Manitoba-Winnipeg Dominion Lands and Crown Timber Agents and Inspectors of Indian Affairs Offices-Heating apparatus, plumbing, &c., \$2,500; Brandon Industrial School-To complete. \$6,150; Portage la Prairie Post Office, &c., \$8,000, for the year ending 30th June, 1895.

Resolutions to be reported.

And The House having continued to sit till after Twelve of the Clock on Friday morning;

Friday, 20th July, 1894.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House, this day. Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itself

into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate by their Clerk, as followeth:-

The Senate have passed the following Bills, without any amendment:—Bill intituled: "An Act further to amend the Act respecting the Senate and House of Commons."

Bill intituled: "An Act respecting a certain Treaty between Her Britannic

"Majesty and the President of the French Republic."

Bill intituled: "An Act respecting the Land Subsidy to the Canadian Pacific

" Railway Company."

Also, the Senate have agreed to the Amendment made by this House to the Bill, intituled: "An Act further to amend the Post Office Act," without any amend-

And also, another Message acquainting this House, that the Senate doth agree to the Amendments made by this House, 1 to 26 inclusive, 28th and 29th, and to Clause "C" in the 27th Amendment to the Bill, intituled: "An Act further to amend "the Insurance Act," without any amendment.

And that the Senate hath disagreed to Clause "D", in the 27th Amendment, for the following reason, namely: That the Senate considers legislation on the subject

thereof should be postponed until another Session.

And then The House, having continued to sit till five minutes before One of the Clock on Friday morning, adjourned till 11 o'Clock, A.M., this day.

Friday, 20th July, 1894.

Eleven o'Clock, A.M.

PRAYERS.

The Petition of the Municipal Council of the Town of Niagara, Ontario, presented on Wednesday last; praying the House to grant such substantial aid to the Industrial Exhibition Association of Toronto as will enable it to hold a Dominion Exhibition in that City in the year 1895, being read;

Mr. Speaker said, That as the granting of the prayer of this Petition would

involve the expenditure of Public money, it cannot be received.

On motion of Mr. Taylor, seconded by Mr. Mills (Annapolis),

Resolved, That a Message be sent to the Senate informing their Honours, That this House returns the Evidence, &c., taken before the Select Committee of the Senate on Divorce, to whom was referred the following Bill, viz.:—

Bill from the Senate, intituled: "An Act for the relief of James St. George

Dillon."

Ordered, That the Clerk do carry the said Message to the Senate.

A Bill to amend the Act to provide for the allowance of drawback on certain articles manufactured in *Canada*, for use in the construction of the Canadian *Pacific* Railway was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Bergeron reported from the Committee of the Whole House respecting the granting of Subsidies to certain Railway Companies and towards the construction of the Railways therein mentioned, several Resolutions, which were read, as follow:—

1. Resolved, That it is expedient to authorize the Governor in Council to grant the Subsidies hereinafter mentioned to the Railway Companies, and towards the construction of the Railways also hereinafter mentioned, that is to say:—

To the Montfort Colonization Railway Company, for 12 miles of their railway from the end of the 21 miles already subsidized westward to a point on the Rouge River, in the County of Argenteuil, a subsidy not exceeding \$3,200 per mile, nor exceeding in the whole.

\$38,400.00

38,400.00

2. Resolved, That the subsidies hereinbefore mentioned as to be granted to Companies named for that purpose shall, if granted by the Governor in Council, be granted to such Companies, respectively, the other subsidies may be granted to such Companies as shall be approved by the Governor in Council as having established to his satisfaction their ability to construct and complete the said railways, respectively; all the lines for the construction of which subsidies are granted, unless they are already commenced, shall be commenced within two years from the first day of August next, and completed within a reasonable time, not to exceed four years, to be fixed by Order in Council, and shall also be constructed according to descriptions and specifications and upon conditions to be approved by the Governor in Council, on the report of the Minister of Railways and Canals, and specified in an agreement to be made in each case by the Company with the Government, which agreement the Government is hereby empowered to make; the location also of every such line of railway shall be subject to the approval of the Governor in Council.

3. Resolved, That the granting of such subsidies, respectively, shall be subject to such conditions for securing such running powers or traffic arrangements and other rights as will afford all reasonable facilities and equal mileage rates to all railways connecting with those so subsidized, as the Governor in Council determines.

4. Resolved, That the said subsidies, respectively, shall be payable out of the Consolidated Revenue Fund of Canada by instalments, on the completion of each section of the railway of not less than 10 miles, proportionate to the value of the portion so completed in comparison with that of the whole work undertaken, to be established by the report of the said Minister, or upon the completion of the work subsidized.

Mr. Haggart moved, seconded by Mr. Foster, and the Question being proposed,

That the Resolutions be now read the second time;

Mr. Laurier moved, in amendment, seconded by Mr. Mills (Bothwell), That all the words after "now" to the end of the Question be left out, and the words "re"committed to a Committee of the Whole House, in order to amend the same, as follow:—

"That within four days after the opening of each Session, the Minister of Rail"ways shall lay upon the Table of the House, copies of all agreements made by any
"of the Companies with the Government, together with a statement of all payments
"made by the Government up to date, for subsidies earned by any of the said Com-

" panies, and the Orders in Council authorizing such payments.

"That within a month after the payment to any Company of any portion of the subsidies, the President and Manager of said Company shall furnish to the Auditor General a statement under oath showing if the whole of the subsidies so paid to "the Company have been applied in the manner herein intended, and that a similar "statement shall be supplied by every contractor of the Company who is to receive "or has received the payment out of any such subsidies or out of the proceeds "thereof, and that, within four days after the opening of each Session, the Auditor "General shall lay all such statements upon the Table of the House.

"That all such documents thus laid upon the Table of the House shall be "referred to the Committee on Public Accounts, to be by them investigated in the

" same manner as the Public Accounts.

"That every officer and director of the said Companies and every person having " a contract with any of the Companies for the performance of any work, the doing "of anything, or the furnishing of any goods, effects, or materials, and having or "expecting to have any claim or demand against the Company by reason of such " contract, who either directly or indirectly, by himself or by any person on his be-"half, subscribes, furnishes or gives, or promises to subscribe, furnish or give any "money or other valuable consideration for the purpose of promoting the election " of any candidate to a Legislature or to Parliament, or with the intent in any way " of influencing or affecting the result of a Provincial or Dominion election,—is "guilty of a misdemeanour and liable to a fine of not less than One hundred dollars " and not exceeding One thousand dollars; unless the value of the amount or thing "paid, offered, given, loaned, promised, received or subscribed, as-the case may be, "exceed the last mentioned sum, in which case the fine may be raised to a sum not "exceeding such value, and also, to a term of imprisonment not exceeding one year, " and not less than one month, and in default of payment of such fine, to imprison-"ment for a further term not exceeding six months," inserted instead thereof;

And the Question being put on the amendment; the House divided: and the

names being called for, they were taken down, as follow:-

YEAS:

Messieurs

Allan, Bain (Wentworth), Beausoliel, Beith, Brodeur, Cartwright (Sir Richard), Laurier,
Dawson, Livingston,
Delisle, McGregor,
Devlin, McMullen,
Geoffrion, Mignault,

Mills (Bothwell), Mulock, Rider, Scriver, and Sutherland.—20.

NAYS:

Messieurs

Bain (Soulanges), Davis, Lachapelle, Rosamond, Belley, Dupont, Langevin (Sir Hector), Ross (Dundas), Bergeron, Fairbairn, LaRivière, Ross (Lisgar), Bergin, Ferguson (Leeds & Gren.), Leclair, Smith (Ontario), Boyd, Foster, Lippé, Sproule, Taylor, Bryson, Fréchette, McDougald (Pictou), Carling (Sir John), Gillies, Madill, Thompson (Sir John), Carscallen, Guillet, Masson, Tupper (Sir C. Hibbert), Coatsworth, Haggart, Tyrwhitt, Metcalfe, Cochrane, Henderson, White (Cardwell), Onimet, Costigan, Hughes, Wilmot, and Pope, Daly, Hutchins, Roome, Wood (Brockville). -- 50. Davin, Jeannotte.

So it passed in the Negative.

And the main Question being again proposed;

Sir Richard J. Cartwright moved, in amendment, seconded by Mr. Mulock, That with respect to the second Paragraph of the first Resolution, concerning a railway from a point on the Caraquet Railway, "in view of the fact that the said road is a "branch of the Caraquet road, and that the said Caraquet road, as appears from the "report recently laid on the Table of this House by the Minister of Railways, is "utterly insolvent and unable to pay working expenses and to keep its line in due "repair; and also, that the statements on the faith of which the original grant was "made have been entirely falsified by the results; there is no justification for grant-"ing any further sums of public money to such an enterprise."

And the Question being put on the amendment; the House divided as in the

preceding division: -So it passed in the Negative.

Then the main Question being put:—It was resolved in the Affirmative. The Resolutions were accordingly read a second time, and agreed to.

The Order of the Day being read, for the second reading of the Bill to authorize the granting of Subsidies in aid of the construction of the lines of Railway therein mentioned.

The Bill was accordingly read a second time; and committed to a Committee of the Whole House, at the next sitting of the House, this day.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting the payment of a bounty on all pig iron made in Canada from Canadian ore.

(In the Committee.)

1. Resolved, That it is expedient to provide that the Governor in Council may authorize the payment of a bounty of Two dollars per ton on all pig iron made in Canada from Canadian ore, a bounty of Two dollars per ton on all iron puddled bars made in Canada from Canadian pig iron manufactured from Canadian ore, and a bounty of Two dollars per ton on all steel billets manufactured in Canada from pig iron (made in Canada from Canadian ore) and such other ingredients as are necessary and usual in the manufacture of such steel billets, the proportion of such ingredients to be regulated by Order of the Governor in Council.

2. Resolved, That it is expedient to provide that in the case of the products of furnaces now in operation the said bounties shall be applicable only to such products manufactured therein between the 27th day of March, 1894, and the 26th day of March, 1899, both days included, and that in the case of the products of any furnace which commences operations hereafter, but prior to the 27th day of March, 1899, the said bounties shall be applicable to such products manufactured therein during a

period of five years from the date of commencing operations.

3. Resolved, That in computing the bounty no payment shall be made in respect of foreign ores used in the products before mentioned.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

The Order of the Day being read, for the second reading of the Bill further to amend the Dominion Elections Act.

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered. That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, proceeded to take into consideration the reason given by the Senate for disagreeing to Clause "D" in the 27th Amendment made by this House on the 16th instant, to the Bill from the Senate, intituled: "An Act to amend the Insurance Act."

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron,

Resolved, That this House doth not insist on Clause "D", in the 27th Amendment to the said Bill.

Resolved, That a Message be sent to the Senate acquainting their Honours therewith.

Ordered, That the Clerk do carry the said Message to the Senate.

Mr. Patterson (Huron), a Member of the Queen's Privy Council, laid before the House, by command of His Excellency the Governor General,—Establishment Lists of the Active Militia for the financial year 1894-95. (Sessional Papers, No. 19a.)

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

1. Resolved, That a sum not exceeding Thirty-seven thousand one hundred and fifty-eight dollars and forty six cents be granted to Her Majesty for Public Buildings, North-west Territories—Wolseley—Court House (revote), \$4,000; Court House, lock-up and police accommodation, \$2,000; Red Deer Industrial School, \$4,000; Lieutenant-Governor's residence, Regina—Improvements, repairs and furniture, including stables, conservatory, water supply and fire protection, \$2,500; Lethbridge Custom House—Safe, \$600; Moosomin Court House—Addition, &c., \$3,700; Prince Albert Crown Lands and Timber Agents' Offices (revote of \$3,559 lapsed), \$6,700; Edmonton Registry Office and Crown Lands and Timber Agents' Offices (revote of lapsed balance), \$2,779; Regina Court House, Land Office and Registry Office, \$8,000; Lieutenant-Governor's residence, Regina—To pay outstanding accounts for indispensable works performed and furniture, fittings, &c., supplied to render the new residence ready for occupation (revote of lapsed amount), \$2,879.46, for the year ending 30th June, 1895.

- 2. Resolved, That a sum not exceeding Sixty-nine thousand six hundred dollars be granted to Her Majesty, for Public Buildings—British Columbia—Victoria Drill Hall and accessory buildings, \$5,000; Victoria new Post Office (revote, \$24,000), \$54,000; Williams Head Quarantine Station—Detention Buildings, &c. (revote), \$10,000; British Columbia Penitentiary, New Westminster—Towards retaining wall in front of guards' cottages, Columbia Street, \$600, for the year ending 30th June, 1895.
- 3. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Repairs, Furniture, &c.—Cattle Quarantine Station—Works of repairs, renewal and improvements to buildings, fences, &c., \$2,000; Parliament Buildings, Ottawa—Renewal of boilers, \$5,000, for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Twenty-seven thousand five hundred and fifty-two dollars be granted to Her Majesty, for Harbours and Rivers-Nova Scotia-Nyanza Wharf (revote), \$600; Whitehaven Channel, \$1,500; South Ingonish - Closing up breach between protection block on north side of channel and the shore, \$1,000; D'Escousse Wharf (revote of lapsed amount), \$1,000; Cow Bay-Urgent repairs to Breakwater, \$4,000; Boularderie Island—Wharf on South side (revote), \$3,000; Broad Cove—Repairs to breakwater, \$500; Port Mouton—Repairs to breakwater, \$850; Louis Head (revote of lapsed amount), \$1,002; Church Point, \$3.0; Margaretville -Repairs to pier, \$500; Port George-Urgent repairs, \$1,400; Parrsboro' Wharf-Repairs, \$1,500; Bass River—Pile Wharf, \$3,200; Great Village—Repairs to wharf, \$450; Arisaiq—Repairs to wharf, \$1,000; Margaree—Repairs to breakwater, \$500; Seaside-Wharf, the locality contributing an equal amount, \$2,000; Blanche Harbour, \$300; To cut a channel at Monk's Head, from the lake to Antigonish Harbour, \$500; McNair's Cove—To secure facilities for the use by fishermen of the wharf and landing place, \$400; Georgeville—Repairs to wharf, \$2,000, for the year ending 30th June, 1895.
- 5. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Harbours and Rivers—Prince Edward Island—Campbell's Cove Breakwater—Works of reconstruction and repair, \$2,000; Kier's Shore—Extension to wharf and repairs, \$3,000, for the year ending 30th June, 1895.
- 6. Resolved, That a sum not exceeding Six thou-and seven hundred and twenty dollars be granted to Her Majesty, for Harbours and Rivers—New Brunswick—River St. John—Protection of banks of Oromocto and Thatch Islands, \$2,220; Hopewell Cape—Repairs to wharf, \$600; Buctouche Wharf—Repairs, \$1,500; West Quaco—Repairs to dam, \$400; Burnt Church—Wharf, \$2,000, for the year ending 30th June, 1895.
- 7. Resolved. That a sum not exceeding Seventy thousand one hundred dollars be granted to Her Majesty, for Harbours and Rivers—Quebec—Port Daniel—Repairs to pier, \$1,000; New Carlisle—General repairs to wharf, \$500; Lower St. Lawrence -To provide for the establishment of safe landing places for fishing boats along the south coast of the Gulf of St. Lawrence below Matane, \$2,000; Rimouski-Extension of wharf, \$10,000; Matane-Repairs to pier, \$1,000; Pointe aux Esquimaux-Wharf, \$5,000; Lake St. John District—Wharfs, \$2,000; Cacouna Pier—Extension, \$2,000; Isle Verte Pier-Repairs, \$1,000; Trois Pistoles-Repairs, \$1,000; Baie St. Paul-To complete wharf at Pointe aux Corbeau, \$8,700; Baie St. Paul-Repairs to isolated block, \$1,500; St. Irénée-Addition to pier (revote), \$2,000; St. Michel de Bellechasse—Repairs to pier, \$800; Cap de la Magdeleine—Addition to wharf, \$2,800; River Richelieu-Belæil channel guide piers, \$3,000; Lacolle-Repairs to wharf, \$800; Pointe Claire—Repairs to wharf, \$2,500; Rivière du Lièvre—To provide for settlement of claims for damages to riparian properties by back water due to the construction of the Little Rapids lock and dam, \$5,000; Baie des Pères, Lake Temiscaming—Repairs to wharf, \$1,000; Phillipsburg—Towards the construction of a pier— (revote), \$4,000; Magog Wharf, \$2,500; River Ste. Anne (La Pérade), \$10,000, for the year ending 30th June, 1895.
- 8. Resolved, That a sum not exceeding Ninety-one thousand five hundred dollars be granted to Her Majesty, for Harbours and Rivers—Ontario—River Beau-

dette—To continue improvement of river by cleaning out channel (revote of lapsed amount), \$3,000; Nation River, North Branch—For purchase of existing riparian rights and removal of a dam, the parties interested furnishing an equal amount (revote),\$2,500; Trenton Harbour—Dredging (revote),\$2,000; Toronto Harbour—Works at eastern entrance, &c., the City of Toronto having contributed \$100,000, \$50,000; Port Arthur—Dredging (revote of unexpended balance of appropriation for 1893-94), \$1,500; Owen Sound—Harbour improvements, \$10,000; Thessalon—New wharf, the municipality furnishing the site free of cost (revote of lapsed amount), \$5,000; Removal of Robertson's rocks in main passage between Clapperton and Croker's Island, Georgian Bay—To continue work, \$2,000; Lakes Simcoe and Couchiching—Regulation of waters, \$5,500; Port Dover—Dredging, \$5,000; Port Stanley (revote), \$5,000, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Two thousand five hundred dollars be granted to Her Majesty, for Wharf on Lake Winnipeg, for the year ending 30th June,

1895.

10. Resolved, That a sum not exceeding Fifteen thousand five hundred dollars be granted to Her Majesty, for Harbours and Rivers—British Columbia—Protection of river banks at Golden, on the Kicking Horse River, the Local Government contributing \$500, \$500; Kootenay (East) River—Improvements between Canal Flat and Fort Steele, \$5,000; Columbia River—Protection of bank at Revelstoke and vicinity to prevent erosion, the Local Government of British Columbia contributing an equal amount—Expenditure to be made on settlement of title, \$5,000; Fraser River—Survey (revote, \$1,000), \$5,000, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Two thousand seven hundred and fifty dollars be granted to Her Majesty, for Slides and Booms—Ottawa District—To pay Mrs. George Guertin for a strip of her property along the south shore and opposite the first Chute of the Petewawa River which is required for the improvement of the existing facilities for the descent of timber, the amount to be in full of all demands for water power and other riparian privileges and rights, damages to her old mill and flume resulting from the passages of timber through the Gap in the Government dam on the south side of the river and a right of way across her lands to the public road, \$750; Saguenay District—For piers at the Décharge from Lake St. John to obviate the necessity of stretching booms in the fall, \$2,000, for the year ending 30th June, 1895.

ending 30th June, 1895.

12. Resolved, That a sum not exceeding Thirty-six thousand and twenty-five dollars be granted to Her Majesty, for Roads and Bridges—Bridges across the Saskatchewan at Edmonton, North-west Territories, the municipality furnishing 25 per cent of the cost, \$25,000; Swing bridge over the Burlington channel, \$5,000; Des Joachims bridge over the Ottawa—Repairs, \$1,250; Portage du Fort bridge over the Ottawa—Works of reconstruction and repair, \$1,250; Bridge over Pond Creek, \$3,000; To settle Kennedy and Heney claim in connection with construction of

Battle River bridge (revote), \$525, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Four thousand three hundred dollars be granted to Her Majesty, for Telegraphs—Land and cable telegraph lines for the sea coasts and islands of the lower rivers and Gulf of St. Lawrence and Maritime Provinces—General repairs and clearance of line on Manicouagan Peninsula and reconstruction of foot bridges destroyed by storms between Bersimis and Sault au Cochon, north shore of St. Lawrence, \$1,800; Meat Cove Line, Cape Breton—Clearance of line and repairs, \$1,000; Grant to Great North-western Telegraph Company, covering cost of materials used by them in providing increased facilities between Quebec and St. Joachim for exchange of business with the Government north shore telegraph system, \$500; Telegraph Lines, British Columbia—Ashcroft-Barkerville line—Resetting of poles and general repairs, \$1,000, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Twelve thousand seven hundred dollars be granted to Her Majesty, for Monument to the late Sir John A. Macdonald (revote, \$7,700), for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, towards the erection of the Maisonneuve Monument, for the year

ending 30th June, 1895.

16. Resolved, That a sum not exceeding One thousand and three dollars and seventy-five cents be granted to Her Majesty, for retiring allowance to Joseph Rosa, Esquire, Civil Engineer, who spent 37 years in the public service, equal to 6 months of his salary, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding One thousand and three dollars and seventy-five cents be granted to Her Majesty, for retiring allowance to C. E. Michaud, Esquire, Civil Engineer, who spent 30 years in the public service, equal to 6 months

of his salary, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding One thousand and eighty dollars be granted to Her Majesty, for retiring allowance to John Bowes, Esquire, Architect, who spent 36 years in the public service, equal to 6 months of his salary, for the year ending 30th June, 1895.

19. Resolved. That a sum not exceeding Three hundred and sixty-five dollars be granted to Her Majesty, for retiring allowance to W. B. Snow, Esquire, Civil Engineer, who spent 13 years in the public service, equal to 3 months of his salary, for the

year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Three hundred dollars be granted to Her Majesty, to pay to the widow of John C. Allison, late resident Engineer, Public Works Department at St. John, New Brunswick, a gratuity equal to 2 months of his salary, for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Three hundred dollars be granted to

Her Majesty, to pay for clerical assistance, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding One hundred and twenty-six thousand five hundred and thirty-three dollars and thirty-three cents be granted to Her Majesty, for Mail Subsidies and Steamship Subventions—Amount required to pay the Allan Steamship Company for ocean mail service between Great Britain and Canada, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for additional steam communication during the season of 1894, i.e., from the opening to the closing of navigation between Prince Edward Island and

the mainland, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Sixteen thousand six hundred and sixty dollars be granted to Her Majesty, for Ocean and River Service.—To provide for the maintenance of new steamer now under construction in England, \$10,000; To provide for a lifeboat station at Seal Island, \$2,000; To pay two months' gratuity to the widow of the late Archibald Warner, in his lifetime Chief Engineer of the Government Steamer "Newfield," \$160; To meet expenses in connection with conference to be held in London relating to the manning of ships, \$500; To pay Messieurs Macdonald Bros. for their services in saving the boiler and engine of the steamer "Napoleon III" (revote) \$4,000, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Six hundred and seventy-five dollars be granted to Her Majesty, for Fisheries.—Amount required to pay George Ganley for hire of tug, during the fall of 1891, while employed on fisheries service on Lake

Superior, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding Seven thousand one hundred and twenty-nine dollars and fifty-one cents be granted to Her Majesty, for Geological Survey.— To provide for the cost of boring for petroleum at Athabasca River, \$7,000; To pay J. W. Powell, Victoria, British Columbia, balance of cost of a collection of Indian curios furnished the Department of the Interior in 1879-80, \$129.51, for the year ending 30th June, 1895.

27. Resolved, That a sum not exceeding Seven thousand three hundred and fortynine dollars and fifty-seven cents be granted to Her Majesty, for Indians.—Eastern Provinces—To provide an amount for expenditure at Caughnawaga, Province of

Quebec, in building school-houses, repairing roads and bridges, and evicting trespassers, and surveys, \$3,500; For surveys of reserves on the St. Maurice, \$500; To assist in building Bonnechere bridge, foot of Golden Lake Reserve, \$200; To increase the allowance to George Long, the agent for the Iroquois of St. Régis, \$50; To increase the salary of the teacher of the Indian day school at Nipegon River Reserve, from \$200 to \$250, \$50; To provide for 20 additional pupils (girls) at \$60 each per annum at the Roman Catholic Industrial School at Wikwemikong, \$1,200; To provide arrears of salary to J. Jacobs, teacher of the boys' school, Caughnawaga, for December quarter, 1892, March and June quarters, 1893, at the rate of \$450 per annum, Mr. Jacobs only having received \$300 for these quarters, \$112.50; To provide for reshingling and painting the roof of the agent's house, on the Point Bleue Reserve, Lake St. John, \$75; To refund to A. C. Macrae amount overpaid on lots 24 and 25, 9th concession of Gordon, \$102.90, with interest at 6 per cent from 1st December, 1884, to 30th June, 1894, \$59.17, \$162.07; Revote of amount required for removal of school-house from Hudson Bay Company's post to Indian Reserve at Michipicoten. \$100; To assist in the erection of a school-house for the Micmacs of Ste. Anne de Restigouche, Province of Quebec, \$1,000; To provide an amount to pay account for legal services rendered by Messieurs Borden, Ritchie, Parker and Chisholm in connection with the ejectment of trespassers on the Whycocomagh and Malagawatch Reserves, County of Inverness, \$100; To provide for the salary of the teacher of the Indian school at Shubenacadie, \$300, for the year ending 30th June, 1895.

28. Resolved, That a sum not exceeding Three thousand three hundred dollars be granted to Her Majesty, for Indians—Manitoba and the North-west Territories—To provide the usual grant for two Roman Catholic schools outside treaty limits, Nativity Mission, near Fort Chipewayan, and Providence Mission, Mackenzie River, \$400; To provide an additional amount for the purchase of seed grain for Manitoba and the North-west Territories, \$2,500; To provide for the purchase of medicines to be furnished missionaries for the use of Indians outside treaty limits, \$400, for the

year ending 30th June, 1895.

29. Resolved, That a sum not exceeding Nine thousand four hundred dollars be granted to Her Majesty, for Indians—British Columbia.—To assist in the erection of a new building for girls at the Indian school, Alberni, \$1,500; To provide for the erection of an industrial school at Lytton, \$5,000; To provide a grant for the maintenance of a hospital at Lytton, under the auspices of the Church of England, \$400; To provide for the erection of a new building for the industrial school at Williams Lake, \$2,000; For seed grain for Indian sufferers by Fraser River floods, \$500, for the year ending 30th June, 1895.

30. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, to pay further amount required for the Government of the North-

west Territories, for the year ending 30th June, 1895.

31. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty—To provide an amount for the relief of distressed Canadians in foreign countries other than the *United States*, for the year ending 30th June, 1895.

32. Resolved, That a sum not exceeding Six thousand five hundred dollars be granted to Her Majesty, to meet disbursements on account of litigated matters

(Interior), for the year ending 30th June, 1895.

33. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty, to pay further amount required to meet cost of Royal Commission on liquor traffic, \$10,000; Printing, &c., \$20,000, for the year ending 30th June, 1895.

34. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Commissions to make public inquiries, for the year ending 30th

June, 1895.

35. Resolved. That a sum not exceeding Two thousand and twenty dollars be granted to Her Majesty, for Excise—Salaries—To increase the salary of A. F. Simpson, Collector, Sherbrooke Division, due to a higher classification of his division, \$120; To provide a Deputy Collector for Sherbrooke Division, \$800; To provide a Deputy Collector for Perth Division (Eganville), \$200; To provide for the salary of

N. McLenaghan, Deputy Collector, Perth Division, \$1,000, less main estimates, \$800—\$200; To provide for a third class exciseman at Vancouver Division, \$600; To increase the salary of U. H. McKimm, Pembroke, \$100, for the year ending 30th June, 1895.

36. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to pay further amount required for tobacco stamps for Canadian and

imported tobacco, for the year ending 30th June, 1895.

37. Resolved, That a sum not exceeding Nine hundred and fifty dollars be granted to Her Majesty, for Weights and Measures—Salaries—To increase the salary of S. Irwin, \$100; William Johnson, \$200; A. E. Wheatly, \$50; A. Guay, \$100; To provide for the salary of T. H. Elliott, omitted from main estimates, \$500, for the year ending 30th June, 1895.

38. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Electric Light Inspection—To provide for the purchase of standard instruments, &c., and payment for expert services, and for other purposes under

the Act, for the year ending 30th June, 1895.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered. That the Report be received at the next sitting of the House, this day.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, this day, again resolve itself

into the said Committee.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate by their Clerk, as followeth:—

The Senate have passed the Bill, intituled: "An Act further to amend the "Inland Revenue Act," with an Amendment, to which they desire the concurrence of this House.

On motion of Mr. Wood (Brockville), seconded by Mr. Daly,

Ordered, That the House proceed to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act further to amend the Inland "Revenue Act," and the same was read, as follows:

Page 1, line 9.—Leave out from "expenses" to "shall" and insert "in connec-

"tion therewith."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendment.

And then The House adjourned until 8 o'Clock, P.M., this day.

SECOND SITTING.

Friday, 20th July, 1894.

Eight o'Clock, P.M.

PRAYERS.

The following Petition was brought up, and laid on the Table:—By Mr. Metcalfe,—The Petition of the Belleville Board of Trade.

On motion of Mr. Masson, seconded by Mr. Sproule, Resolved, That this House doth concur in the Fifth Report of the Select Standing Committee on Privileges and Elections.

The House, according to Order, proceeded to take into consideration the Amendment made by the Senate to the Bill, intituled: "An Act to incorporate the "Boynton Bicycle Electric Railway Company," and the same was read, as follows:—Page 1, line 20.—After "Winnipeg" insert "to a point on the Niagara River."

The said Amendment, being read the second time,

Mr. Gillies moved, seconded by Mr. Masson, and the Question being put, That the said Amendment be not agreed to, for the reason that it is not covered in the Petition asking for incorporation:—It was resolved in the Affirmative.

Mr. Speaker informed the House, That the Clerk of the House had laid upon the Table the following Papers:—General Statements and Returns of Baptisms, Marriages and Burials in the Districts of Bellechasse, Chicoutimi, Gaspé, Kamouraska, L'Islet, Montmagny, Ottawa and Saguenay. (Sessional Papers, No. 105.)

Also, Statement of the affairs of the British Canadian Loan and Investment

Company on the 31st December, 1893. (Sessional Papers, No. 20.)

The Order of the Day being read, for the House in Committee on the Bill to authorize the granting of Subsidies in aid of the construction of the lines of Railway therein mentioned.

Mr. Haggart moved, seconded by Mr. Foster, That it be an instruction to the Committee, that they have power to make provision therein pursuant to the Resolu-

tion adopted this day.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment,

Ordered, That the Bill be read the third time at the next sitting of the House.

Mr. Bergeron reported from the Committee of the Whole House this day, to consider certain proposed Resolutions respecting the payment of a bounty on all pig iron made in Canada from Canadian ore, several Resolutions, which were read, as follow:—

1. Resolved, That it is expedient to provide that the Governor in Council may authorize the payment of a bounty of Two dollars per ton on all pig iron made in Canada from Canadian ore, a bounty of Two dollars per ton on all iron puddled bars made in Canada from Canadian pig iron manufactured from Canadian ore, and a bounty of Two dollars per ton on all steel billets manufactured in Canada from pig

iron (made in Canada from Canadian ore) and such other ingredients as are necessary and usual in the manufacture of such steel billets, the proportion of such ingredients to be regulated by order of the Governor in Council.

2. Resolved, That it is expedient to provide that in the case of the products of furnaces now in operation the said bounties shall be applicable only to such products manufactured therein between the 27th day of March, 1894, and the 26th day of March, 1899, both days included, and that in the case of the products of any furnace which commences operations hereafter, but prior to the 27th day of March, 1899, the said bounties shall be applicable to such products manufactured therein during a period of five years from the date of commencing operations.

3. Resolved, That in computing the bounty no payment shall be made in

respect of foreign ores used in the products before mentioned.

The said Resolutions, being read a second time, were agreed to.

Ordered, That Mr. Foster have leave to bring in a Bill to provide for the payment of Bounties on Iron and Steel manufactured from Canadian ore.

He accordingly presented the said Bill to the House, and the same was received and read the first time; and ordered to be read a second time at the next sitting of the House.

Mr. Bergeron reported from the Committee of Supply several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Annapolis and Digby Railway—Construction, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding One hundred and thirty-thousand dollars be granted to Her Majesty, for Rapide Plat Canal—Enlargement, for the year ending 30th June, 1895.

3. Resolved, That a sum not exceeding Fifty thousand dollars be granted to Her Majesty, for Lachine Canal—Enlargement, for the year ending 30th June, 1895.

4. Resolved, That a sum not exceeding One hundred and thirty-thousand dollars be granted to Her Majesty, for Trent Valley Canal—Construction, for the year ending 30th June, 1895.

5. Resolved, That a sum not exceeding Twenty-six thousand five hundred dollars be granted to Her Majesty, for Railways and Canals—Income—Canals—Rideau Canal—To complete sheet piling at Deep Cut, \$10,000; To build ice-breaker at Hog's Back, \$600; To pay for land damages, \$5,000; Towards assuming control and rebuilding Lorne bridge, \$6,500; To rebuild lock walls at lock 4, \$2,000; To rebuild bridge, lot 16, con. 4, Green Bay Road, \$600; To build swing bridge at Jones's Lock, Smith's Falls, \$1,800, for the year ending 30th June, 1895.

6. Resolved, That a sum not exceeding Twenty-one thousand dollars be granted to Her Majesty, for Cornwall Canal—To repair old locks, Nos. 15 and 19, \$7,500; To repair new lock, No. 15, \$1,500; To provide telephone line, \$2,000; To extend the

Cornwall sewer, \$10,000, for the year ending 30th June, 1895.

7. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, to build new lock gates at lock No. 23—Williamsburg Canal, for the

year ending 30th June, 1895.

8. Resolved, That a sum not exceeding Nineteen thousand five hundred dollars be granted to Her Majesty, for Welland Canal—To clean and deepen back ditch north side of feeder, \$2,800; To construct drain on John Charlston's property, \$200; To provide for rebuilding 1,300 feet of masonry wall along prism of canal on the level above lock No. 24, \$14,500; Towards building the east pier at Port Dalhousie, \$2,000, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Fourteen thousand five hundred dollars be granted to Her Majesty, for Beauharnois Canal—To build coffer dam and repair sills and platforms, lock No. 14, Valleyfield, \$2,500; To renew foundations of swing

bridge at guard lock, \$1,000; Drain at *Grand Isle*, Valleyfield, \$4,500; To renew masonry of nine locks, \$3,000; To rebuild bridge at Lost Channel, St. Timothy, \$3,500, for the year ending 30th June, 1895.

10. Resolved, That a sum not exceeding Two thousand dollars be granted to Her Majesty, towards rebuilding lock walls—Chambly Canal, for the year ending 30th

June, 1895.

11. Resolved, That a sum not exceeding One thousand two hundred dollars be granted to Her Majesty, to complete one pair of lock gates—St. Anne's Lock, for the

year ending 30th June, 1895.

12. Resolved, That a sum not exceeding Twelve thousand one hundred dollars be granted to Her Majesty, for Trent Valley Canal—To complete cut at mouth of Scugog River, \$500; To build sluiceway in Healy's Dam, \$1,200; To build fish-way at Bobcaygeon, \$200; To pay for building swing bridge at Trent Narrows, \$8,500; To assist in rebuilding Rosa's bridge over Otonabee River, \$1,700, for the year ending 30th June, 1895.

13. Resolved, That a sum not exceeding Four thousand seven hundred dollars be granted to Her Majesty, to rebuild north abutment of swing at guard lock, Gren-

ville-Carillon and Grenville Canal, for the year ending 30th June, 1895.

14. Resolved, That a sum not exceeding Nineteen thousand two hundred dollars be granted to Her Majesty, to pay for land damages—Lachine Canal, for the year

ending 30th June, 1895.

15. Resolved, That a sum not exceeding Three thousand seven hundred and ninety-one dollars and fifty cents be granted to Her Majesty, to pay the following items, viz.:—Miscellaneous—For repairs and alterations to car "Victoria," \$3,200; To pay two months' wages as gratuity to the heirs of the late Vigile Chevalier, foreman of labourers, Beauharnois Canal, \$91.50; To pay gratuity to James Rutherford, who was injured at a crossing of the Intercolonial Railway, near New Glasgow, on the 17th September, 1889, \$500, for the year ending 30th June, 1895.

16. Resolved, That a sum not exceeding Twenty thousand and seventy-four dollars be granted to Her Majesty, to pay the following items, viz.:—To pay a gratuity of two months' salary to the employees on the Welland Canal, whose services were dispensed with at the time of the reduction of the staff in 1894, \$2,654; To provide for salaries of engineers, draughtsmen and extra clerks, (which salaries may be paid notwithstanding anything in "The Civil Service Act," to the contrary), 1 at \$2,800, 1 at \$2,600, 1 at \$2,400, 1 at \$1,620, 2 at \$1,600, 3 at \$600, 1 at \$500, 2 at \$450, and 4 at \$400—\$17,420, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty, towards compensating Mr. A. H. Archibald for the loss sustained by him by the breaking up of the roads between North Sydney and Port Hastings (over which he was then carrying the mails) by the construction of the Cape Breton

Railway, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding Thirteen thousand five hundred dollars be granted to Her Majesty, for Railways and Canals—Collection of Revenue—Intercolonial Railway—Compassionate allowance to the sufferers by the accident on the Intercolonial Railway at Lévis, \$12,000; To compensate Mr. Martin for injuries sustained on the Intercolonial Railway, \$1,500, for the year ending 30th June, 1895.

19. Resolved, That a sum not exceeding One thousand one hundred and fifty dollars be granted to Her Majesty, for general repairs—Carillon and Grenville Canal,

for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Two hundred and twenty dollars be granted to Her Majesty, to pay Thomas Sweetman, land damages—Rideau Canal, for

the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, to pay, in cases of emergency, for the services of the regular canal staff when called away from their duties to make repairs of damage done to any canal which requires immediate and prompt attention to ensure the stoppage of navigation

for as short a term as possible, to be charged in each case to the canal on which the work may be done, (notwithstanding anything in the Civil Service Act to the con-

trary), for the year ending 30th June, 1895.

- 22. Resolved, That a sum not exceeding Two thousand six hundred and fifty-two dollars and sixteen cents be granted to Her Majesty, for Public Works--Collection of Revenue—Maintenance and Repairs—Slides and Booms—River Trent and Newcastle District Works—To provide for the amount of a judgment for damages which was rendered in the Exchequer Court against the Crown in the suit of Messieurs Mossom Boyd & Co., lumber merchants, vs. E. T. Smith, Collector of Slide and Boom dues, for illegal seizure of plaintiffs' timber at Bobcaygeon, as security for tolls claimed to be due for slidage, together with the costs recovered, &c., \$1,152.16; Land and cable telegraph lines of the sea coasts and islands of the lower rivers and Gulf of St. Lawrence and Maritime Provinces-Renewal of appliances on board steamship "Newfield," for raising and laying cables, &c., \$1,500, for the year ending 30th June, 1895.
- 23. Resolved, That a sum not exceeding Nine thousand three hundred and fiftyeight dollars and seventy-five cents be granted to Her Majesty, for Post Office-To compensate Mr. E. C. Powell, third class railway mail clerk, in the British Columbia Division, for loss of personal property, whilst saving the mails, \$38.75; To provide for the permanent staff of the Vancouver, British Columbia post office-1 postmaster, \$2,000; 1 assistant postmaster, \$1,400; 2 second class clerks at \$900, \$1,800; 4 third class clerks at \$400, \$1,600; 1 messenger, \$360; 4 letter carriers, \$1,600—\$8,760; Amount required to enable the Postmaster General to pay Mr. J. H. Bartlett, in addition to his present salary as second class clerk, the sum of \$60 for attending to the clock of the Ottawa post office; To provide for the appointment of Mr. Theodore Pope as a third class clerk in the outside service, without increment, \$500, for the year ending 30th June, 1895.
- 24. Resolved, That a sum not exceeding Three hundred dollars be granted to Her Majesty, for aid to Basil Beaulieu, towards reconstruction of bridge destroyed by fire across Little River, New Brunswick, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Fifteen thousand dollars be granted to

Her Majesty, for Kaministiquia River, for the year ending 30th June, 1895.

26. Resolved. That a sum not exceeding Fourteen thousand six hundred dollars be granted to Her Majesty, for Public Buildings, Nova Scotia—Lunenburg Post Office, Custom House, &c.—To complete (revote, \$4,500), \$6,600; Halifax Quarantine Station, on Lawlor's Island (revote), \$5,000; Sydney Quarantine Station at Keating Point (revote,) \$3,000, for the year ending 30th June, 1895.

27. Resolved, That a sum not exceeding Two hundred and thirteen dollars and thirty-five cents be granted to Her Majesty, for Public Buildings, Prince Edward Island-To pay W. C. Harris, architect, for professional services rendered, 1886 to 1893, in connection with the construction and maintenance of Public Buildings at Charlottetown, Montague and Summerside, inclusive of interior fittings, repairing

walls, &c., for the year ending 30th June, 1895.

28. Resolved, That a sum not exceeding Twelve thousand and ten dollars be granted to Her Majesty, for Public Buildings, New Brunswick-St. John Savings Bank—To pay Thomas H. Lawson, janitor, for watching the public treasure kept in the Assistant Receiver General's office, while the combination lock of the safe was being repaired, 16th July to 1st August, 1892, \$10; Chatham Post Office, Custom House, &c.—Additional (revote), \$5,000; Partridge Island Quarantine Station—St. John Harbour (revote), \$2,000; Marysville Public Building, \$5,000, for the year ending 30th June, 1895.

29. Resolved, That a sum not exceeding Fifty-five thousand eight hundred and twenty dollars and seventy one cents be granted to Her Majesty, for Public Buildings, Quebec-Montreal Post Office-Alterations, improvements, repairs, elevators, fittings, &c., \$20,000; Montreal Dominion Public Buildings-Improvements, alterations, renewals, repairs, &c., \$10,000; Quebec Post Office-New wing, including

alterations to old buildings, furniture, &c., \$6,000; Quebec Immigrant buildings on Queen's Wharf, Louise embankment and breakwater, \$3,500; St. Hyacinthe Post Office, Custom House, &c. (revote of lapsed balance), \$3,742.95; Grosse Isle Quarantine Station, \$5,000; Quebec Drill Hall—Balance due contractors (revote), \$77.76; Rimouski Post Office, Custom House, &c., site to be given free of cost by municipality, \$7,500, for the year ending 30th June, 1895.

30. Resolved, That a sum not exceeding Ninety-two thousand eight hundred and seventy-three dollars and seventy-four cents be granted to Her Majesty, for Public Buildings, Ontario-Toronto Custom House, Examining Warehouse, Savings Bank and Assistant Receiver General's Offices—Re-covering roofs, renewing floors, electric clocks, vaults, repairs, &c., \$5,000; Toronto Drill Hall, the City having provided a plot of land as agreed upon-To complete, \$20,000; Rideau Hall-Heating apparatus, electric lighting, new dairy, &c., \$13,000; Stratford Public Building-To make good damage done by fire of 21st April, 1894, \$10,000; Port Arthur Public Building -Revote of lapsed balance to complete payments to contractors on overdue amounts and to provide for further fittings and furniture required, &c., \$4,605; Petrolea Public Buildings—To complete payments to contractors on overdue amounts and to provide for additional fittings and furniture required (revote of \$8,717.30, lapsed 30th June, 1893), \$9,700; Orillia Public Building-To complete payments to contractors on overdue amounts and to provide additional fittings, sidewalks, fences, &c. (revote of lapsed balance), \$4,617.32; National Art Gallery and Fisheries Exhibit, Ottawa—Re-covering roof, &c., \$1,600; Arnprior Post Office, Custom House, &c., \$7,500; Kingston Royal Military College—Engineer model shed, \$2,500; Toronto—

for the year ending 30th June, 1895.

31. Resolved, That a sum not exceeding Sixteen thousand six hundred and fifty dollars be granted to Her Majesty, for Public Buildings, Manitoba—Winnipeg Dominion Lands and Crown Timber Agents and Inspectors of Indian Affairs' Offices—Heating apparatus, plumbing, &c., \$2,500; Brandon Industrial School—To complete, \$6,150; Portage la Prairie Post Office, &c., \$8,000, for the year ending 30th June, 1895.

New Magazine, \$4,000; Amount required to pay for repairs and improvements in the Post Office building at Lucan, Ontario, \$351.42; Dominion Reformatory, \$10,000,

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron reported from the Committee of Supply several Resolutions; which were read, as follow:—

1. Resolved, That a sum not exceeding Thirty-seven thousand one hundred and fifty-eight dollars and forty six cents be granted to Her Majesty for Public Buildings, North-west Territories—Wolseley—Court House (revote), \$4,000; Court House, lock-up and police accommodation, \$2,000; Red Deer Industrial School, \$4,000; Lieutenant-Governor's residence, Regina—Improvements, repairs and furniture, including stables, conservatory, water supply and fire protection, \$2,500; Lethbridge Custom House—Safe, \$600; Moosomin Court House—Addition, &c., \$3,700; Prince Albert Crown Lands and Timber Agents' Offices (revote of \$3,559 lapsed), \$6,700; Edmonton Registry Office and Crown Lands and Timber Agents' Offices (revote of lapsed balance), \$2,779; Regina Court House, Land Office and Registry Office, \$8,000; Lieutenant-Governor's residence, Regina—To pay outstanding accounts for indispensable works performed and furniture, fittings, &c., supplied to render the new residence ready for occupation (revote of lapsed amount), \$2,879.46, for the year ending 30th June, 1895.

2. Resolved, That a sum not exceeding Sixty-nine thousand six hundred dollars be granted to Her Majesty, for Public Buildings—British Columbia—Victoria Drill Hall and accessory buildings, \$5,000; Victoria new Post Office (revote, \$24,000), \$54,000; Williams Head Quarantine Station—Detention Buildings, &c. (revote), \$10,000; British Columbia Penitentiary, New Westminster—Towards retaining wall in front of guards' cottages, Columbia Street, \$600, for the year ending 30th June, 1895.

- 3. Resolved, That a sum not exceeding Seven thousand dollars be granted to Her Majesty, for Repairs, Furniture, &c.—Cattle Quarantine Station—Works of repairs, renewal and improvements to buildings, fences, &c., \$2,000; Parliament Buildings, Ottawa—Renewal of boilers, \$5,000, for the year ending 30th June, 1895.
- 4. Resolved, That a sum not exceeding Twenty-seven thousand five hundred and fifty-two dollars be granted to Her Majesty, for Harbours and Rivers—Nova Scotia—Nyanza Wharf (revote), \$600; Whitehaven Channel, \$1,500; South Ingonish—Closing up breach between protection block on north side of channel and the shore, \$1,000; D'Escousse Wharf (revote of lapsed amount), \$1,000; Cow Bay—Urgent repairs to Breakwater, \$4,000; Boularderie Island—Wharf on South side (revote), \$3,000; Broad Cove—Repairs to breakwater, \$500; Port Mouton—Repairs to breakwater, \$850; Louis Head (revote of lapsed amount), \$1,002; Church Point, \$350; Margaretville—Repairs to pier, \$500; Port George—Urgent repairs, \$1,400; Parrsboro' Wharf—Repairs, \$1,500; Bass River—Pile Wharf, \$3,200; Great Village—Repairs to wharf, \$450; Arisaig—Repairs to wharf, \$1,000; Margaree—Repairs to breakwater, \$500; Seaside—Wharf, the locality contributing an equal amount, \$2,000; Blanche Harbour, \$300; To cut a channel at Monk's Head, from the lake to Antigonish Harbour, \$500; McNair's Cove—To secure facilities for the use by fishermen of the wharf and landing place, \$400; Georgeville—Repairs to wharf, \$2,000, for the year ending 30th June, 1895.

5. Resolved, 'That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Harbours and Rivers—Prince Edward Island—Campbell's Cove Breakwater—Works of reconstruction and repair, \$2,000; Kier's Shore—Extension to wharf and repairs, \$3,000, for the year ending 30th June, 1895.

- 6. Resolved, That a sum not exceeding Six thousand seven hundred and twenty dollars be granted to Her Majesty, for Harbours and Rivers—New Brunswick—River St. John—Protection of banks of Oromocto and Thatch Islands, \$2,220; Hopewell Cape—Repairs to wharf, \$600; Buctouche Wharf—Repairs, \$1,500; West Quaco—Repairs to dam, \$400; Burnt Church—Wharf, \$2,000, for the year ending 30th June, 1895.
- 7. Resolved, That a sum not exceeding Seventy thousand one hundred dollars be granted to Her Majesty, for Harbours and Rivers-Quebec-Port Daniel-Repairs to pier, \$1,000; New Carlisle—General repairs to wharf, \$500; Lower St. Lawrence -To provide for the establishment of safe landing places for fishing boats along the south coast of the Gulf of St. Lawrence below Matane, \$2,000; Rimouski—Extension of wharf, \$10,000; Matane—Repairs to pier, \$1,000; Pointe aux Esquimaux—Wharf, \$5,000; Lake St. John District—Wharfs, \$2,000; Cacouna Pier—Extension, \$2,000; Isle Verte Pier-Repairs, \$1,000; Trois Pistoles-Repairs, \$1,000; Baie St. Paul-To complete wharf at Pointe aux Corbeau, \$8,700; Baie St. Paul-Repairs to isolated block, \$1,500; St. Irénée-Addition to pier (revote), \$2,000; St. Michel de Bellechasse-Repairs to pier, \$800; Cap de la Magdeleine-Addition to wharf, \$2,800; River Richelieu-Belæil channel guide piers, \$3,000; Lacolle-Repairs to wharf. \$800; Pointe Claire-Repairs to wharf, \$2,500; Rivière du Lièvre-To provide for settlement of claims for damages to riparian properties by back water, due to the construction of the Little Rapids lock and dam, \$5,000; Baie des Pères, Lake Temiscaming—Repairs to wharf, \$1,000; Phillipsburg—Towards the construction of a pier— (revote), \$4,000; Magog Wharf, \$2,500; River Ste. Anne (La Pérade), \$10,000, for the year ending 30th June, 1895.
- 8. Resolved, That a sum not exceeding Ninety-one thousand five hundred dollars be granted to Her Majesty, for Harbours and Rivers—Ontario—River Beaudette—To continue improvement of river by cleaning out channel (revote of lapsed amount), \$3,000; Nation River, North Branch—For purchase of existing riparian rights and removal of a dam, the parties interested furnishing an equal amount (revote),\$2,500; Trenton Harbour—Dredging (revote),\$2,000; Toronto Harbour—Works at eastern entrance, &c., the City of Toronto having contributed \$100,000, \$50,000; Port Arthur—Dredging (revote of unexpended balance of appropriation for 1893-94), \$1,500; Owen Sound—Harbour improvements, \$10,000; Thessalon—New wharf, the

municipality furnishing the site free of cost (revote of lapsed amount), \$5,000; Removal of Robertson's rocks in main passage between Clapperton and Croker's Island, Georgian Bay—To continue work, \$2,000; Lakes Simcoe and Couchiching—Regulation of waters, \$5,500; Port Dover—Dredging, \$5,000; Port Stanley (revote), \$5,000, for the year ending 30th June, 1895.

9. Resolved, That a sum not exceeding Two thousand five hundred dollars be granted to Her Majesty, for Wharf on Lake Winnipeg, for the year ending 30th June,

ī895.

10. Resolved, That a sum not exceeding Fifteen thousand five hundred dollars be granted to Her Majesty, for Harbours and Rivers—British Columbia—Protection of river banks at Golden, on the Kicking Horse River, the Local Government contributing \$500, \$500; Kootenay (East) River—Improvements between Canal Flat and Fort Steele, \$5,000; Columbia River—Protection of bank at Revelstoke and vicinity to prevent erosion, the Local Government of British Columbia contributing an equal amount—Expenditure to be made on settlement of title, \$5,000; Fraser River—Survey (revote, \$1,000), \$5,000, for the year ending 30th June, 1895.

11. Resolved, That a sum not exceeding Two thousand seven hundred and fifty dollars be granted to Her Majesty, for Slides and Booms—Ottawa District—To pay Mrs. George Guertin for a strip of her property along the south shore and opposite the first Chute of the Petewawa River which is required for the improvement of the existing facilities for the descent of timber, the amount to be in full of all demands for water power and other riparian privileges and rights, damages to her old mill and flume resulting from the passages of timber through the Gap in the Government dam on the south side of the river and a right of way across her lands to the public road, \$750; Saguenay District—For piers at the Décharge from Lake St. John, to obviate the necessity of stretching booms in the fall, \$2,000, for the year ending 30th June, 1895.

12. Resolved, That a sum not exceeding Thirty-six thousand and twenty-five

12. Resolved, That a sum not exceeding Thirty-six thousand and twenty-five dollars be granted to Her Majesty, for Roads and Bridges—Bridges across the Saskatchewan at Edmonton, North-west Territories, the municipality furnishing 25 per cent of the cost, \$25,000; Swing bridge over the Burlington channel, \$5,000; Des Joachims bridge over the Ottawa—Repairs, \$1,250; Portage du Fort bridge over the Ottawa—Works of reconstruction and repair, \$1,250; Bridge over Pond Creek, \$3,000; To settle Kennedy and Heney claim in connection with construction of

Battle River bridge (revote), \$525, for the year ending 30th June, 1895.

- 13. Resolved, That a sum not exceeding Four thousand three hundred dollars be granted to Her Majesty, for Telegraphs—Land and cable telegraph lines for the sea coasts and islands of the lower rivers and Gulf of St. Lawrence and Maritime Provinces—General repairs and clearance of line on Manicouagan Peninsula and reconstruction of foot bridges destroyed by storms between Bersimis and Sault au Cochon, north shore of St. Lawrence, \$1,800; Meat Cove Line, Cape Breton—Clearance of line and repairs, \$1,000; Grant to Great North-western Telegraph Company, covering cost of materials used by them in providing increased facilities between Quebec and St. Joachim for exchange of business with the Government north shore telegraph system, \$500; Telegraph Lines, British Columbia—Ashcroft-Barkerville line—Resetting of poles and general repairs, \$1,000, for the year ending 30th June, 1895.
- 14. Resolved, That a sum not exceeding Twelve thousand seven hundred dollars be granted to Her Majesty, for Monument to the late Sir John A. Macdonald (revote, \$7,700), for the year ending 30th June, 1895.

15. Resolved, That a sum not exceeding One thousand dollars be granted to Her Majesty, towards the erection of the Maisonneuve Monument, for the year

ending 30th June, 1895.

16. Resolved, That a sum not exceeding One thousand and three dollars and seventy-five cents be granted to Her Majesty, for retiring allowance to Joseph Rosa, Esquire, Civil Engineer, who spent 37 years in the public service, equal to 6 months of his salary, for the year ending 30th June, 1895.

17. Resolved, That a sum not exceeding One thousand and three dollars and seventy-five cents be granted to Her Majesty, for retiring allowance to C. E. Michaud, Esquire, Civil Engineer, who spent 30 years in the public service, equal to 6 months of his salary, for the year ending 30th June, 1895.

18. Resolved, That a sum not exceeding One thousand and eighty dollars be granted to Her Majesty, for retiring allowance to John Bowes, Esquire, Architect, who spent 36 years in the public service, equal to 6 months of his salary, for the

year ending 30th June, 1895.

19. Resolved, That a sum not exceeding Three hundred and sixty-five dollars be granted to Her Majesty, for retiring allowance to W. B. Snow, Esquire, Civil Engineer, who spent 13 years in the public service, equal to 3 months of his salary, for the year ending 30th June, 1895.

20. Resolved, That a sum not exceeding Three hundred dollars be granted to Her Majesty, to pay to the widow of John C. Allison, late resident Engineer, Public Works Department at St. John, New Brunswick, a gratuity equal to 2 months of his salary,

for the year ending 30th June, 1895.

21. Resolved, That a sum not exceeding Three hundred dollars be granted to Her Majesty, to pay for clerical assistance, for the year ending 30th June, 1895.

22. Resolved, That a sum not exceeding (Ine hundred and twenty-six thousand five hundred and thirty-three dollars and thirty-three cents be granted to Her Majesty, for Mail Subsidies and Steamship Subventions—Amount required to pay the Allan Steamship Company for ocean mail service between Great Britain and Canada, for the year ending 30th June, 1895.

23. Resolved, That a sum not exceeding Six thousand dollars be granted to Her Majesty, for additional steam communication during the season of 1894, i.e., from the opening to the closing of navigation between Prince Edward Island and

the mainland, for the year ending 30th June, 1895.

24. Resolved, That a sum not exceeding Sixteen thousand six hundred and sixty dollars be granted to Her Majesty, for Ocean and River Service.—To provide for the maintenance of new steamer now under construction in England, \$10,000; To provide for a lifeboat station at Seal Island, \$2,000; To pay two mouths' gratuity to the widow of the late Archibald Warner, in his lifetime Chief Engineer of the Government Steamer "Newfield," \$160; To meet expenses in connection with conference to be held in London relating to the manning of ships, \$500; To pay Messieurs Macdonald Bros. for their services in saving the boiler and engine of the steamer "Napoleon III" (revote) \$4,000, for the year ending 30th June, 1895.

25. Resolved, That a sum not exceeding Six hundred and seventy-five dollars be granted to Her Majesty, for Fisheries.—Amount required to pay George Ganley for hire of tug, during the fall of 1891, while employed on fisheries service on Lake

Superior, for the year ending 30th June, 1895.

26. Resolved, That a sum not exceeding Seven thousand one hundred and twenty-nine dollars and fifty-one cents be granted to Her Majesty, for Geological Survey.—To provide for the cost of boring for petroleum at Athabasca River, \$7,000; To pay J. W. Powell, Victoria, British Columbia, balance of cost of a collection of Indian curios furnished the Department of the Interior in 1879-80, \$129.51, for the year

ending 30th June, 1895.

27. Resolved, That a sum not exceeding Seven thousand three hundred and forty-nine dollars and fifty-seven cents be granted to Her Majesty, for Indians.—Eastern Provinces—To provide an amount for expenditure at Caughnawaga, Province of Quebec, in building school-houses, repairing roads and bridges, and evicting trespassers, and surveys, \$3,500; For surveys of reserves on the St. Maurice, \$500; To assist in building Bonnechere bridge, foot of Golden Lake Reserve, \$200; To increase the allowance to George Long, the agent for the Iroquois of St. Régis, \$50; To increase the salary of the teacher of the Indian day school at Nipegon River Reserve, from \$200 to \$250, \$50; To provide for 20 additional pupils (girls) at \$60 each per annum at the Roman Catholic Industrial School at Wikwemikong, \$1,200; To provide arrears of salary to J. Jacobs, teacher of the boys' school, Caughnawaya, for December quarter,

1892, March and June quarters, 1893, at the rate of \$450 per annum, Mr. Jacobs only having received \$300 for these quarters, \$112.50; To provide for reshingling and painting the roof of the agent's house, on the Point Bleue Reserve, Lake St. John, \$75; To refund to A. C. Macrae amount overpaid on lots 24 and 25, 9th concession of Gordon, \$102.90, with interest at 6 per cent from 1st December, 1884, to 30th June, 1894, \$59.17-\$162.07; Revote of amount required for removal of school-house from Hudson Bay Company's post to Indian Reserve at Michipicoten, \$100; To assist in the erection of a school-house for the Micmacs of Ste. Anne de Restigouche, Province of Quebec, \$1,000; To provide an amount to pay account for legal services rendered by Messieurs Borden, Ritchie, Parker and Chisholm in connection with the ejectment of trespassers on the Whycocomagh and Malagawatch Reserves, County of Inverness, \$100; To provide for the salary of the teacher of the Indian school at Shubenacadie, \$300, for the year ending 30th June, 1895.

28. Resolved, That a sum not exceeding Three thousand three hundred dollars be granted to Her Majesty, for Indians-Manitoba and the North-west Territories-To provide the usual grant for two Roman Catholic schools outside treaty limits, Nativity Mission, near Fort Chipewayan, and Providence Mission, Mackenzie River, \$400; To provide an additional amount for the purchase of seed grain for Manitoba and the North-west Territories, \$2,500; To provide for the purchase of medicines to be furnished missionaries for the use of Indians outside treaty limits, \$400, for the

year ending 30th June, 1895.

29. Resolved, That a sum not exceeding Nine thousand four hundred dollars be granted to Her Majesty, for Indians-British Columbia-To assist in the erection of a new building for girls at the Indian school, Alberni, \$1,500; To provide for the erection of an industrial school at Lytton, \$5,000; To provide a grant for the maintenance of a hospital at Lytton, under the auspices of the Church of England, \$400; To provide for the erection of a new building for the industrial school at Williams Lake, \$2,000; For seed grain for Indian sufferers by Fraser River floods, \$500, for the year ending 30th June, 1895.

30. Resolved, That a sum not exceeding Twenty-five thousand dollars be granted to Her Majesty, to pay further amount required for the Government of the North-

west Territories, for the year ending 30th June, 1895.

31. Resolved, That a sum not exceeding Five hundred dollars be granted to Her Majesty—To provide an amount for the relief of distressed Canadians in foreign countries other than the *United States*, for the year ending 30th June, 1895.

32. Resolved, That a sum not exceeding Six thousand five hundred dollars be granted to Her Majesty, to meet disbursements on account of litigated matters

(Interior), for the year ending 30th June, 1895.
33. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty, to pay further amount required to meet cost of Royal Commission on liquor traffic, \$10,000; Printing, &c., \$20,000, for the year ending 30th June, 1895.

34. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Commissions to make public enquiries, for the year ending 30th

June, 1895.

- 35. Resolved. That a sum not exceeding Two thousand and twenty dollars be granted to Her Majesty, for Excise—Salaries—To increase the salary of A. F. Simpson, Collector, Sherbrooke Division, due to a higher classification of his division, \$120; To provide a Deputy Collector for Sherbrooke Division, \$800; To provide a Deputy Collector for Perth Division (Eganville), \$200; To provide for the salary of N. McLenaghan, Deputy Collector, Perth Division, \$1,000, less main estimates, \$800-\$200; To provide for a third class exciseman at Vancouver Division, \$600; To increase the salary of U. H. McKimm, Pembroke, \$100, for the year ending 30th
- 36. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, to pay further amount required for tobacco stamps for Canadian and imported tobacco, for the year ending 30th June, 1895.

37. Resolved, That a sum not exceeding Nine hundred and fifty dollars be granted to Her Majesty, for Weights and Measures—Salaries—To increase the salary of S. Irwin, \$100; William Johnson, \$200; A. E. Wheatly, \$50; A. Guay, \$100; To provide for the salary of T. H. Elliott, omitted from main estimates, \$500, for the year ending 30th June, 1895.

38. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty, for Electric Light Inspection-To provide for the purchase of standard instruments, &c., and payment for expert services, and for other purposes under

the Act, for the year ending 30th June, 1895.

The said Resolutions, being read a second time, were agreed to.

The House, according to Order, again resolved itself into the Committee of Ways and Means.

(In the Committee.)

1. Resolved, That towards making good the Supply granted to Her Majesty, on account of certain expenses of the Public Service, for the financial year ending the 30th June, 1894, the sum of \$1,217,956.15 be granted out of the Consolidated Revenue Fund of Canada.

2. Resolved, That towards making good the Supply granted to Her Majesty, on account of certain expenses of the Public Service for the financial year ending the 30th June, 1895, the sum of \$23,361,712.65 be granted out of the Consolidated Rev-

enue Fund of Canada.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received at the next sitting of the House.

The Order of the Day being read, for the House in Committee on the Bill to

consolidate and amend the Acts respecting the Duties of Customs.

Mr. Foster moved, seconded by Mr. Haggart, That it be an instruction to the Committee, that they have power to make provision therein pursuant to the Resolution reported from the Committee of Ways and Means, and adopted by the House on the 14th instant.

Resolved, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.
Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The House, according to Order, again resolved itself into a Committee on the Bill from the Senate, intituled: "An Act to consolidate and amend the Acts respect-"ing Land in the Territories," and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made an Amendment thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take into consideration the said Amendment; and the same was read, as follows:—

Page 5, line 21.—Leave out "shall" and insert "may."

The said Amendment, being read a second time, was agreed to.

And the Question being put, That the Bill be now read the third time; the House divided: and it was resolved in the Affirmative.

The Bill was accordingly read the third time.

And the Question being put, That the Bill, with the Amendment, do pass; the

House divided: and it was resolved in the Affirmative.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath passed the same, with an Amendment, to which they desire their concurrence.

The Order of the Day being read, for the second reading of the Bill to amend the Act respecting the sale of Railway Passenger Tickets.

The Bill was accordingly read a second time; and committed to a Committee of

the Whole House.

 $\it Resolved$, That this House do immediately resolve itself into the said Committee.

The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had made some progress, and directed him to move for leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the

said Committee.

And then The House adjourned until 11 o'Clock, A.M., To-morrow.

Saturday, 21st July, 1894.

Eleven o'Clock, A.M.

PRAYERS.

Pursuant to the Order of the Day, the following Petitions were read and received :-

Of the London Typographical Union, No. 133; praying for the passing of an Act providing for the appointment of Boards of Arbitration in the event of strikes

and lock-outs prevailing in the Dominion.

Of the London Typographical Union, No. 133; praying that the questions of the maintenance of our present Colonial Status; Imperial Federation; Canadian Independence and Political Union with the United States, may be submitted to a vote of the people.

Of the London Typographical Union, No. 133; praying for the passing of an Act making the first Monday in September in each year a statutory holiday, to be

known as "Labour Day."

Of the London Typographical Union, No. 133; praying that the law may be so amended as to allow the withdrawal of deposits from the Post Office Savings Banks without notice.

Of the London Typographical Union, No. 133; praying that the Railway Laws of the Dominion may be so amended as to provide for a passenger rate not exceeding two cents per mile.

A Bill to authorize the granting of subsidies in aid of the construction of the lines of railway therein mentioned, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their con-

currence.

Mr. Bergeron reported from the Committee of Ways and Means, several Resolutions; which were read, as follow:-

- 1. Resolved, That towards making good the Supply granted to Her Majesty, on account of certain expenses of the Public Service, for the financial year ending the 30th June, 1894, the sum of \$1,217,956.15 be granted out of the Consolidated Revenue Fund of Canada.
- 2. Resolved, That towards making good the Supply granted to Her Majesty, on account of certain expenses of the Public Service, for the financial year ending the 30th June, 1895, the sum of \$23,361,712.65 be granted out of the Consolidated Revenue Fund of Canada.

The said Resolutions, being read a second time, were agreed to.

Mr. Bergeron also acquainted the House that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, at its next sitting, again resolve itself into the said Committee.

Ordered, That Mr. Foster have leave to bring in a Bill for granting to Her Majesty certain sums of money required for defraying certain expenses of the Public Service, for the financial years ending, respectively, the 30th June, 1894, and the 30th June, 1895, and for other purposes relating to the Public Service.

He accordingly presented the said Bill to the House, and the same was received

and read the first time.

Ordered, That the Bill be now read a second time.

The Bill was accordingly read a second time; and committed to a Committee of the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

sideration.

The House accordingly proceeded to take the Bill into consideration.

Ordered. That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill to provide for the payment of Bounties on Iron and Steel manufactured from Canadian ore;

The Bill was accordingly read a second time; and committed to a Committee

of the Whole House.

Resolved. That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and directed him to report the same without any amendment.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

The Order of the Day being read, for the second reading of the Bill respecting the Electoral Franchise;

The Bill was accordingly read a second time, and committed to a Committee of

the Whole House.

Resolved, That this House do immediately resolve itself into the said Committee. The House accordingly resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bergeron reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, as amended in the Committee, be now taken into con-

The House accordingly proceeded to take the Bill into consideration.

Ordered, That the Bill be now read the third time.

The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Clerk do carry the Bill to the Senate, and desire their concurrence.

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate by their Clerk, as followeth:-

The Senate have passed the Bill, intituled: "An Act further to amend the Acts "respecting the North-west Territories," with several Amendments, to which they desire the concurrence of this House.

The House proceeded to take into consideration the Amendments made by the Senate to the Bill, intituled: "An Act further to amend the Acts respecting the " North-west Territories," and the same were read, as follow:—

Page 1, line 20.—After "court" insert "unless his presence is necessary to con-"stitute a quorum."

Page 3, line 21.—After "four" insert the following as subsection two:—

"2. This section shall not affect the duration of the present Legislative As-" sembly.'

Page 3, line 32.—After "appointed" insert the following as subsection three:— "3. The Legislative Assembly may by Ordinance make such provision as may be "deemed necessary for the filling of any vacancy or vacancies that may at any time "occur in the Executive Committee during the recess, and between the Sessions of "the Assembly, whether such vacancy or vacancies are occasioned by death, resig-"nation, or otherwise: provided that any action taken under the provisions of such "Ordinance shall be subject to confirmation by the Assembly at its first Session held " next after such action has been taken."

Mr. Daly moved, seconded by Mr. Haggart, and the Question being put, That

the said Amendments be agreed to:—It was resolved in the Affirmative.

Ordered, That the Clerk do carry back the Bill to the Senate, and acquaint their Honours, That this House hath agreed to their Amendments.

Mr. Speaker acquainted the House, That a Message had been brought from the Senate by their Clerk, as followeth:

The Senate have passed the following Bills without any amendment:— Bill intituled: "An Act to amend the Act respecting Dominion Notes."

Bill intituled: "An Act to authorize the granting of Subsidies in land to cer-"tain Railway Companies."

Bill intituled: "An Act to amend the Act to provide for the allowance of "drawback on certain articles manufactured in Canada for use in the construction " of the Canadian Pacific Railway."

Bill intituled: "An Act respecting the Units of Electrical Measure."

The House, according to Order, proceeded to take into consideration the Address of the Senate to Her Most Gracious Majesty the Queen, of congratulation upon the birth of a son to His Royal Highness the Duke, and Her Royal Highness the Duchess of York.

On motion of Sir John Thompson, seconded by Mr. Laurier,

Resolved, That this House doth concur in the said Address to Her Most Gracious Majesty, by filling the blank with the words "and House of Commons."

Resolved, That a Message be sent to the Senate acquainting their Honours,

That this House hath agreed to the said Address.

Ordered, That the Clerk do carry the said Message to the Senate.

On motion of Sir John Thompson, seconded by Mr. Laurier,

Resolved, That an humble Address be presented to His Excellency the Governor General, praying that His Excellency will be pleased to transmit the Joint Address of both Houses to Her Most Gracious Majesty of congratulation upon the birth of a son to His Royal Highness the Duke, and Her Royal Highness the Duchess of York, in such a manner as His Excellency may see fit, in order that the same may be laid at the foot of the Throne.

Ordered, That the said Address be engrossed.
Ordered, That the said Address be presented to His Excellency by such Mem-

bers of this House as are of the Queen's Privy Council.

Resolved, That a Message be sent to the Senate, acquainting their Honours, That this House hath passed the said Address to His Excellency the Governor General and desiring the concurrence of their Honours therein.

Ordered, That the Clerk do carry the said Message to the Senate.

On motion of Sir John Thompson, seconded by Mr. Laurier,

Resolved, That a Message of congratulation be sent by this House to His Royal Highness the Duke, and Her Royal Highness the Duchess of York, upon the joyful occasion of the birth of a son to Their Royal Highnesses.

On motion of Sir John Thompson, seconded by Mr. Laurier, Resolved, That an humble Address be presented to His Excellence the Governor General in the following words:—

To His Excellency the Right Honourable Sir John Campbell Hamilton-Gordon, Earl of Aberdeen, Vicount Formartine, Baron Haddo, Methlic, Tarves and Kellie in the Peerage of Scotland, Viscount Gordon of Aberdeen, County of Aberdeen, in the Peerage of the United Kingdom, Baronet of Nova Scotia, Governor General, of Canada.

MAY IT PLEASE YOUR EXCELLENCY:-

We, Her Majesty's dutiful and loyal subjects, the Commons of Canada in Parliament assembled, have resolved to send a message of congratulation to Their Royal Highnesses the Duke and Duchess of York upon the joyful occasion of the birth of a son to Their Royal Highnesses.

We beg leave to approach Your Excellency with our respectful request that you will be pleased to transmit the said message to Their Royal Highnesses the Duke

and Duchess of York in such a way as Your Excellency may see fit.

Ordered, That the said Addiess be engrossed.

Ordered, That the said Address be presented to His Excellency by such Members of this House as are of the Queen's Privy Council.

On motion of Sir John Thompson, seconded by Sir Adolphe P. Caron, Resolved, That when the House adjourns, it do stand adjourned until Monday next, at Eleven o'Clock, A.M.

And then The House adjourned till Monday next, at Eleven o'Clock, A.M.

Monday, 23rd July, 1894.

Eleven o'Clock, A.M.

PRAYERS.

Pursuant to the Order of the Day, the following Petition was read and received:-

Of the Belleville Board of Trade; praying that the Bill now before Parliament, intituled: "An Act respecting Insolvency," may not become law.

Mr. Speaker communicated to the House the following letter:-

Office of the Governor General's Secretary, Ottawa, 21st July, 1894.

SIR,—I have the honour to inform you that His Excellency the Governor General will proceed to the Senate Chamber to prorogue the Session of the Dominion Parliament, on Monday, the 23rd instant, at 3 o'Clock, P.M.

I have the honour to be, Sir, Your obedient servant,

> ARTHUR GORDON, Governor General's Secretary.

The Honourable

The Speaker of the House of Commons.

Mr. Wood (Brockville) presented—Return to an Address to His Excellency, dated 4th June, 1894, for copies of all Correspondence, petitions and memorials in relation to the reduction or abolition of the duties on Canadian tobacco, or in relation to any possible changes in the Inland Revenue laws in that behalf. (Sessional Papers, No. 106.)

Mr. Daly, a Member of the Queen's Privy Council, presented—Supplementary Return to an Address to His Excellency, dated 25th April, 1894, for copies of all Petitions from the Indians of the Saugeen Reserve claiming the exclusive right of fishing in French Bay, Lake Huron, of all answers to the same, and of all departmental orders in reference to that subject. (Sessional Papers, No. 65c.)

Mr. Speaker acquainted the House, That a Message had been brought from the

Senate by their Clerk, as followeth:—

The Senate have agreed to the Address of this House, to His Excellency the Governor General, praying that His Excellency will be pleased to transmit the Joint Address of both Houses to Her Most Gracious Majesty the Queen, of congratulation upon the birth of a son to His Royal Highness the Duke, and Her Royal Highness the Duchess of York, in such a manner as His Excellency may see fit, in order that the same may be laid at the foot of the Throne, by filling up the blank with the words "Senate and."

Mr. Speaker acquainted the House, That a Message had been brought from the Senate by their Clerk, as followeth:—

The Senate have passed the following Bills without any amendment:—
Bill intituled: "An Act to authorize the granting of subsidies in aid of the "construction of the lines of railway therein mentioned."

Bill intituled: An Act for granting to Her Majesty certain sums of money "required for defraying certain expenses of the Public Service, for the financial "years ending, respectively, the 30th June, 1894, and the 30th June, 1895, and for "other purposes relating to the Public Service."

Bill intituled: "An Act to provide for the payment of Bounties on Iron and

"Steel manufactured from Canadian ore."

Bill intituled: "An Act further to amend, the Dominion Elections Act." Bill intituled: "An Act further to amend, the Electoral Franchise Act."

Bill intituled: "An Act to consolidate and amend the Acts respecting the

" Duties of Customs."

Also, the Senate have agreed to the Amendment made by this House to the Bill, intituled: "An Act to consolidate and amend the Acts respecting Land in the "Territories," without any amendment.

And also, the Senate do not insist on their Amendment to the Bill, intituled:

"An Act to incorporate the Boynton Bicycle Electric Railway Company."

A Message was received from His Excellency the Governor General by Réné E. Kimber, Esquire, Gentleman Usher of the Black Rod:—

MR. SPEAKER,-

I am commanded by His Excellency the Governor General to acquaint this Honourable House, That it is the pleasure of His Excellency that the Members thereof do forthwith attend him in the Senate Chamber.

Accordingly, Mr. Speaker with The House, went up to attend His Excellency, where His Excellency was pleased to give, in Her Majesty's name, the Royal Assent

to the following Public and Private Bills:-

An Act respecting the Wood Mountain and Qu'Appelle Railway Company.

An Act to again revive and further amend the Act to incorporate the Lindsay,

Bobcaygeon and Pontypool Railway Company.

An Act respecting the Canada and Michigan Tunnel Company. An Act respecting the Bell Telephone Company of Canada.

An Act respecting the Ottawa Gas Company.

An Act to amend the Act to incorporate the Steam Boiler and Plate Glass Insurance Company of Canada.

An Act respecting the Atlantic and North-western Railway Company.

An Act respecting the Niagara Grand Island Bridge Company.

An Act respecting the River St. Clair Railway Bridge and Tunnel Company.

An Act to incorporate the Elgin and Havelock Railway Company.

An Act respecting the St. Lawrence and Adirondack Railway Company.

An Act to revive and amend the Act to incorporate the Brandon and South-western Railway Company.

An Act respecting the Montreal and Ottawa Railway Company.

An Act respecting the Winnipeg and Hudson Bay Railway Company, and to change the name thereof to the Winnipeg Great Northern Railway Company.

An Act to incorporate the Dominion Woman's Christian Temperance Union.

An Act to amend the Act respecting the Ladies of the Sacred Heart of Jesus

An Act to amend the Act respecting the Ladies of the Sacred Heart of Jesus.

An Act to amend the Harbour Masters' Act.

An Act to amend the Act respecting Lighthouses, Buoys and Beacons, and Sable Island.

An Act further to amend the Acts respecting the Harbour of Pictou, in Nova Scotia.

An Act for the relief of Caroline Jane Downey.

An Act to incorporate the St. Clair and Erie Ship Canal Company.

An Act to incorporate the Duluth, Nepigon and James' Bay Railway Company.

An Act to authorize the purchase of the Yarmouth and Annapolis Railway by the Windsor and Annapolis Railway Company (Limited), and to change the name of the latter company to the Dominion Atlantic Railway Company.

An Act respecting the Guelph Junction Railway Company.

An Act respecting the Medicine Hat Railway and Coal Company.

An Act to amend the Inspection of Ships Act.

An Act to amend the Railway Act.

An Act to amend the Acts relating to the Moncton and Prince Edward Island Railway and Ferry Company.

An Act to again revive and further amend the Act to incorporate the Red Deer

Valley Railway and Coal Company.

An Act to incorporate the Wolseley and Fort Qu'Appelle Railway Company.

An Act respecting the Dominion Burglary Guarantee Company (Limited).

An Act to incorporate the Canadian Railway Fire Insurance Company.

An Act respecting the *Richelieu* and *Ontario* Navigation Company.

An Act to incorporate the Canadian Railway Accident Insurance Company.

An Act to incorporate the Northern Life Assurance Company of Canada.

An Act to amend the Acts respecting the Clifton Suspension Bridge Company. An Act to confirm an agreement between the Ottawa City Passenger Railway Company and the Ottawa Electric Street Railway Company, and an agreement between the said companies and the Corporation of the City of Ottawa, and to unite the said companies under the name of "The Ottawa Electric Railway Company."

An Act to disfranchise Voters who have taken bribes.

An Act to incorporate the Colonial Mutual Life Association.

An Act to incorporate the Dominion Gas and Electric Company.

An Act to incorporate the Ottawa Electric Company.

An Act to empower the Niagara Falls Suspension Bridge Company to issue debentures, and for other purposes.

An Act to incorporate the Welland Power and Supply Canal Company (Limited).

An Act to incorporate the Lake Megantic Railway Company.

An Act to revive and amend the Act to incorporate the Rocky Mountain Railway and Coal Company.

An Act respecting the Erie and Huron Railway Company.

An Act respecting Public Harbours.

An Act to incorporate the Ontario Mutual Life Assurance Company.

An Act to incorporate the Cariboo Railway Company.

An Act respecting the Chaudière Electric Light and Power Company (Limited).

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An Act respecting the Ontario Loan and Debenture Company.

An Act to incorporate the Alberta Southern Railway Company.

An Act further to amend the law relating to Holidays.

An Act to amend the Seamen's Act.

An Act to provide for the examination of witnesses on oath by the Senate and House of Commons.

An Act to repeal the Homestead Exemption Act.

An Act to amend and consolidate the Acts relating to the Harbour Commissioners of Montreal.

An Act further to amend the Revised Statutes, Chapter seventy-seven, respecting the safety of ships.

An Act respecting the Manitoba and North-western Railway Company of Canada.

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An Act for the relief of William Samuel Piper.

An Act for the relief of Joseph Thompson.

An Act for the relief of Orlando George Richmond Johnson.

An Act respecting the Calgary Irrigation Company.

An Act to provide for the better preservation of Game in the unorganized portions of the North-west Territories of Canada.

An Act to amend an Act relating to the Custody of Juvenile Offenders in the Province of New Brunswick.

An Act to amend the Act respecting the incorporation of Boards of Trade. An Act respecting Arrest, Trial and Imprisonment of Youthful Offenders.

An Act to incorporate the Alliance of the Reformed Baptist Church of Canada and the several churches connected therewith.

An Act respecting the Canada Southern Railway.

An Act further to amend the North-west Territories' Representation Act.

An Act respecting the Speaker of the Senate.

An Act further to amend the General Inspection Act.

An Act respecting the Montreal Island Belt Line Railway Company.

An Act to incorporate the General Trust Corporation of Canada.

An Act further to amend the Revised Statutes respecting Interest.

An Act to amend the Consolidated Revenue and Audit Act.

An Act respecting the Seigniory of Sault St. Louis.

An Act respecting the St. Lawrence Insurance Company.

An Act respecting the St. Catharines and Niagara Central Railway Company.

An Act to amend and consolidate the Acts respecting the North-west Mounted Police Force.

An Act further to amend the Steamboat Inspection Act.

An Act further to amend the Act respecting Certificates to Masters and Mates of Ships.

An Act respecting the Common School Fund.

An Act respecting certain subsidies granted to the Government of the Province of Quebec by Chapter eight of the Statutes of 1884.

An Act further to amend the Cullers' Act.

An Act to consolidate and amend certain Acts relating to the Ottawa and Gatineau Valley Railway Company, and to change the name of the Company to the Ottawa and Gatineau Railway Company.

An Act to make further provision respecting Grants of Land to members of the

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An Act respecting Houses of Refuge for Females in Ontario.

An Act to incorporate the New York, New England and Canada Company.

An Act to incorporate the Nova Scotia Steel Company (Limited).

An Act further to amend "The Indian Act."

An Act further to amend the Petroleum Inspection Act.

An Act further to amend the Acts respecting the Civil Service.

An Act further to amend the Act respecting the Judges of Provincial Courts.

An Act to incorporate the Edmonton Street Railway Company.

An Act respecting the Lake Erie and Detroit River Railway Company and the London and Port Stanley Railway Company.

An Act to incorporate the *Montreal*, *Ottawa* and *Georgian Bay* Canal Company.

An Act respecting the utilization of the waters of the *North-west Territories* for Irrigation and other purposes.

An Act to incorporate the Pontiac and Ottawa Railway Company.

An Act to again revive and further amend the Act to incorporate the Brockville

and New York Bridge Company.

An Act to incorporate the French River Boom Company (Limited). An Act respecting the Atlantic and Lake Superior Railway Company.

An Act respecting the Montreal Park and Island Railway Company.

An Act respecting Dominion Lands.

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An Act respecting a certain Treaty between Her Britannic Majesty and the President of the French Republic.

An Act respecting the Land Subsidy of the Canadian Pacific Railway Company.

An Act further to amend the Fisheries Act.

An Act respecting the Inspection of Electric Light.

An Act further to amend the Criminal Code, 1892. An Act in restraint of Fraudulent Sale or Marking.

An Act for the relief of James St. George Dillon.

An Act to amend the Act respecting Dominion Notes.

An Act to amend the Act to provide for the allowance of drawback on certain articles manufactured in *Canada*, for use in the construction of the Canadian *Pacific* Railway.

An Act to authorize the granting of subsidies in land to certain Railway Com-

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An Act respecting the Units of Electrical Measure.

An Act to incorporate the Boynton Bicycle Electric Railway Company.

An Act further to amend "The Insurance Act."

An Act to consolidate and amend the Acts respecting Land in the Territories.

An Act further to amend the Inland Revenue Act.

An Act to authorize the granting of subsidies in aid of the construction of the lines of railway therein mentioned.

An Act to provide for the payment of Bounties on Iron and Steel manufactured from Canadian ore.

An Act further to amend the Dominion Elections Act.

An Act further to amend the Acts respecting the North-west Territories.

An Act further to amend the Electoral Franchise Act."

An Act to consolidate and amend the Acts respecting the Duties of Customs.

Then the Honourable the Speaker of the House of Commons addressed His Excellency the Governor General, as followeth:—

"MAY IT PLEASE YOUR EXCELLENCY:

"The Commons of Canada have voted certain Supplies required to enable the Government to defray the expenses of the Public Service.

"In the name of the Commons, I present to Your Excellency a Bill, intituled: "'An Act for granting to Her Majesty certain sums of money required for "'defraying certain expenses of the Public Service, for the financial years ending,

"' respectively, the 30th June, 1894, and the 30th June, 1895, and for other purposes "' relating to the Public Service,' to which I humbly request Your Excellency's "' assent.'"

To this Bill the Royal Assent was signified in the following words:—

"In Her Majesty's name, His Excellency the Governor General thanks Her Loyal Subjects, accepts their benevolence, and assents to this Bill."

After which His Excellency was pleased to deliver the following Speech to both Houses:—

Honourable Gentlemen of the Senate:

Gentlemen of the House of Commons:

In bringing to a conclusion this laborious session of Parliament, I have to thank you for the assiduity and zeal with which you have attended to the various matters which have been brought before you.

I congratulate you upon the notable fact that the invitation which my Government extended to the Governments of the other Colonies to send representatives to Canada to confer on matters affecting their mutual interests was so promptly

accepted; and that Her Majesty's Government also enhanced the dignity and usefulness of the Conference by sending a representative to assist at its deliberations. It is confidently hoped that the results of the Conference will be found beneficial to the Colonies and to the Empire generally.

The ratification of the Treaty of Commerce with France will lead, I hope, to a large increase in our exports and an extension of friendly relations with that country.

I trust that the arduous work which has engaged you in readjusting the Duties of Customs will accomplish the desired result of adapting the tariff to the present

conditions of the various classes of our population.

The Statutes of the session will show that the laws affecting many public interests have been revised and greatly improved by your efforts, and I observe that you have likewise made generous provision for public improvements which are designed to increase the facilities for travel and transportation throughout the country.

Gentlemen of the House of Commons:

I thank you for the liberal provision which you have made for the services of the current year.

Honourable Gentlemen of the Senate:

Gentlemen of the House of Commons:

In relieving you from your present duties I pray that your labours may be fruitful of benefit to the country and that on returning to your homes you will find that a generous harvest is about to reward the toil of our farmers and that the blessing of Providence has been likewise bestowed abundantly on all the other interests of the people whom you represent.

Then the Honourable THE SPEAKER of the Senate said:

Honourable Gentlemen of the Senate:

Gentlemen of the House of Commons:

It is HIS EXCELLENCY THE GOVERNOR GENERAL'S will and pleasure, that this Parliament be prorogued until Saturday, the First day of September next, to be here holden, and this Parliament is accordingly prorogued until Saturday, the First day of September next.

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- 11. House to go into Committee respecting the granting of subsidies in land towards the construction of certain railways; His Excellency's recommendation signified, 446, 468. House in Committee, 457, 485. Resolutions granting lands to certain railway companies reported; Agreed to; Bill presented, 461, 490. See infra, 13.
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