

JOURNALS

OF THE

LEGISLATIVE ASSEMBLY.

VOL. XVI.

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JOURNALS

91013

OF THE

LEGISLATIVE ASSEMBLY

OF THE

PROVINCE OF ONTARIO.

FROM DEC. 13th, 1882, TO FEBRUARY 1st, 1883

(BOTH DAYS INCLUSIVE).

IN THE FORTY-SIXTH YEAR OF THE REIGN OF OUR SOVEREIGN LADY QUEEN VICTORIA.

Being the Lourth Session of the Lourth Legislature of Ontario.

SESSION 1882-3.

PRINTED BY ORDER OF THE LEGISLATIVE ASSEMBLY.



PROCLAMATION.

PROCLAMATION.

Canada, Province of Ontario.

JOHN BEVERLEY ROBINSON.

[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 Faithful, the Members elected to serve in the Legislative Assembly of Our Province of Ontario, and to every of you—GREETING:

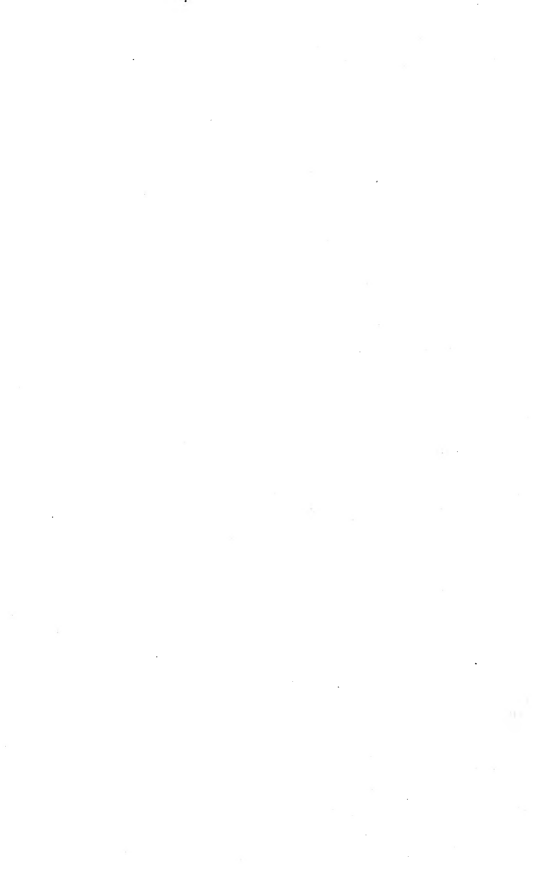
O. Mowat, Attorney-General. WHEREAS it is expedient for certain causes and considera-Attorney-General. The tions to convene the Legislative Assembly of Our said Province, We do will that you and each of you, and all others in this behalf interested, on WEDNESDAY, the THIRTEENTH day of the month of DECEMBER next, at OUR CITY OF TORONTO, personally be and appear for the DESPATCH OF BUSINESS, to treat, act, do and conclude upon those things which in Our Legislature of the Province of Ontario by the Common Council of Our said Province may by the favour of God be ordained. Herein fail not.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Our said Province of Ontario to be hereunto affixed: WITNESS, The Honourable JOHN BEVERLEY ROBINSON, LIEUTENANT-GOVERNOR of Our Province of Ontario, at Our Government House, in Our City of Toronto, in Our said Province, this SEVENTEENTH day of NOVEMBER, in the year of Our Lord one thousand eight hundred and eighty-two, and in the forty-sixth year of Our Reign.

By Command,

CHARLES T. GILLMOR,

Clerk of the Crown in Chancery.



JOURNALS

OF THE

LEGISLATIVE ASSEMBLY

OF THE

PROVINCE OF ONTARIO.

Wednesday, 13th December, 1882.

3 o'clock P.M.

This being the first day of the Fourth Session of the Fourth Legislature of Ontario for the Despatch of Business, pursuant to a Proclamation of His Honour the Honourable John Beverley Robinson, Lieutenant-Governor of the Province, and the House having met, His Honour entered the House; and, having taken his seat on the Throne, was pleased to open the Session by the following gracious Speech:—

Mr. Speaker, and Gentlemen of the Legislative Assembly—

With much pleasure I welcome you once more to the capital of the Province, and to your important and responsible duties as Provincial Representatives of the people.

I congratulate you on the prosperity which during the present year the Province has enjoyed, arising in part from the abundant harvest with which it has pleased Providence to bless the labours of a thrifty and industrious people.

The progress of agriculture in the Province during the past twelve years is extremely gratifying. Important services have been rendered to this great industry by the work of the Agricultural College and Experimental Farm, by the investigations and the report of the Agricultural Commission, and by the other measures which have from time to time been adopted for this purpose by the Legislature. On the present occasion I desire to congratulate you especially on the important advantages which have already been secured by the Bureau of Industries, established in your last Session. The statistical and other information relating to the agricultural interests of the Province, collected by the Bureau, strikingly exhibits the magnitude and importance of these material resources. production of cereals, especially, it is now ascertained that Ontario holds a foremost place when compared with the most favoured regions of this continent. A system which, besides its other objects, provides for annually publishing carefully gathered statistics of the Farm, the Forest, and the Factory, is a valuable agency for exhibiting the growth and capabilities of the Province, and cannot fail to prove of essential service in attacting immigration and wealth from other lands. I notice with pleasure that during the present year there has been a marked increase over last year in the number of immigrants who have become permanent settlers in our Province.

I have much gratification in stating that the lumber trade, which always constitutes an important factor in the general welfare and prosperity of the Province, has, alike as a source of Provincial Revenue and of profitable industry, been in a satisfactory condition during the year. The year's receipts from timber and from Crown Lands' sales will probably exceed a million of dollars.

I regret that the Federal authorities continue to dispute the title of the Province to its northerly and westerly portions, notwithstanding the unanimous award of the Arbitrators which was made and published more than four years ago. Some recent correspondence has taken place on the subject with the Federal Government, and will be laid before you. The Reports of the Provincial Officers on the condition of the disputed territory, and on the local occurrences of the year, will also be submitted for your information. I commend to your earnest attention the question of the territorial integrity of the Province.

Your are already aware that the Act which was deemed necessary for protecting the public interest in rivers, streams and creeks, has again been disallowed by the Federal Government. The recent decision of the Supreme Court of Canada, as to the present state of the law, renders some legislation indispensable in the interest as well of the public, as of lumbermen and all others, whose business requires that they should have the use of our rivers and streams. The subject demands your renewed attention, both in connection with the disallowance of the two Acts heretofore passed, and as involving the legislative autonomy of the Province.

The Revised Acts respecting Municipal Institutions, and respecting Jurors and Juries, having from time to time received important additions and improvements, Bills consolidating the various Acts on these subjects will be submitted for your approval.

Bills also for consolidating the Public and High School Laws will probably be laid before you. I rejoice to state that our Educational Institutions continue efficient and progressive, and that the scholastic advantages of the Province keep pace with its rapid material development.

In pursuance of the policy of passing general laws, wherever practicable, for matters which otherwise would have to be provided for by private Acts, there will be submitted for your consideration:—a Bill for the construction of Street Railways in Cities and Towns; a Bill to facilitate the erection of Gas Works by Municipalities; and a Bill to provide Public Parks where desired by the Ratepayers concerned and their Municipal Representatives.

Among the other measures which are to be submitted for your consideration are:—
a Bill to supply defects in the Election Laws; a Bill relating to the Law of Insurance;
a Bill for the Inspection of Steam Boilers; a Bill respecting Private Asylums for the
Insane; and a Bill for simplifying the practice of Conveyancing and the Law of Property.

The Reports of the several Departments of the Public Service for the year 1882 will will be laid before your. Amongst these will be the first Annual Report of the Provincial Board of Health. I congratulate you upon the advantages which have already attended the creation and appointment of this Board; and, from its operations during the year, I venture to hope that the Board is destined to prove an efficient instrument in promoting the health, comfort and well-being of the people.

The Report of the License Department will show the operation of the License Laws during the year. I am glad to observe a determination on the part of our people to resist all attempts to relax the laws for restricting the traffic in intoxicating liquors.

The Public Accounts of receipts and expenditures in 1882 will be laid before you.

The Estimates for 1883 will be presented for your approval, and will be found to be framed with every regard for economy consistent with the efficiency of the public service.

I trust that the labours of this Session may be marked, as those of past Sessions have been, by wisdom and prudence, and may serve to further promote the prosperity and happiness of our people.

His Honour was then pleased to retire.

PRAYERS.

Mr. Speaker informed the House, That he had received the following notifications of vacancies which had occurred during the recess, in the representation of the Electoral Districts of:—the South Riding of the County of Bruce, the South Riding of the County of Essex, the County of Glengarry, the West Riding of the County of Hastings, Muskoka and Parry Sound, the North Riding of the County of Renfrew, the East Riding of the County of Simcoe, and the South Riding of the County of Waterloo, and, That he had issued his Warrants to the Clerk for new Writs for the Election of Members to serve in this present Legislature for the said Electoral Districts.

To the Honourable Charles Clarke,

Speaker of the Legislative Assembly of Ontario.

I, Rupert Mearse Wells, of the City of Toronto, in the County of York, Barrister-at-Law, and Member of Legislative Assembly for the Electoral Division of the South Riding of Bruce, do hereby declare my intention to resign my seat in the said Legislative Assembly, as the Representative of the said Electoral Division, and I do hereby resign my seat as such Representative.

In witness whereof I have hereunto set my hand and seal at Walkerton, in the said

County of Bruce, this sixth day of June, A.D. 1882.

Signed, and Sealed,
In the presence of
H. P. O'Connor,
of Walkerton, Barrister,

of Walkerton, Barrister, Dion C. Sullivan,

Walkerton.

RUPERT MEARSE WELLS. [L.S.]

To the Honourable Charles Clarke,

Speaker of the Legislative Assembly of the Province of Ontario.

SIR:—I, Lewis Wigle, of the Village of Learnington, in the County of Essex, Esquire, Member of the Legislative Assembly of the Province of Ontario for the South Riding of the County of Essex, hereby declare my intention to resign, and I do hereby resign my seat as such Member of the Legislative Assembly of the Province of Ontario for the said South Riding of the said County of Essex.

Witness my hand and seal this 9th day of June, A.D. 1882.

SIGNED, SEALED, AND DELIVERED,

In the presence of

WESTON HARTFORD, NETTIE FOX. LEWIS WIGLE. [L.S.]

Lancaster, Glengarry, June 9th, 1882.

To the Honourable Charles Clarke,

Speaker, Legislative Assembly of Ontario, Elora, Ont.

I, Donald Macmaster, Member of the Legislative Assembly of the Province of Ontario for the Electoral District of Glengarry, do hereby declare that it is my intention to resign, and I do hereby resign my seat for the said Electoral District in the said Assembly. Witness my hand and seal at Lancaster, this 9th day of June, 1882.

In the presence of

WILLIAM McPHERSON, DAVID FRASER.

 ${f Witnesses.}$

D. MACMASTER. [L. S.]

To the Honourable Charles Clarke,

Speaker of the Legislative Assembly of the Province of *Ontario*, in the Dominion of *Canada*, *Elora*.

SIR:—Take notice that I, Alexander Robertson, of the City of Belleville, in the County of Hastings, and Province of Ontario, Barrister-at-Law, and a Member of the Legislative Assembly of the Province of Ontario for the West Riding of the County of Hastings, do hereby declare my intention to resign my seat in the said Legislative Assembly of the Province of Ontario, as the Member representing the said West Riding of the County of Hastings in said Assembly;

And further take notice, that I do hereby resign my said seat as a Member of the

said Legislative Assembly.

In witness whereof I have hereto set my hand and affixed my seal at the City of *Belleville*, in the County of *Hastings* and Province of *Ontario*, this second day of June, in the year of our Lord one thousand eight hundred and eighty-two.

Signed, and Sealed,
in the presence of, and before,
W. B. Northrup,
of Belleville, Barrister-at-Law,
John Parker Thomas,
of Belleville, Barrister-at-Law.

ALEX. ROBERTSON. [L.S.]

To the Honourable the Speaker of the Legislative Assembly of the Province of Ontario.

I hereby declare my intention to resign, and I do hereby resign my seat in the Legislative Assembly as Member for the Electoral District of *Muskoka* and *Parry Sound*, in the Province of *Ontario*.

As witness my hand and seal this second day of June, A.D. 1882.

Signed, Sealed, and Delivered, in presence of Samuel Armstrong, R. H. Stewart.

J. C. MILLER. [L.S.]

To the Honourable Charles Clarke, Speaker of the Legislative Assembly of Ontario.

SIR:—I, the undersigned, *Thomas Murray*, of *Pembroke*, in the County of *Renfrew*, Member of the Legislative Assembly for the North Riding of *Renfrew*, do hereby declare my intention to resign my said seat as such Member of the Legislative Assembly of *Ontario*, and I do hereby resign the same.

In witness whereof I have hereunto set my hand and seal this fifth day of June,

A.D. 1882.

SIGNED, SEALED, AND DELIVERED, in the presence of AMH. IRVING, J.P., WILLIAM MURRAY, J.P.

THOMAS MURRAY. [L.S.]

To the Honourable Charles Clarke,

Speaker of the Legislative Assembly of Ontario.

Sin:—I, the undersigned, Hermon Henry Cook, of the City of Toronto, in the County of York, Member of the Legislative Assembly for the East Riding of the County of Simcoe, do hereby declare my intention to resign my said seat as such Member of the Legislative Assembly of Ontario, and I do hereby resign the same.

In witness whereof I have hereunto set my hand and seal this first day of June,

A.D. 1882.

Signed, Sealed, and Delivered, in the presence of Montagu Raymond, Frank E. Macdonald.

H. H. COOK. [L.S.]

To the Honourable Charles Clarke,

Speaker of the Legislative Assembly of Ontario.

I hereby declare that it is my intention to resign, and I do hereby resign my seat in the Legislative Assembly of *Ontario* as Member for the Electoral District of South Riding of *Waterloo*.

Witness my hand and seal this ninth day of June, A.D. 1882.

SIGNED, SEALED, AND DELIVERED, in presence of Wm. H. Erbach, Sam'l Breckenridge,

JAMES LIVINGSTON. [L.S.]

Mr. Speaker also informed the House, That the Clerk had laid on the Table the following Certificates:—

PROVINCE OF ONTARIO.

This is to Certify that in Virtue of a Writ of Election dated the eighteenth day of September last past, issued by His Honour the Lieutenant-Governor, and addressed to William Sutton, Esquire, Returning Officer for the Electoral District of the South Riding of the County of Bruce, for the election of a Member to represent the said Electoral District of the South Riding of the County of Bruce in the Legislative Assembly of this Province, in the room of Rupert M. Wells, Esquire, who has resigned his seat, Hamilton Parke O'Connor, Esquire, has been returned as duly elected accordingly, as appears by the Return to the said Writ of Election, dated the twenty-eighth day of October, which is now lodged of record in my Office.

CHARLES T. GILLMOR,

Clerk L. A.

Toronto, 13th December, 1882.

PROVINCE OF ONTARIO.

This is to Certify that in Virtue of a Writ of Election dated the twenty-fifth day of September last past, issued by His Honour the Lieutenant-Governor, and addressed to J. W. Asken, Esquire, Returning Officer for the Electoral District of the South Riding of the County of Essex, for the election of a Member to represent the said

Electoral District of the South Riding of the County of *Essex* in the Legislative Assembly of this Province, in the room of *Lewis Wigle*, Esquire, who has resigned his seat, *William Douglas Balfour*, Esquire, has been returned as duly elected accordingly, as appears by the Return to the said Writ of Election, dated the twenty-third day of October, which is now lodged of record in my Office.

CHARLES T. GILLMOR,

Clerk L. A.

Toronto, 13th December, 1882.

PROVINCE OF ONTARIO.

This is to Certify that in Virtue of a Writ of Election dated the eighteenth day of September last past, issued by His Honour the Lieutenant-Governor, and addressed to D. E. McIntyre, Esquire, Returning Officer for the Electoral District of the County of Glengarry, for the election of a Member to represent the said Electoral District of the County of Glengarry in the Legislative Assembly of this Province, in the room of D. Macmaster, Esquire, who has resigned his seat, James Rayside, Esquire, has been returned as duly elected accordingly, as appears by the Return to the said Writ of Election, dated the twenty-seventh day of October, which is now lodged of record in my Office.

CHARLES T. GILLMOR,

Clerk L. A.

Toronto, 13th December, 1882.

PROVINCE OF ONTARIO.

This is to Certify that in Virtue of a Writ of Election dated the twenty-seventh day of September last past, issued by His Honour the Lieutenant-Governor, and addressed to William H. Ponton, Esquire, Returning Officer for the Electoral District of the West Riding of the County of Hastings, for the election of a Member to represent the said Electoral District of the West Riding of the County of Hastings in the Legislative Assembly of this Province, in the room of Alexander Robertson, Esquire, who has resigned his seat, Baltis Rose, Esquire, has been returned as duly elected accordingly, as appears by the Return to the said Writ of Election, dated the twenty-fourth day of October, which is now lodged of record in my Office.

CHARLES T. GILLMOR,

Clerk L. A.

Toronto, 13th December, 1882.

PROVINCE OF ONTARIO.

This is to Certify that in Virtue of a Writ of Election dated the eighteenth day of September last past, issued by His Honour the Lieutenant-Governor, and addressed to J. E. Lount, Esquire, Returning Officer for the Electoral District of Muskoka and Parry Sound, for the election of a Member to represent the said Electoral District of Muskoka and Parry Sound in the Legislative Assembly of this Province, in the room of John C. Miller, Esquire, who has resigned his seat, James Whitney Bettes, Esquire, has been returned as duly elected accordingly, as appears by the Return to the said Writ of Election, dated the sixteenth day of November, which is now lodged of record in my Office.

CHARLES T. GILLMOR,

Clerk L. A.

Toronto, 13th December, 1882.

PROVINCE OF ONTARIO.

This is to certify that in Virtue of a Writ of Election dated the eighteenth day of September last past, issued by His Honour the Lieutenant-Governor, and addressed to Andrew Irving, Esquire, Returning Officer for the Electoral District of the North Riding of the County of Renfrew, for the election of a Member to represent the said Electoral District of the North Riding of the County of Renfrew, in the Legislative Assembly of this Province, in the room of T. Murray, Esquire, who has resigned his seat, William Balmer McAllister, Esquire, has been returned as duly elected accordingly, as appears by the Return to the said Writ of Election, dated the eighteenth day of October which is now lodged of record in my Office.

CHARLES T. GILLMOR,

Clerk L. A.

Toronto, 13th December, 1882.

PROVINCE OF ONTARIO.

This is to Certify that in Virtue of a Writ of Election dated the eighteenth day of September last past, issued by His Honour the Lieutenant-Governor, and addressed to T. D. McConkey, Esquire, Returning Officer for the Electoral District of the East Riding of the County of Simcoe, for the election of a Member to represent the said Electoral District of the East Riding of the County of Simcoe, in the Legislative Assembly of this Province, in the room of H. H. Cook, Esquire, who has resigned his seat, Charles Drury, Esquire, has been returned as duly elected accordingly, as appears by the Return to the said Writ of Election, dated the thirtieth day of October, which is now lodged of record in my Office.

CHARLES T. GILLMOR,

Clerk L. A.

Toronto, 13th December, 1882.

PROVINCE OF ONTARIO.

This is to Certify that in Virtue of a Writ of Election dated the eighteenth day of September last past, issued by His Honour the Lieutenant-Governor, and addressed to Dougall McDougall, Esquire, Returning Officer for the Electoral District of the South Riding of the County of Waterloo, for the election of a Member to represent the said Electoral District of the South Riding of the County of Waterloo in the Legislative Assembly of this Province, in the room of James Livingston, Esquire, who has resigned his seat, Isaac Master, Esquire, has been returned as duly elected accordingly, as appears by the Return to the said Writ of Election, dated the twenty-third day of October, which is now lodged of record in my Office.

CHARLES T. GILLMOR,

Clerk L. A.

Toronto, 13th December, 1882.

Hamilton Parke O'Connor, Esquire, Member for the South Riding of the County of Bruce, William Douglas Balfour, Esquire, Member for the South Riding of the County of Essex, James Rayside, Esquire, Member for the County of Glengarry, Baltis Rose, Esquire, Member for the West Riding of the County of Hastings, James Whitney Bettes, Esquire, Member for the Electoral District of Muskoka and Parry Sound, William Balmer McAllister, Esquire, Member for the North Riding of the County of Renfrew Charles Drury, Esquire, Member for the East Riding of the County of Simcoe, and Isaac Master, Esquire, Member for the South Riding of the County of Waterloo, having severally taken the Oaths and subscribed the Roll, took their seats.

Mr. Speaker reported, That, to prevent mistakes, he had obtained a copy of His Honour's Speech, which he read.

On motion of the Attorney-General, seconded by Mr. Pardee, a Bill was introduced to provide for the Administration of Oaths of Office to persons appointed as Justices of the Peace, and the same was read the first time.

On motion of the Attorney-General, seconded by Mr. Pardee, Ordered, That the Speech of His Honour to this House be taken into consideration To-morrow.

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 Railways; 3. On Miscellaneous Private Bills; 4. On Standing Orders; 5. On Public Accounts; 6. On Printing; which said Committees shall severally be empowered to examine and inquire into all such matters and things as shall 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.

Mr. Speaker communicated to the House a Report from the Librarian of the Legislative Assembly on the state of the Library. (Sessional Papers, No. 12.)

The House then adjourned at 4 p.m.

Thursday, 14th December, 1882.

3 о'сьоск Р.М.

PRAYERS.

The following Petition was brought up, and laid upon the Table:—
By Mr. Gibson (Huron),—The Petition of the Village Council of Wroxeter.

The Order of the Day for taking into consideration the Speech of His Honour at the opening of the Session having been read,

Mr. Balfour moved, seconded by Mr. Drury,

1. That an Humble Address be presented to His Honour the Lieutenant-Governor, thanking His Honour for his gracious Speech, and reciprocating the expression of pleasure by His Honour in welcoming the Provincial Representatives of the people to the capital of the Province, and to their important and responsible duties.

2. That we rejoice that His Honour is able to congratulate us on the prosperity which during the present year the Province has enjoyed, arising in part from the abundant harvest with which it has pleased Providence to bless the labours of a thrifty and indus-

trious people.

3. That we agree with His Honour that the progress of agriculture in the Province during the past twelve years is extremely gratifying; that important services have been rendered to this great industry by the work of the Agricultural College and Experimental Farm, by the investigations and report of the Agricultural Commission, and by the other measures which have from time to time been adopted for this purpose by the Legislature; that we rejoice that His Honour is able on the present occasion to congratulate us especially on the important advantages which already have been secured by the Bureau of Industries, established in our last Session; that we rejoice to know that the statistical

and other information relating to the agricultural interests of the Province, collected by the Bureau, strikingly exhibits the magnitude and importance of these material resources; and that in the production of cereals, especially, it is now ascertained that Ontario holds a foremost place when compared with the most favoured regions of this continent; that we agree with His Honour that a system which, besides its other objects, provides for annually publishing carefully gathered statistics of the Farm, the Forest, and the Factory, is a valuable agency for exhibiting the growth and capabilities of the Province, and cannot fail to prove of essential service in attracting immigration and wealth from other lands; and that we learn with pleasure that during the present year there has been a marked increase over last year in the number of immigrants who have become permanent settlers in our Province.

4. That we share His Honour's gratification that the lumber trade, which always constitutes an important factor in the general welfare and prosperity of the Province, has, alike as a source of Provincial Revenue and of profitable industry, been in a satisfactory condition during the year; and we rejoice to learn that the year's receipts from timber

and from Crown Lands' sales will probably exceed a million of dollars.

5. That we agree with His Honour in regretting that the Federal authorities continue to dispute the title of the Province to its northerly and westerly portions, notwithstanding the unanimous Award of the Arbitrators which was made and published more than four years ago; that we are glad to learn that the recent correspondence which has taken place on the subject with the Federal Government will be laid before us, and that the Reports of the Provincial Officers on the condition of the disputed territory, and on the local occurrences of the year, will also be submitted for our information; and that we beg to assure His Honour that we will give our earnest attention to the question of the territorial integrity of the Province.

6. That we learned with much concern that the Act which was deemed necessary for protecting the public interest in rivers, streams and creeks, has again been disallowed by the Federal Government; that we agree with His Honour that the recent decision of the Supreme Court of Canada, as to the present state of the law, renders some legislation indispensable in the interest, as well of the public, as of lumbermen and all others, whose business requires that they should have the use of our rivers and streams; and that the subject demands our renewed attention, both in connection with the disallowance of the two Acts heretofore passed, and as involving the legislative autonomy of the Province.

7. That we thank His Honour for the information that, the Revised Acts respecting Municipal Institutions, and respecting Jurors and Juries, having from time to time received important additions and improvements, Bills consolidating the various Acts on these subjects will be submitted for our approval; and that we shall give to these Bills

our careful attention.

8. That we thank His Honour for informing us that Bills for consolidating the Public and High School Laws will probably be laid before us; that we shall give to any such Bills our best attention; and that we rejoice with His Honour that our Educational Institutions continue efficient and progressive, and that the scholastic advantages of the

Province keep pace with its rapid material development.

9. That we thank His Honour for informing us that, in pursuance of the policy of passing general laws, wherever practicable, for matters which otherwise would have to be provided for by private Acts, there will be submitted for our consideration:—a Bill for the construction of Street Railways in Cities and Towns; a Bill to facilitate the erection of Gas Works by Municipalities; and a Bill to provide Public Parks where desired by the Ratepayers concerned and their Municipal Representatives; and that to all these Bills we shall give our careful consideration.

10. That we shall give our most careful attention to the measures which are to be submitted for our consideration for supplying defects in the Election Laws; relating to the Law of Insurance; providing for the Inspection of Steam Boilers; respecting Private Asylums for the Insane; and for simplifying the practice of Conveyancing and the Law

of Property.

11. That we shall be glad to receive the reports of the several Departments of the Public Service for the year 1882, including the first Annual Report of the Provincial

Board of Health; that we join His Honour in feeling that the advantages which have already attended the creation and appointment of this Board are a subject for congratulation; and in hoping, from its operations during the year, that the Board is destined to prove an efficient instrument in promoting the health, comfort and well-being of the people.

12. That we thank His Honour for informing us that the report of the License Department will shew the operation of the License Laws during the year; and that we share His Honour's satisfaction at the determination of our people to resist all attempts

to relax the laws for restricting the traffic in intoxicating liquors.

13. That we thank His Honour for the information that the Public Accounts of

receipts and expenditures in 1882 will be laid before us.

14. That we thank His Honour for informing us that the Estimates for 1883 will be presented for our approval, and that they will be found to be framed with every regard for economy consistent with the efficiency of the public service.

15. That we unite with His Honour in trusting that the labours of this Session may be marked, as His Honour is pleased to say that past Sessions have been, by wisdom and prudence, and may serve to further promote the prosperity and happiness of our people.

The first paragraph of the proposed Address having been read the second time, And a Debate having arisen,

Ordered, That the Debate be adjourned until To-morrow.

The House then adjourned at 4.30 p.m.

Friday, 15th December, 1882.

3 о'сьоск Р.М.

PRAYERS.

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

By Mr. Pardee,—The Petition of the Town Council of Sarnia.

By Mr. Fraser,—The Petition of the Roman Catholic Episcopal Corporation of the Diocese of Kingston.

By Mr. Wood,—The Petition of the Town Council of Lindsay.

By Mr. Gibson (Hamilton),—The Petition of the Toronto, Grey and Bruce Railway Company.

By Mr. Creighton,—The Petition of the Town Council of Owen Sound.

Hamilton Parke O'Connor, Esquire, Member for the South Riding of the County of Bruce, and James Whitney Bettes, Esquire, Member for the Electoral District of Muskoka and Parry Sound, having severally taken the Oaths, and subscribed the Roll, took their seats.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:—
Correspondence with the Federal Government, and accompanying papers, respecting the Provincial Boundary since last Session. (Sessional Papers, No 23.)

The Order of the Day for resuming the adjourned Debate on the consideration of the Speech of His Honour at the opening of the Session having been read,

The Debate was resumed; and, after some time, it was

Ordered, That the Debate be further adjourned until Monday next.

The House then adjourned at 10.40 p.m.

Monday, 18th December, 1882.

3 o'clock P.M.

PRAYERS.

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

By the Attorney-General,—Three Petitions of the County Council of Oxford.

By Mr. Baskerville,—The Petition of the City Council of Ottawa.
By Mr. Snider,—The Petition of the Waterloo, Wellington, and Georgian Bay Railway

By Mr. McLaughlin,—The Petition of the Lake Scugog Marsh Lands Drainage

Company.

By Mr. McKim,—The Petition of the Village Council of Elora.

The Order of the Day for resuming the adjourned Debate on the consideration of the Speech of His Honour at the opening of the Session having been read,

The Debate was resumed; and, after some time, it was

Ordered, That the Debate be further adjourned until To-morrow.

The House then adjourned at 10.40 p.m.

Tuesday, 19th December, 1882.

3 o'clock P.M.

PRAYERS.

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

By the Attorney-General,—The Petition of the County Council of Oxford.

By Mr. Crooks,—The Petition of the Incorporated Synod of the Diocese of Toronto. By Mr. Morris,—The Joint Petition of the City Council of Toronto and the Village

Council of Yorkville. By Mr. Dryden,—The Petition of the Trustees of the Canadian Literary Institute, Woodstock.

By Mr. Parkhill,—Two Petitions of the County Council of Simcoe.

The following Petitions were read and received:-

Of the Town Council of Sarnia, praying that an Act may pass to confirm certain By-laws passed by the Town.

Of the Roman Catholic Episcopal Corporation of the Diocese of Kingston, praying

that an Act may pass to amend their Act of incorporation.

Of the Town Council of Lindsay, praying that an Act may pass to authorize the sale or leasing of certain lands.

Of the Toronto, Grey and Bruce Railway Company, praying that an Act may pass to

confirm certain By-laws granting aid to the Company.

Of the Town Council of Owen Sound; also, of the Village Council of Wroxeter, severally praying for the repeal of sec. 17 of cap. 66, 43 Vic., relating to the Toronto, Grey and Bruce Railway.

The Order of the Day for resuming the adjourned Debate on the consideration of the Speech of His Honour at the opening of the Session having been read,

The Debate was resumed; and, after some time, it was

Ordered, That the Debate be further adjourned until To-morrow.

The House then adjourned at 11.10 p.m.

Wednesday, 20th December, 1882.

3 o'clock P.M.

PRAYERS.

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

By Mr. Hawley,—Three Petitions of the County Council of the United Counties of Lennox and Addington.

By Mr. Balfour,—The Petition of the County Council of Essex. By Mr. Ross,—Six Petitions of the County Council of Huron. By Mr. Long,—The Petition of the Town Council of Barrie.

By Mr. Gibson (Hamilton),—The Joint Petition of the Standard and Alliance Fire Insurance Companies.

By Mr. Bell,—The Petition of the City Council of Toronto; also, the Joint Petition

of the City Council of Toronto and the Village Council of Parkdale.

By Mr. Chisholm,—The Petition of the County Council of Peel; also, the Petition of the Commercial Travellers' Association of Canada.

By Mr. Snider,—The Petition of John B. Snider and others, of Waterloo.

The following Petitions were read and received:-

Of the Waterloo, Wellington, and Georgian Bay Railway Company, praying that an Act may pass to amend their Act of incorporation, and to enable them to extend their line.

Of the Lake Scugog Marsh Lands Drainage Company, praying that an Act may pass

to amend their Act of incorporation.

Of the Village Council of Elora, praying that an Act may pass to consolidate their

general debenture debt, and to authorize the issue of new debentures.

Of the County Council of Oxford, respecting the amalgamation of the Credit Valley and the Ontario and Quebec Railways, and a certain bond granting aid to the Credit Valley

Of the County Council of Oxford, praying for certain amendments to the Joint Stock

Road Company's Act respecting repairs to roads.

Of the City Council of Ottawa, praying for certain amendments to the Municipal Act respecting bakers doing business in the Province of Quebec.

The Order of the Day for resuming the adjourned Debate on the consideration of the Speech of His Honour at the opening of the Session having been read,

The Debate was resumed; and, after some time, the first, second, third, and fourth

paragraphs, having been again read, were agreed to.

The fifth paragraph, having been again read, was agreed to on a division. The sixth paragraph, having been again read, was agreed to on a division.

The seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth and fifteenth paragraphs, having been again read, were agreed to.

Resolved, That the above Resolution be referred to a Select Committee composed as follows: the Attorney-General, and Messieurs Pardee, Balfour, and Drury, with instructions to prepare and report an Address to His Honour in conformity therewith.

The Attorney-General, from the Select Committee, reported an Address which was read as follows:-

To the Honourable John Beverley Robinson, Lieutenant-Governor of the Province of Ontario:

We, Her Majesty's dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, humbly thank Your Honour for your gracious Speech at the opening of the Session, and reciprocate the expressions of pleasure felt by Your Honour in welcoming the Provincial Representatives of the people to the capital of the Province, and to their important and responsible duties.

We rejoice that Your Honour is able to congratulate us on the prosperity which during the present year the Province has enjoyed, arising in part from the abundant harvest with which it has pleased Providence to bless the labours of a thrifty and indus-

trious people.

We agree with Your Honour that the progress of agriculture in the Province during the past twelve years is extremely gratifying; that important services have been rendered to this great industry by the work of the Agricultural College and Experimental Farm, by the investigations and report of the Agricultural Commission, and by the other measures which have from time to time been adopted for this purpose by the Legislature; we rejoice that Your Honour is able on the present occasion to congratulate us especially on the important advantages which already have been secured by the Bureau of Industries, established in our last Session; we rejoice to know that the statistical and other information relating to the agricultural interests of the Province, collected by the Bureau, strikingly exhibit the magnitude and importance of these material resources; and that, in the production of cereals especially, it is now ascertained that Ontario holds a foremost place when compared with the most favoured regions of this continent; we agree with Your Honour that a system which, besides its other objects, provides for annually publishing carefully gathered statistics of the Farm, the Forest, and the Factory, is a valuable agency for exhibiting the growth and capabilities of the Province, and cannot fail to prove of essential service in attracting immigration and wealth from other lands; and we learn with pleasure that during the present year there has been a marked increase over last year in the number of immigrants who have become permanent settlers in our Province.

We share Your Honour's gratification that the lumber trade, which always constitutes an important factor in the general welfare and prosperity of the Province, has, alike as a source of Provincial Revenue and of profitable industry, been in a satisfactory condition during the year; and we rejoice to learn that the year's receipts from timber and from

Crown Lands' sales will probably exceed a million of dollars.

We agree with Your Honour in regretting that the Federal anthorities continue to dispute the title of the Province to its northerly and westerly portions, notwithstanding the unanimous Award of the Arbitrators which was made and published more than four years ago; we are glad to learn that the recent correspondence which has taken place on the subject with the Federal Government will be laid before us, and that the Reports of the Provincial Officers on the condition of the disputed territory, and on the local occurrences of the year, will also be submitted for our information; and we beg to assure Your Honour that we will give our earnest attention to the question of the territorial integrity of the Province.

We learn with much concern that the Act which was deemed necessary for protecting the public interest in rivers, streams, and creeks, has again been disallowed by the Federal Government; we agree with Your Honour that the recent decision of the Supreme Court of Canada, as to the present state of the law, renders some legislation indispensable in the interest, as well of the public, as of lumbermen and all others whose business requires that they should have the use of our rivers and streams; and that the subject demands of renewed attention, both in connection with the disallowance of the two Acts heretofore passed, and as involving the legislative autonomy of the Province.

We thank Your Honour for the information that the Revised Acts respecting Municipal Institutions, and respecting Jurors and Juries, having from time to time received important additions and improvements, Bills consolidating the various Acts on these subjects will be submitted for our approval; and we shall give to these Bills our careful

attention.

We thank Your Honour for informing us that Bills for consolidating the Public and High School Laws will probably be laid before us; we shall give to any such Bills our best attention; and we rejoice with Your Honour that our Educational Institutions continue efficient and progressive, and that the scholastic advantages of the Province keep pace with its rapid material development.

We thank Your Honour for informing us that, in pursuance of the policy of passing general laws, wherever practicable, for matters which otherwise would have to be provided for by private Acts, there will be submitted for our consideration:—a Bill for the con-

struction of Street Railways in Cities and Towns; a Bill to facilitate the erection of Gas Works by Municipalities; and a Bill to provide Public Parks where desired by the Rate-payers concerned and their Municipal Representatives; and to all these Bills we shall give our careful consideration.

We shall give our most careful attention to the measures which are to be submitted for consideration for supplying defects in the Election Laws, relating to the Law of Insurance, providing for the Inspection of Steam Boilers, respecting Private Asylums for the Insane, and for simplifying the practice of Conveyancing and the Law of Property.

We shall be glad to receive the reports of the several Departments of the Public Service for the year 1882, including the first Annual Report of the Provincial Board of Health; we join Your Honour in feeling that the advantages which have already attended the creation and appointment of this Board are a subject for congratulation; and in hoping, from its operations during the year, that the Board is destined to prove an efficient instrument in promoting the health, comfort and well-being of the people.

We thank Your Honour for informing us that the report of the License Department will show the operation of the License Laws during the year; and we share Your Honour's satisfaction at the determination of our people to resist all attempts to relax

the law for restricting the traffic in intoxicating liquors.

We thank Your Honour for the information that the Public Accounts of receipts

and expenditures in 1882 will be laid before us.

We thank Your Honour for informing us that the Estimates for 1883 will be presented for our approval, and that they will be found to be framed with every regard for economy consistent with the efficiency of the public service.

We unite with Your Honour in trusting that the labours of this Session may be marked, as Your Honour is pleased to say that past Sessions have been, by wisdom and prudence, and may serve to further and promote the prosperity and happiness of our people.

The Address, having been read the second time, was agreed to.

Ordered, That the Address be engrossed, and presented to His Honour by such Members of this House as are of the Executive Council.

On motion of Mr. Wood, seconded by Mr. Pardee,

Resolved, That this House will, To-morrow, resolve itself into the Committee of Supply.

Resolved, That this House will, To-morrow, resolve itself into the Committee of

Ways and Means.

On motion of the Attorney-General, seconded by Mr. Crooks,

Ordered, That a special Committee of twelve Members be appointed to prepare and report, with all convenient speed, lists of Members to compose the Select Standing Committees, ordered by this House, to be composed as follows:—Messieurs Baxter, Boulter, Ferris, Fraser, Gibson (Huron), Hardy, Lauder, Meredith, Merrick, Morris, Ross and Wood.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:

The Fifteenth Annual Report of the Inspector of Prisons and Public Charities, for the year ending 30th September, 1882. (Sessional Papers, No. 8.)

The House then adjourned at 11.50 p.m.

Thursday, 21st December, 1882.

3 o'clock P.M.

PRAYERS.

Mr. Speaker informed the House, That the Clerk had laid on the Table a Return from the Records of the Elections to the Legislative Assembly, since the last Return, shewing the aggregate number of Votes polled for each candidate in each Electoral District in which there has been a contest, the total number polled in each Division, and the number of names on the Voters' Lists of the same respectively, the number of Voters remaining unpolled, and the population of each Constituency, as shewn by the last Census. (Sessional Papers, No. 22.)

The Attorney-General delivered to Mr. Speaker a Message from the Lieutenant-Governor, signed by himself; and the Message was read by Mr. Speaker, and is as follows:—

JOHN BEVERLEY ROBINSON.

His Honour the Lieutenant-Governor transmits to the Legislative Assembly a Despatch from the Secretary of State for the Colonies, acknowledging the receipt of an address to Her Majesty the Queen, adopted at the Session of the *Ontario* Legislature held in 1882, and having reference to Her Majesty's escape from an attempt on her life, which reply has been communicated to His Honour by a Despatch from His Excellency the Governor-General, also transmitted herewith.

GOVERNMENT HOUSE, Toronto, December, 1882.

CITADEL, Quebec, 29th June, 1882.

SIR,—I have the honour, by desire of His Excellency the Governor-General, to forward herewith a copy of a Despatch from the Secretary of State for the Colonies, reporting that the address of the Legislative Assembly of *Ontario* has been laid before the Queen, and that Her Majesty thanks them for their congratulations on her escape from the recent attempt on her life, and for their prayers for her welfare.

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

C. STEWART,

Lieut.-Colonel, for the Governor-General's Secretary.

His Honour the Administrator of Ontario, Toronto.

EARL OF KIMBERLY TO MARQUIS OF LORNE.

Downing Street, 17th April, 1882.

My Lord,—I have the honour to acknowledge the recept of your Despatch No. 79, of the 29th of March, and to request that your Lordship will inform the Legislative Assembly of *Ontario* that their address has been laid before the Queen, and that Her Majesty thanks them for their congratulations on her escape from the recent attempt on her life, and for their prayers for her welfare.

I have, etc.,

KIMBERLY.

Governor-General,

The Right Honourable the Marquis of Lorne, K.T.G., C.M.G., etc., etc., etc.

The Attorney-General delivered to Mr. Speaker a Message from the Lieutenant-Governor, signed by himself, and the Message was read by Mr. Speaker, and is as follows:—

JOHN BEVERLEY ROBINSON.

Mr. Speaker and Gentlemen of the Legislative Assembly:—

I thank you for the address in answer to the Speech with which I opened the Session, and I am assured that the wisdom and prudence which have marked past Sessions will guide your deliberations during the present one.

GOVERNMENT HOUSE,

Toronto, 21st December, 1882.

The following petitions were severally brought up, and laid upon the Table:-

By Mr. Meredith,—The Petition of the City Gas Company of London; also, the Petition of the London Gas Light Company.

By Mr. Deroche,—The Petition of Martha Wilkes and others, of Toronto.

By Mr. Ballantyne,—The Petition of John Idington and others, of Stratford.

By Mr. White,—The Petition of the Township Council of Rochester. By Mr. Long,—The Petition of the Town Council of Collingwood.

By Mr. Gibson (Hamilton),—The Petition of Samuel B. Harman and others, of Toronto.

By Mr. Harcourt,—The Petition of the Village Council of Port Colborne.

By Mr. Robinson (Kent),—The Petition of the Erie and Huron Railway Company.

By Mr. Ferris,—The Petition of A. E. Mallery and others, of Brighton.

By Mr. Morris,—The Petition of the City Council of Toronto.

The following Petitions were severally read and received:-

Of the County Council of Oxford, praying that an Act may pass to confirm a certain By-law.

Of the Canadian Literary Institute, praying that an Act may pass to change their

corporate name to that of "The Woodstock College."

Of the Incorporated Synod of the Diocese of *Toronto*, praying that an Act may pass to incorporate the Dean and Chapter of the Cathedral of St. Philip and St James, in the City of *Toronto*.

Of the City Council of *Toronto* and the Village Council of *Yorkville*, jointly praying that an Act may pass to annex the Village of *Yorkville* to the City of *Toronto*, and to

extend the limits of the City of Toronto.

Of the County Council of Simcoe, praying for certain amendments to the Municipal

and Railway Acts respecting Railway Crossings.

Of the County Council of Simcos, respecting the tariff of Fees allowed to Sheriffs and Constables.

Mr. Fraser, from the Special Committee appointed to prepare and report, with all convenient speed, Lists of Members to compose the Select Standing Committees ordered by the House, beg leave to report that they have prepared the following Lists:—

COMMITTEE ON PRIVILEGES AND ELECTIONS.—The Attorney-General, Messieurs Awrey, Ballantyne, Baker, Bell, Blezard, Bonfield, Brereton, Broder, Cascaden, Crooks, Ferris, Graham, Hawley, Jelly, Kincaid, Lyon, Mack, McAllister, McMahon, Merrick, Metcalfe, Monk, Nairn, Near, Neelon, Parkhill, Peck, Richardson, Robinson (Kent), Robertson, Snider, Tooley, Waters, White—35.

The Quorum of said Committee to consist of nine Members.

COMMITTEE ON PRIVATE BILLS.—Messieurs Awrey, Badgerow, Balfour, Baskerville, Baxter, Bell, Bettes, Brereton, Broder, Cascaden, Calvin, Chisholm, Creighton, Dryden, Field,

Fraser, Freeman, French, Gibson (Huron), Graham, Hagar, Hardy, Harcourt, Hawley, Hay, Jelly, Kincaid, Laidlaw, Lauder, Lees, Madill, McAllister, McCraney, McMahon, Meredith, Merrick, Monk, Morgan, Morris, Nairn, Near, Neelon, O'Connor, Parkhill, Patterson, Richardson, Robinson (Kent), Sinclair, Snider, Striker, Tooley, Waters, Watterworth, White, Widdifield—55.

The Quorum of said Committee to consist of nine Members.

Committee on Railways.—Messieurs Appleby, Awrey, Badgerow, Baker, Balfour, Ballantyne, Baskerville, Bell, Bettes, Bishop, Blezard, Boulter, Brereton, Caldwell, Calvin, Chisholm, Creighton, Crooks, Deroche, Drury, Dryden, Field, French, Gibson (Hamilton), Hay, Hunter, Kerr, Kincaid, Lauder, Lees, Long, Lyon, McCraney, McKim, McLaughlin, Madill, Master, Meredith, Merrick, Metcalfe, Monk, Morgan, Morris, Nairn, Neelon, O'Connor, Pardee, Parkhill, Patterson, Peck, Rayside, Ross, Robertson, Robinson (Cardwell), Rose, Sinclair, Tooley, Watterworth, White, Widdifield, Young—61.

The Quorum of said Committee to consist of nine Members.

COMMITTEE ON STANDING ORDERS.—Messieurs Appleby, Badgerow, Baskerville, Bishop, Bonfield, Boulter, Brereton, Broder, Caldwell, Deroche, Drury, Dryden, Field, Freeman, French, Gibson (Hamilton), Hagar, Hunter, Laidlaw, Lyon, McAllister, McKim, Mack, Madill, Master, Merrick, Metcalfe, Monk, O'Connor, Parkhill, Patterson, Rayside, Richardson, Snider, White—35.

The Quorum of said Committee to consist of nine Members.

Committee on Printing.—Messieurs Baker, Balfour, Baxter, Boulter, Broder, Caldwell, Creighton, Deroche, Fraser, McLaughlin, Robinson (Cardwell), Sinclair, White—13.

The Quorum of said Committee to consist of five Members.

Committee on Public Accounts.—Messieurs Ballantyne, Bell, Creighton, Ferris, Gibson (Huron), Harcourt, Hardy, Lauder, Long, McCraney, Meredith, Merrick, Monk, Ross, Striker, Wood, Young—17.

The Quorum of said Committee to consist of seven Members.

The following Bills were severally introduced, and read the first time:-

Bill (No. 60), intituled "An Act to authorize the construction of Street Railways."—The Attorney-General.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 61), intituled "An Act to authorize Cities, Towns and Villages to provide Gas and other means of Lighting and Heating."—The Attorney-General.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 62), intituled "An Act to consolidate the laws respecting Municipal Institutions."—The Attorney-General.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 63), intituled "An Act respecting the establishment of Public Parks in Cities and Towns."—The Attorney-General.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 64), intituled "An Act respecting Private Asylums for the Insane."—The Attorney-General.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 65), intituled "An Act for simplifying the Practice of Conveyancing and the Law of Property."—The Attorney-General.

Ordered, That the Bill be read the second time on Thursday, the fourth day of

January next.

Bill (No. 66), intituled "An Act to consolidate the Acts respecting the Education Department."—Mr. Crooks.

Ordered, That the Bill be read the second time on Thursday, the fourth day of

January next.

(Bill (No. 67), intituled "An Act to consolidate the Acts respecting Public Schools."
—Mr. Crooks.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 68), intituled "An Act to consolidate the Acts respecting High Schools." —Mr. Crooks.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 69), intituled "An Act to establish Public Creameries."—Mr. Wood.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 70), intituled "An Act to encourage Tree Planting."—Mr. Wood.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 71), intituled "An Act to amend the Act respecting Joint Stock Companies for the construction or purchase of roads and other works."—Mr. White.

Ordered, That the Bill be read the second time on Thursday, the fourth day of

January next.

Bill (No. 72), intituled "An Act relating to the law of Insurance."—Mr. Hardy. Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 73), intituled "An Act to consolidate and amend the Acts as to Juries and Jurors."—Mr. Hardy.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 74), intituled "An Act for protecting the Public Interest in Rivers, Streams and Creeks."—Mr. Pardee.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 75), intituled "An Act to amend the law for the protection of Game and Fur-bearing Animals."—Mr. Monk.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 76), intituled "An Act respecting the Inspection of Steam Boilers."—Mr. Fraser

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 77), intituled "An Act for amending the Election Act."—Mr. Fraser. Ordered, That the Bill be read the second time on Thursday, the fourth day of

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

Bill (No. 78), intituled "An Act to amend the Municipal Act respecting Public Cemeteries."—Mr. Waters.

Ordered, That the Bill be read the second time on Thursday, the fourth day of January next.

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

Ordered, That because of the adjournment of this House over the Christmas week, Rule No. 51 be suspended in this, that the time for presenting Petitions for Private Bills be extended until and inclusive of Friday, the fifth day of January next.

On motion of the Attorney-General, seconded by Mr. Crooks,

Ordered, That a Select Committee of nine Members be appointed, to act with Mr. Speaker, in the control and management of the Library, to be composed as follows:—The Attorney-General, Messieurs Boulter, Crooks, Deroche, Gibson (Huron), Harcourt, Meredith, Morris, and O'Connor.

On motion of Mr. Morris, seconded by Mr. Meredith,

Resolved, That an humble Address be presented to the Lieutenant-Governor praying that he will cause to be laid before this House a Return of Copies of all Official Correspondence with regard to cap. 13 of 42 Vic., respecting Grand Jurors, as to submitting the question of jurisdiction to the Supreme Court.

On motion of the Attorney-General, seconded by Mr. Crooks,

Ordered, That when this House adjourns to-day, it do stand adjourned until Thursday, the fourth day of January next.

The House then adjourned at 4.15 p.m.

Thursday, 4th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By the Attorney-General,—The Petition of the Town Council of Woodstock.

By Mr. Wood,—The Petition of the County Council of Victoria; also, the Petition of the Incorporated Synod of the Diocese of Toronto.

By Mr. Metcalfe,—The Petition of the Village Council of Renfrew.
By Mr. Meredith,—The Petition of the Credit Valley Railway Company; also, the Petition of the London Junction Railway Company; also, Two Petitions of the City Council of London.

By Mr. Awrey,-The Petition of the Township Council of Ancaster; also, Two Petitions of the County Council of Wentworth.

By Mr. Lyon,—The Petition of Edward A. Wild and others, of Thunder Bay; also, the Petition of the Council of the Municipality of Shuniah.

By Mr. Mack,—The Petition of W. Colquhoun and others, of Cornwall.

By Mr. Gibson (Hamilton),—The Petition of the Township Council of Melancthon; also, the Petition of the Village Council of Arthur; also, the Petition of the City Council of Hamilton.

By Mr. Nairn,—The Petition of the County Council of Elgin.

By Mr. Laidlaw,—Five Petitions of the County Council of Wellington.

The following Petitions were severally read and received:—

Of the Standard and Alliance Fire Insurance Companies, praying that an Act may pass to amalgamate them.

Of the City Council of Toronto, praying that an Act may pass to authorize the

division of the City into Sewage and Drainage Districts.

Of the City Council of Toronto and the Village of Parkdale, praying that an Act may pass authorizing them to enter into certain agreements for the construction of subways and railway crossings.

Of the City Council of Toronto, praying that an Act may pass enabling the City to

institute an issue of Registered Stock.

Of the Commercial Travellers Association of Canada, praying that an Act may pass declaring the Accident Bonuses and Mortuary Benefits of the Association to be free from liability to creditors.

Of the Town Council of Barrie, praying that an Act may pass to authorize the sale

of certain lands.

Of John B. Snider and others, of Waterloo, praying that an Act may pass to incor-

porate the Berlin and Waterloo Street Railway Company.

Of the Town Council of Napanee, praying that an Act may pass to extend the time for completing the Napanee, Tamworth, and Quebec Railway, and to confirm a certain By-law.

Of Martha and Marcella Wilkes of Toronto, praying that an Act may pass to enable

them to lease certain property in *Toronto*, and for other purposes.

Of John Idington and others, of Stratford, praying that an Act may pass to enable them to sell and convey certain lands belonging to the estate of the late John C. W. Daly.

Of the Village Council of *Port Colborne*, praying that an Act may pass to incorporate

the Village as a Town.

Of A. E. Mallery and others, of Brighton, praying that an Act may pass to incorporate the Brighton, Warkworth, and Norwood Railway Company.

Of the Township Council of Rochester, praying that an Act may pass to authorize an

issue of Debentures.

Of the Town Council of Collingwood, praying that an Act may pass to legalize a certain By-law.

Of the London Gas Light Company, praying that an Act may pass to authorize them

to sell certain property.

Of the City Gas Company, of *London*, praying that an Act may pass to enable them to acquire certain property.

Of the Erie and Huron Railway Company, praying that an Act may pass to extend

the time for the completion of the road.

Of Samuel B. Harman and others, of Toronto, praying that an Act may pass to in-

corporate the Institute of Accountants of Ontario.

Of the County Council of *Huron*; also, Of the County Council of the united counties of *Lennox* and *Addington*, severally praying for certain amendments to the Voters' Lists Act respecting Appeals.

Of the County Council of Huron, praying for certain amendments to the Mutual

Fire Insurance Companies Act respecting investigations into losses by fire.

Of the County Council of *Huron*; also, of the County Council of the united counties of *Lennox* and *Addington*; also, of the County Council of *Peel*, praying for certain amendments to the Municipal Act respecting the powers of municipalities to re-unite with adjoining municipalities.

Of the County Council of *Huron*; also, of the County Council of the united counties of *Lennox* and *Addington*, praying that Division Lines may be exempt from the operation

of the Real Properties Limitation Act.

Of the County Council of Essex, praying for certain amendments to the Joint Stock

Road Companies Act respecting repairs to roads.

Of the County Council of *Huron*, praying for certain amendments to the Liquor-License Act respecting the granting of licenses.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:—

Copies of Orders in Council commuting the Fees of certain Local Masters and Deputy Registrars of the High Court of Justice. (Sessional Papers, No. 24.)

Also, Copies of Orders in Council commuting the Fees of certain County Court Judges under the Surrogate Courts Act. (Sessional Papers, No. 25.)

The House then adjourned at 3.45 p.m.

Friday, 5th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Pardee,—Five Petitions of the County Council of Lambton.

By Mr. Fraser,—The Petition of the Roman Catholic Bishop of Ottawa; also, the Petition of the Roman Catholic Bishop of Peterborough.

By Mr. Drury,—The Petition of the Agricultural and Arts Association of Ontario.

By Mr. Robinson (Cardwell),—The Petition of Thomas Clive Atkinson, of Toronto.

By Mr. Mack,—The Petition of Andrew Broder and others, of Morrisburg. By Mr. Rose,—The Petition of the City Council of Belleville.

By Mr. Robinson (Kent), -Two Petitions of the County Council of Kent; also, the Petition of the Village Council of Wallaceburgh.

By Mr. Robertson, (Halton),—The Petition of the County Council of Halton.

By Mr. Harcourt,—The Petition of Sir William P. Howland and others, of Toronto.

By Mr. Gibson (Hamilton),—The Petition of the City Council of Hamilton. By Mr. Watterworth,—The Petition of George William Ross, of Strathroy.

By Mr. Field,—The Petition of Victoria College, Cobourg.

By Mr. Baskerville,—Two Petitions of the City Council of Ottawa.

Mr. Deroche, from the Committee on Standing Orders, presented their First Report. which was read as follows:-

The Committee have carefully examined the following Petitions, and find the Notices as published in each case sufficient:—

Of the Toronto, Grey and Bruce Railway Company, praying that an Act may pass to

confirm certain by-laws granting aid to the Company.

Of John Idington and others, of Stratford, praying that an Act may pass to enable them to sell and convey certain lands belonging to the estate of the late John C. W. Daly.

Of the Village Council of Elora, praying that Act may pass to consolidate their

general debenture debt, and to authorize the issue of new debentures.

Of Martha and Marcella Wilkes, of Toronto, praying that an Act may pass to enable them to lease certain property in Toronto, and for other purposes.

The following Bills were severally introduced, and read the first time:—

Bill (No. 27), intituled "An Act to enable the Trustees and Executrices under the Will of Robert Wilkes to lease and sell certain Real Estate."—Mr. Deroche.

Referred to the Commissioners of Estate Bills.

Bill (No. 12), intituled "An Act to amend the several Acts relating to the Toronto, Grey and Bruce Railway Company."—Mr. Gibson (Hamilton).

Referred to the Committee on Railways.

Bill (No. 17), intituled "An Act to empower the Trustees under the Will of the late John C. W. Daly to sell certain lands, and to sell or make division of certain goods."— Mr. Ballantyne.

Referred to the Commissioners of Estate Bills.

Bill (No. 4), intituled "An Act to consolidate the Debenture debt of the Village of Elora."—Mr. McKim.

Referred to the Committee on Private Bills.

Bill (No. 79), intituled "An Act to amend the Assessment Act."—Mr. Ferris. Ordered, That the Bill be read the second time on Tuesday next.

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

Ordered, That Rule No. 51 be suspended in this, that the time for presenting Petitions for Private Bills be extended until and inclusive of Monday next.

The following Bills were severally read the second time:—

Bill (No. 60), To authorize the construction of Street Railways. Referred to a Committee of the whole House on Monday next.

Bill (No. 61), To authorize Cities, Towns and Villages to provide Gas and other means of Lighting and Heating.

Referred to a Committee of the whole House on Monday next.

The House then adjourned at 3.30 p.m.

Monday, 8th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Wood,—The Petition of the Town Council of Lindsay.

By Mr. McCraney,—Two Petitions of the Town Council of Dresden; also, the Petition of the County Council of Kent; also, the Petition of Thomas Brown and others, of Kent.

By Mr. Rose,—The Petition of the County Council of Hastings.

By Mr. Robinson (Kent),—The Petition of the Village Council of Blenheim; also, the Petition of the Town Council of Chatham; also, the Petition of the Erie and Huron Railway Company.

By Mr. Robertson (Halton),—The Petition of the County Council of Halton.

By Mr. O'Connor,—The Petition of the Town Council of Kincardine.

By Mr. Nairn,—The Petition of the County Council of Elgin.

Mr. Fraser, from the Standing Committee on Private Bills, presented their First Report, which was read as follows:—

The Committee recommend that Rule No. 51 be suspended in this, that the time for introducing Private Bills to the House be extended until and inclusive of Tuesday, the 16th day of January instant, and that the time for receiving Reports of the Standing Committees on Private Bills be extended until and inclusive of Tuesday, the 23rd January instant.

Mr. Pardee, from the Standing Committee on Railways, presented their First Report which was read as follows:—

The Committee recommend that Rule No. 51 be suspended in this, that the time for presenting Private Bills to the House be extended until, and inclusive of Tuesday, the 16th January, instant, and that the time for receiving Reports of the Standing Committees on Railways be extended until and inclusive of Tuesday, the 23rd January, instant.

Ordered, That the time for introducing Private Bills be extended until and inclusive of Tuesday, the 16th day of January, instant, and that the time for receiving Reports from the Standing Committees on Private Bills and Railways be extended until and inclusive of Tuesday, the 23rd day of January, instant.

The following Bills were severally introduced, and read the first time:-

Bill (No. 81), intituled "An Act to amend the Municipal Act."—Mr. Baskerville. Ordered, That the Bill be read the second time on Wednesday next.

Bill (No. 80), intituled "An Act to amend the Act to make further provision for the construction of Drainage Works by Municipalities."—Mr. Robinson (Kent).

Ordered, That the Bill be read the second time on Wednesday next.

On motion of Mr. Meredith, seconded by Mr. Morris.

Resolved, That an humble Address be presented to the Lieutenant-Governor praying that he will cause to be laid before this House a copy of His Honour's Commission as Lieutenant-Governor of this Province, and of any instructions since issued to His Honour.

On motion of Mr. Meredith, seconded by Mr. Morris.

Ordered, That there be laid before this House, a Return shewing in detail the amounts heretofore expended in the preparation of plans for or otherwise respecting new Parliament Buildings, and the amounts, if any, remaining unpaid on account thereof, giving the dates of the several payments made and the names of the persons to whom payments have been made, and to whom the moneys remain due, and the amounts paid and payable to them respectively.

On motion of Mr. Meredith, seconded by Mr. Morris,

Ordered, That there be laid before this House a Return shewing the conditions of sale under which the four hundred and eighty-seven square miles of timber limits in the Parry Sound and Muskoka Districts sold in 1871, were sold; the names of the persons in whom the licenses of the said territory stood in the years 1876 and 1877, and the names in which they now stand; the Order in Council or other authority under which a reduction has been made in the amount of the dues payable in respect of the timber cut upon the said lands.

On motion of Mr. Balfour, seconded by Mr. Nairn,

Ordered, That there be laid before this House a Return giving the names of all the Joint Stock Road Companies in the Province; the counties in which they are located; the mileage of the Roads operated by them; the cost of each Road; the total amount of money expended thereon; the amount of the capital stock, and how much paid in; the whole amount of tolls expended on such work; the amount received during the years 1879, 1880 and 1881 from tolls; the amount received during each of those years from all other sources; the amount of dividends paid in each of those years; the amount expended for repairs in each year, and the amount of debts due by each Company, specifying the object for which such debts respectively were incurred.

The following Bill was read the second time:-

Bill (No. 71), To amend the Act respecting Joint Stock Companies for the construction or purchase of roads and other works.

Referred to a Select Committee composed as follows:—Messieurs Balfour, Hardy, Meredith, Monk, Nairn, White, and Wood.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:—

Annual Report of the Council of University College, Toronto, for 1881-2. (Sessional Papers, No. 17.)

Annual Report of the Board of Management of the School of Practical Science. (Sessional Papers, No. 19.)

Also,—Twelfth Annual Report of the Inspector of Prisons and Public Charities upon the Ontario Institution for the Education and Instruction of the Deaf and Dumb, Belleville, for the year ending 30th September, 1882. (Sessional Papers, No. 27.)

Also,—The Fifteenth Annual Report of the Inspector of Prisons and Public Charities upon the Common Gaols, Prisons and Reformatories of Ontario for the year 1882. (Sessional Papers, No. 28.)

Also,—The Report of the Fruit Growers' Association of Ontario for the year 1882. (Sessional Papers, No. 20.)

Also,—Report of the Agricultural and Arts Association of Ontario for the year 1882. (Sessional Papers, No. 26.)

The House then adjourned at 4.20 p.m.

Tuesday, 9th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Freeman,—The Petition of Abram Woodley and others, of Townsend. By Mr. Hawley,—The Petition of the Town Council of Napanee.

By Mr. Robertson (Halton),—The Petition of the County Council of Halton.

By Mr. Harcourt,—The Petition of George Griffiths and others, of Monck.

The following Petitions were read and received:

Of the Township Council of East Luther; also, of the Township Council of Melancthon; also, of the Village Council of Arthur, severally praying for the repeal of Section 17 of Chap. 66, 43 Vic., relating to the Toronto, Grey and Bruce Railway Company.

Of the Village Council of Renfrew, praying that an Act may pass to legalize certain

By-laws in favour of the Kingston and Pembroke Railway.

Of the City Council of London, praying that an Act may pass to authorize them to borrow the sum of \$200,000, and to issue debentures therefor.

Of the City Council of London, praying that an Act may pass to authorize the City to pass a bonus By-law in favour of the London Junction Railway Company.

Of the London Junction Railway Company, praying that an Act may pass to amend their Act of Incorporation.

Of the Credit Valley Railway Company, praying that an Act may pass to enable them to lease their line to the Ontario and Quebec Railway Company.

Of the City Council of Hamilton, praying that an Act may pass to authorize the

issue of debentures.

Of the Town Council of Woodstock, praying that an Act may pass to declare a certain Agreement between the Town and the Great Western Railway Company as binding from the time of its execution.

Of the Synod of the Diocese of Toronto, praying that an Act may pass to amend the Synod and Rectory Sales Act, affecting the Diocese of Toronto.

Of W. Colquhoun and others, of Cornwall, praying that an Act may pass to incor-

porate the Eastern Ontario Railway Company.

Of Edward A. Wild and others, of Algoma, praying that an Act may pass to incorporate the Thunder Bay Colonization Railway Company.

Of the Council of the Municipality of Shuniah, praying that an Act may pass to amend the Act respecting the municipality.

Of the Township Council of Ancaster, praying that the Hamilton and Dundas Street

Railway Company may be made liable for damage done by the Company.

Of the County Council of Wentworth, praying that the Hamilton and Dundas Street Railway Company shall be subject to the same restrictions as other railways with regard to repairs.

Of George W. Ross, of Strathroy, praying that an Act may pass to authorize the Law

Society to admit him to practise as a solicitor in the High Court of Justice.

Of the Victoria College, Cobourg, praying that an Act may pass to amend their Act

of incorporation.

Of the City Council of *Hamilton*, praying that an Act may pass to amend the Sink-

ing Fund provisions of the Cities Debenture Act of 1864.

- Of the Roman Catholic Bishop of *Peterborough*, praying that an Act may pass to incorporate the Roman Catholic Episcopal Corporation for the Diocese of *Peterborough* in *Canada*.
- Of the Roman Catholic Bishop of Ottawa, praying that an Act may pass to incorporate the Roman Catholic Episcopal Corporation for the Diocese of Ottawa in Canada.

Of Thomas C. Atkinson, of Toronto, praying that an Act may pass to authorize the

Law Society to admit him to practise as a solicitor in the High Court of Justice.

Of Andrew Broder and others, of Morrisburg, praying that an Act may pass to incorporate the Cornwall Junction Railway Company.

Of Sir William Pearce Howland and others, of Toronto, praying that an Act may

pass for the restoration and improvement of Niagara Falls.

Of the Village Council of Wallaceburg, praying that an Act may pass to legalize a By-law in favour of the Erie and Huron Railway Company.

Of the City Council of Ottawa, praying that By-law No. 346, granting aid to the

Montreal and City of Ottawa Junction Railway may be left to its operation.

Of the City Council of Ottawa, praying that an Act may pass to extend the City limits.

Of the City Council of Belleville, praying for certain amendments to the Municipal

Act respecting the control of, appointment and payment of their Police Force.

Of the County Council of Wellington; also, of the County Council of Wentworth; also, of the County Council of Lambton; also, of the County Council of Halton, severally praying for certain amendments to the Voters' Lists Acts respecting appeals.

Of the County Council of Elgin, praying for certain amendments to the Voters'

Lists Act respecting the cost of reviewing and correcting.

Of the County Council of Lambton; also, of the County Council of Victoria; also, of the County Council of Wellington, severally praying for certain amendments to the Municipal Act respecting the power of Villages to re-unite with adjoining Municipalities.

Of the County Council of Lambton; also, of the County Council of Wellington, severally praying that Division Lines may be exempt from the operation of the Real

Properties Limitation Act.

Of the County Council of Lambton, praying that Section 4 of the Municipal

Amendment Act of 1882 may be extended to Townships.

Of the County Council of Wellington, praying for certain amendments to the Municipal Act respecting the power of Municipalities to acquire lands for cemetery purposes.

Of the County Council of Wellington, praying for certain amendments to the

Registry Act, respecting the expenses of maintaining Registry Offices.

Of the County Council of *Lambton*, praying for additional powers to municipalities respecting Drainage By-laws.

Of the County Council of Kent, praying for certain amendments to the Drainage

Act respecting the inspection of Drains.

Of the County Council of Kent, praying for certain amendments to the Drainage Act respecting the maintaining of Drains.

Mr. Deroche, from the Committee on Standing Orders, presented their Second Report, which was read as follows:—

The Committee have examined the following Petitions, and find the notices as published in each case sufficient:—

Of the Town Council of Sarnia, praying that an Act may pass to confirm certain By-laws.

Of the Town Council of Lindsay, praying that an Act may pass to authorize the

sale or leasing of certain lands.

Of the $\bar{L}ake\ Scugog$ Marsh Lands Drainage Company, praying that an Act may pass to amend their Act of Incorporation.

The Joint Petition of the Standard and Allience Fire Insurance Companies, praying

that an Act may pass to amalgamate the Companies.

Of the Commercial Travellers' Association of Canada, praying that an Act may pass declaring the accident bonuses and the mortuary benefits of the Association to be free from liability to creditors.

Of the Roman Catholic Episcopal Corporation of the Diocese of *Kingston*, in *Canada*, praying that an Act may pass authorizing them to borrow money on mortgages, and for other purposes.

Of the Canadian Literary Institute, praying that an Act may pass to change their

corporate name to that of the Woodstock College.

Of the Town Council of Napanee, praying that an Act may pass to extend the time for the completion of the Napanee, Tamworth and Quebec Railway.

Of the London City Gas Company, praying that an Act may pass enabling them to acquire certain property.

The following Bills were severally introduced, and read the first time:-

Bill (No. 34), intituled "An Act respecting the *Napanee*, *Tamworth* and *Quebec* Railway Company, and a certain bonus granted to the said Company by the Town of *Napanee*."—Mr. *Deroche*.

Referred to the Committee on Railways.

Bill (No. 19), intituled "An Act amalgamating the Standard Fire Insurance Company and the Alliance Insurance Company as the Standard Fire Insurance Company."—Mr. Gibson (Hamilton).

Referred to the Committee on Private Bills.

Bill (No. 23), intituled "An Act relating to the Commercial Travellers' Association of Canada."—Mr. Chisholm.

Referred to the Committee on Private Bills.

Bill (No. 11), intituled "An Act to amend the Acts respecting the Lake Scugog Marsh Lands Drainage Company."—Mr. McLaughlin.

Referred to the Committee on Private Bills.

Bill (No. 28), intituled "An Act respecting the City Gas Company of London and the London Gas Light Company."—Mr. Meredith.

Referred to the Committee on Private Bills.

Bill (No. 26), intituled "An Act to legalize certain By-laws of the Town of Sarnia, and for other purposes."—Mr. Pardee.

Referred to the Committee on Private Bills.

Bill (No. 8), intituled "An Act to authorize the Corporation of the Town of Lindsay to sell or lease certain lands."—Mr. Wood.

Referred to the Commissioners of Estate Bills.

Bill (No. 29), intituled "An Act to change the name of the Canadian Literary Institute to Woodstock College."—Mr. Dryden.

Referred to the Committee on Private Bills.

Bill (No. 1), intituled "An Act to amend the Act to incorporate the Roman Catholic Bishops of *Toronto* and *Kingston* in *Canada* in each Diocese."—Mr. *Fraser*.

Referred to the Committee on Private Bills.

Bill (No. 82), intituled "An Act to amend the Public and Separate Schools Act."—Mr. Bell.

Ordered, That the Bill be read the second time on Thursday next.

Bill (No. 83), intituled "An Act to amend the Act respecting Trustees and Executors, and the Administration of Estates."—Mr. Meredith.

Ordered, That the Bill be read the second time on Thursday next.

Bill (No. 84), intituled "An Act respecting the sale of Fermented and Spirituous Liquors."—Mr. French.

Ordered, That the Bill be read the second time on Thursday next.

The Attorney-General delivered to Mr. Speaker a Message from the Lieutenant-Governor, signed by himself; and the said Message was read by Mr. Speaker, and is as follows:—

JOHN BEVERLEY ROBINSON.

The Lieutenant-Governor transmits Estimates of certain sums required for the service of the Province for the year ending 31st December, 1883, shewing the amount required to complete the service of 1882; and recommends the Estimates to the Legislative Assembly.

GOVERNMENT HOUSE,

Toronto, 9th January, 1883.

(Sessional Papers, No. 2.)

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

The House resolved itself into a Committee to consider Bill (No. 61), To authorize Cities, Towns, and Villages to provide Gas and other means of Lighting and Heating; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration To-morrow.

The House resolved itself into a Committee to consider Bill (No. 60), To authorize the construction of Street Railways; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved. That the Committee have leave to sit again To-morrow.

On motion of Mr. French, seconded by Mr. White,

Ordered, That there be laid before this House, a Return shewing the municipalities in which public markets were in existence at the time of the passing of the Act respecting Market Fees; the municipalities which have abolished market fees in toto; the municipalities which have availed themselves of the right to impose fees on vendors voluntarily using the market place under Section 8 of the Act and sub-sections; the municipalities which, under by-law, charge market fees on all articles except those exempt from fees, under Section 1 of the Act.

The House then adjourned at 5.30 p.m.

Wednesday, 10th January, 1883.

3 c'clock P. M.

PRAYERS.

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

By Mr. Drury,—The Petition of the County Council of Simcoe. By Mr. Morgan,—The Petition of the County Council of Norfolk.

By Mr. Striker,—The Petition of Walter Ross and others of Picton; also, the Petition of James T. Bell and others, of Belleville.

By Mr. Monk,—The Petition of Charles Magee, of Ottawa.

The following Petitions were read and received :-

Of the *Erie* and *Huron* Railway Company, praying that an Act may pass to extend the time for the completion of their road, and for the legalization of certain By-laws.

Of the Town Council of *Chatham*; also, of the Town Council of *Dresden*; also, of the County Council of *Kent*, severally praying that an Act may pass to extend the time for the completion of the *Erie* and *Huron* Railway.

Of the Village Council of Blenheim, praying that an Act may pass to legalize certain

By-laws granting aid to the *Erie* and *Huron* Railway.

Of the Town Council of *Lindsay*, praying for certain amendments to the Assessment Act respecting the time for the final return of the Collector's Roll.

Of Thomas Brown and others, of Kent, praying for certain amendments to the Game

Law respecting foreign sportsmen.

Of the County Council of *Elgin*; also, of the County Council of *Hastings*, severally praying for certain amendments to the Municipal Act respecting the regulation of the width of tires on waggon wheels.

Of the Town Council of *Dresden*; also, of the Town Council of *Kincardine*, severally praying for certain amendments to the Municipal Act respecting jurisdiction over

bridges.

Of the County Council of *Halton*, praying for certain amendments to the Municipal Act respecting the powers of Villages to re-unite with adjoining Municipalities.

Mr. Deroche, from the Committee on Standing Orders, presented their Third Report, which was read as follows:—

The Committee have examined the following Petitions, and find the notices as published in each case sufficient:—

Of Sir Wm. P. Howland and others, of Toronto, praying that an Act may pass to incorporate the Niagara Falls Restoration and Improvement Company.

Of Andrew Broder and others, of Morrisburgh, paying that an Act may pass to

incorporate the Cornwall Junction Railway.

Of the Council of the Municipality of Shuniah, praying that an Act may pass to amend the various Acts respecting the Municipality.

Of Edward A. Wild and others, of Algoma, praying that an Act may pass to

incorporate the Thunder Bay Colonization Railway Company.

Of the incorporated Synod of the Diocese of Toronto, praying that an Act may pass

to amend the Synod and Rectory Sales Acts, affecting the Diocese of *Toronto*.

Of the County Council of *London*, praying that an Act may pass to authorize them

to borrow the sum of \$200,000, and to issue debentures therefor.

Of the City Council of London, praying that an Act may pass to authorize the City to pass a bonus by-law in favour of the London Junction Railway Company.

Of Samuel B. Harman and others, of Toronto, praying that an Act may pass to incorporate the Institute of Accountants of Ontario.

Of the Roman Catholic Bishop of *Peterborough*, praying that an Act may pass to incorporate the Roman Catholic Episcopal Corporation of the Diocese of *Peterborough*, in *Canada*.

Of the Roman Catholic Bishop of Ottawa, praying that an Act may pass to incorporate the Roman Catholic Episcopal Corporation of the Diocese of Ottawa, in Canada.

Of A. E. Mallery and others, of Brighton, praying that an Act may pass to incorporate the Brighton, Warkworth and Norwood Railway Company.

The following Bills were severally introduced, and read the first time :-

Bill (No. 25), intituled "An Act to amend the Synod and Rectory Sales Act affecting the Diocese of *Toronto*.—Mr. *Deroche*.

Referred to the Commissioners of Estate Bills.

Bill (No. 36), intituled "An Act to incorporate the Brighton, Warkworth, and Norwood Railway Company."—Mr. Ferris.

Referred to the Committee on Railways.

Bill (No. 6), intituled "An Act to incorporate the *Thunder Bay* Colonization Railway Company."—Mr. Lyon.

Referred to the Committee on Railways.

Bill (No. 5), intituled "An Act to amend the Acts respecting the Municipality of Shuniah."—Mr. Lyon.

Referred to the Committee on Private Bills.

Bill (No. 43), intituled "An Act to incorporate the Institute of Accountants of Ontario."—Mr. Gibson (Hamilton).

Referred to the Committee on Private Bills.

Bill (No. 13), intituled "An Act to authorize the Corporation of the City of London to borrow \$200,000, and to issue debentures therefor, and to explain the meaning of Section 7 of the Act passed in the 35th year of Her Majesty's reign, intituled 'An Act respecting the Debt of the City of London.'"—Mr. Meredith.

Referred to the Committee on Private Bills.

Bill (No. 31), intituled "An Act respecting certain aid to the London Junction Railway Company."—Mr. Meredith.

Referred to the Committee on Railways.

Bill (No. 24), intituled "An Act to incorporate the Roman Cacholic Bishop of *Peter-borough* in *Canada*."—Mr. *Fraser*.

Referred to the Committee on Private Bills.

Bill (No. 85), intituled "An Act to amend the Municipal Act."—Mr. White. Ordered, That the Bill be read the second time on Friday next.

Bill (No. 86), intituled "An Act to amend the Municipal Act."—Mr. Waters. Ordered, That the Bill be read the second time on Friday next.

Bill (No. 87), intituled "An Act to amend the Assessment Act."—Mr. Waters. Ordered, That the Bill be read the second time on Friday next.

Bill (No. 88), intituled "An Act to amend the Married Woman's Property Act."—Mr. Gibson (Hamilton).

Ordered, That the Bill be read the second time on Friday next.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:-

Return to an Address to the Lieutenant-Governor, on the 8th day of January instant, praying that he will cause to be laid before the House a copy of His Honour's Commission as Lieutenant-Governor of this Province, and of any instructions since issued to His Honour. (Sessional Papers, No 29.)

Also-Return to an Order of the House, of the 6th day of March, 1882, shewing the number of incurable harmless patients confined in each of the Lunatic Asylums of the Province, and the number of such patients of each Asylum who are paying or non-paying (Sessional Papers, No. 30.)

Also—Return to an Order of the House, of the 3rd day of March, 1882, shewing the number of Bills in Chancery and Writs of Summons issued out the High and County Courts during the year 1881, and the number of said Bills and Writs served by the Sheriff. (Sessional Papers, No. 31.)

The Order of the Day for the House to resolve itself into the Committee of Supply having been read,

Mr. Wood moved,

That the House do now resolve itself into the Committee of Supply.

Mr. Meredith moved in amendment, seconded by Mr. Morris,

That all the words in the motion after the word "that" be struck out and the following substituted therefor:--"this House, in view of the declarations of the leader of the Government that 'the urgent importance of the immediate settlement of the boundaries of Ontario has been repeatedly affirmed by the Governments of Canada before Confederation and afterwards, and the urgency has been increasing year by year, and that 'it was never so great as it now is,' regrets that no steps have been taken by the Government of Ontario for the final determination of the boundaries in dispute by means of a reference to the judicial Committee of the Privy Council of England, although the Federal authorities continue to urge upon them a settlement by that method, and evince a willingness to agree to just arrangements for the administration of justice, and the management and disposal of the lands in, and the Government of the territory in dispute, pending the reference; and in the opinion of this House the responsibility for the evils arising from the delay which has occurred since the refusal of the Parliament of Canada to give effect to the award, or which may hereafter take place rests upon the Government of Ontario."

And the House having continued to sit until Twelve of the clock, midnight,

THURSDAY, 11th January, 1883.

And a Debate having arisen, Ordered, That the Debate be adjourned until To-day.

The House then adjourned at 1.40 a.m.

Thursday, 11th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Near,—The Petition of the County Council of Welland; also, the Petition of John Scholfield and others; also, the Petition of William Mellanby and others, all of Humberstone.

By Mr. Patterson,—The Petition of the County Council of York.

By Mr. O'Connor,—The Petition of the Town Council of Walkerton. By Mr. Cascaden,—The Petition of the County Council of Elgin.

The following Petitions were read and received:-

Of George Griffiths and others, of Monck, praying for certain amendments to the Game Law respecting foreign sportsmen.

Of Abram Woodley and others, of Townsend, praying for the enactment of a manhood

suffrage.

Of the Town Council of Napanee, praying for certain amendments to the Municipal

Act respecting jurisdiction over bridges.

Of the County Council of *Halton*, praying that Division Lines may be exempt from the operation of the real properties limitation act.

The following Bills were severally introduced, and read the first time:-

Bill (No. 45), intituled "An Act to incorporate the Cornwall Junction Railway Company."—Mr. Broder.

Referred to the Committee on Railways.

Bill (No. 35), intituled "An Act to incorporate the Roman Catholic Bishop of the Diocese of Ottawa in Canada."—Mr. Fraser.

Referred to the Committee on Private Bills.

Bill (No. 49), intituled "An Act to amend the Act respecting Joint Stock Companies for supplying Cities, Towns and Villages with Gas and Water."—Mr. Meredith.

Ordered, That the Bill be read the second time on Monday next.

The Order of the Day for resuming the adjourned Debate on the Motion, That the House do resolve into the Committee of Supply, having been read,

The Debate was resumed,

And the Amendment, having been put, was lost on the following division :-

YEAS:

Messieurs

Baker,	Jelly,	Meredith,	Near,
Baskerville,	Kerr,	, Merrick,	Parkhill,
Bell,	Lauder,	Metcalfe,	Richardson,
Boulter,	Lees,	Monk,	Rose,
Broder,	Long,	Morgan,	Tooley,
Creighton,	Madill,	Morris,	White-25.
French,			

NAYS:

Messieurs

HIODOIGHID				
Appleby,	Drury,	Hunter,	Rayside,	
Awrey,	Dryden,	Laidlaw,	$Robinson\ (Cardwell),$	
Badgerow,	Ferris,	Lyon,	Robinson (Kent),	
Balfour,	Field,	McCraney,	Robertson	
Ballantyne,	Fraser,	McKim,	Ross,	
Baxter,	Freeman,	McMahon,	Sinclair,	
Bettes.	$Gibson\ (Huron),$	Mack,	Snider,	
Blezard,	Graham,	Master,	Striker,	
Bonfield,	Hagar,	Mowat,	Waters,	
Caldwell,	Harcourt,	Neelon,	Watterworth,	
Cascaden,	Hardy,	O'Connor,	Widdifield,	
Chisholm,	Hawley,	Pardee,	Wood,	
Crooks,	Hay,	Peck,	Young = 53.	
Deroche.		• • •		

The Original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee of Supply.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to Her Majesty, for the service of the year 1883, the following sums:—

1. To defray the expenses of Government House, Toronto, as follows:

Water	\$265	00
Grs'	900	
Fuel	2,000	00
Repairs	700	00
Furnishing	200	00
Planting and plants	100	00
Gardener and caretaker	500	00
Foreman and assistant gardener	450	00
Assistant gardeners	800	00
Contingencies	200	00

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to a Resolution; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:—
Annual Statement of Upper Canada College to 30th June, 1882. (Sessional Papers, No. 32.)

The House then adjourned at 6 p.m.

Friday, 12th January, 1883.

3 o'clock P. M.

PRAYERS.

Mr. Speaker informed the House, That the Clerk had received from the Judges appointed to enquire into and report on Estate Bills, their Reports in the following cases:—

Bill (No. 17), To empower the Trustees under the will of the late John Corry Wilson Daly to sell certain lands, and to sell or make division of certain goods.

Bill (No. 27), To enable the Trustees and Executrices under the will of Robert Wilkes to lease and sell certain real estate.

The Reports were then read by the Clerk at the Table, as follows:—

Report on Bill (No. 17), entitled, "An Act to empower the Trustees under the will of the late John Corry Wilson Daly to sell certain lands, and to sell or make division of certain goods.

We have perused the above-mentioned Bill, and are of opinion that, presuming the allegations contained in the preamble to be proved to the satisfaction of the House, it is reasonable that the said Bill do pass into a law.

We consider the provisions of the said Bill proper for carrying its purposes into effect, and that no alterations or amendments are necessary, beyond those noted in the printed draft, as proposed to be introduced when in Committee.

Dated at Osgoode Hall, 9th January, 1883.

J. G. SPRAGGE, C.J. C. Patterson, J.

To Charles T. Gillmor, Esq., Clerk of the Legislative Assembly.

OSGOODE HALL, 10th January, 1883.

Sir,—I have the honour to acknowledge the receipt of your communication of the 8th inst., with the accompanying papers, and the Private Bill (No. 27), in the matter of the estate of the late Robert Wilkes.

The will confers upon Martha Wilkes, the widow of the Testator, very comprehensive powers. She is devisee of all the real estate, and legatee of all the personal After payment of debts and legacies for her life in trust to her own use and for the benefit of all the Testator's children, with absolute powers as to the application of the income and proceeds of the said property, real and personal, for the benefit of the children during her life; and she has the power to appoint, by will, a trustee to take her place, and to dispose of the property by her will in trust for her children in such shares as she pleases. The Testator directed the buildings on his Toronto property to be well insured, and to have them rebuilt in case of fire, or repaired.

There is no provision for building, unless in case of loss by fire, nor any power to grant building leases, so as to maintain the value of the King Street property, which is of very considerable value. It appears to us the Testator would have made a provision to meet such necessities if he had thought of it, and we have no doubt he would have given to his wife, in whom, throughout his will, he has shewn such unlimited confidence,

full power to act as she pleased in a case of the kind.

We are therefore of opinion, so far as the King Street property is concerned, and in the presumption of course that the allegations in the preamble of the Bill are proven to the satisfaction of the Committee of the Legislative Assembly, that it is reasonable the Bill do pass into a law, and that the provisions thereof are proper for carrying its purposes into effect, excepting that it may be prudent to limit the period of the demise

to 21 years, or not exceeding, say, 40 years.

As to the American Hotel property, it is not quite clear that the Testator would have provided for the sale of this property, if he had given this subject particular consideration. He has expressly provided that his homestead and adjoining property in Yorkville shall be sold, and that his city of Toronto property (including, of course, the American Hotel property) may be sold by his wife, or by the trustees she appoints by will, if in her or his judgment it is thought best to do so, when the youngest of my children comes of age.

This property consists partly of leasehold and partly of freehold—the freehold being part of the estate in question, and the leasehold expiring in September next, but renewable forever in terms of 21 years, with power to end the term and to accept of payment for the buildings in place of taking a renewal.

The power now asked by the Petitioners is not absolutely required for the due enjoyment and preservation of the property, as in the case of the King Street property; but for its sale upon the ground that it is beneficial to the estate that it should be sold.

We presume, of course, that it is to the advantage of the estate that it should be sold; and we believe a better price will be got for the leasehold premises by selling along with them the freehold adjoining property as a necessary ground for the purposes and accommodation of the hotel.

We may therefore say it is reasonable the Bill do pass into a law, and that the

provisions thereof are proper for carrying its purposes into effect.

We have now to say, "what alterations or amendments, if any are necessary in the Bill." It appears to us that the name of Marcella Wilkes is not required; perhaps we

may say, not a proper party in the Bill.

She is an executrix only, and if the debts and legacies are paid, and the leasehold delivered over to the devisee, Martha Wilkes, and we presume all that has been done, the duties of the executrix are concluded, and the property, that is the personalty, with which alone the executrix has any concern or interest, has vested in the legatee or beneficiary and trustee, Martha Wilkes, to whom the testator has devised "all my real and the residue of my personal estate, after payment of debts and legacies, to my wife for life in trust for her own use and for the benefit of all my children"; it is the widow alone who deals with, manages and controls everything during her life, and it is her nominee who is to manage it after her death.

Unless there be some very special reasons for giving Marcella Wilkes the powers now prayed for—and we do not see what cause there can be for it—we are of opinion it would be more in accordance with the terms, as well as the spirit, of the will, to confer the powers upon the widow only in whom her husband lodged all the powers which he granted, and which he thought were all that could be required for the full management

of his estate.

It is true that under the 16th clause of the will the executrices, that is Marcella as well as Martha Wilkes, are to invest all the personal estate and the proceeds of the real estate which Martha Wilkes may not require for the use of herself and family; but that, at most, constitutes Marcella Wilkes a trustee jointly with Martha Wilkes of and in respect only of such personal estate and the unrequired proceeds of the real estate—the Bill far transcends such a power as the 16th clause relates to.

We have the honour to be, Sir, Your obedient servants,

Adam Wilson, C. J. C. P. D. THOMAS GALT, J.

To Charles T. Gillmor, Esq., Clerk of the Legislative Assembly.

Ordered, That Bill (No. 17), To empower the Trustees under the will of the late John Corry Wilson Daly to sell certain lands, and to sell or make division of certain goods, be referred to the Committee on Private Bills, with instructions to consider the same with reference to the suggestions of the Commissioners of Estate Bills thereon.

Ordered, That Bill (No. 27), To enable the Trustees and Executrices under the will of Robert Wilkes to lease and sell certain real estate, be referred to the Committee on Private Bills, with instructions to consider the same with reference to the suggestions of the Commissioners of Estate Bills.

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

By Mr. Hardy,-Four Petitions of the County Council of Brant.

By Mr. McKim,—The Petition of the Town Council of Mount Forest.

By Mr. Drury,—The Petition of the County Council of Simcoe.

By Mr. Creighton,—The Petition of the Town Council of Meaford.

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

The following Petitions were read and received:

Of the County Council of Simcoe, praying that no Act may pass to authorize the fusion of the Hamilton and Northwestern and Grand Trunk Railways.

Of Charles Magee, of Ottawa, praying that the Bill to extend the limits of the city

may not pass.

Oi Walter Ross and others, of Picton, praying that travelling pedlers may be compelled to take out a license.

Of James T. Bell and others, of Belleville, praying for certain amendments to the Game Law, respecting foreign sportsmen.

Of the County Council of Norfolk, praying for certain amendments to the Voters'

Lists Act, respecting Appeals.

Mr. Deroche, from the Committee on Standing Orders, presented their Fourth, Fifth, Sixth, and Seventh Reports, which were read as follows:—

The Committee have carefully examined the following Petitions, and find the notices as published in each case sufficient:—

Of the Town Council of Collingwood, praying that an Act may pass to legalize and confirm a certain By-law.

Of John B. Snider and others, of Waterloo, praying that an Act may pass to incor-

porate the Berlin and Waterloo Street Railway Company.

Of the City Council of *Hamilton*, praying that an Act may pass to amend the Sinking Fund provisions of "The City of Hamilton Debenture Act, 1864."

Of the City Council of Hamilton, praying that an Act may pass to authorize the

issue of debentures.

Of W. Colquhoun and others, of Cornwall, praying that an Act may pass to incorporate the Eastern Ontario Railway Company.

The Committee have examined the Petition of the Village Council of *Port Colborne*, praying that an Act may pass to incorporate the Village as a Town, and to extend the limits thereof, and find that notice of the intended application to the Legislature was given, both in the *Ontario* Gazette and the *Welland* Tribune, but that a slight error occurred in the description of the land proposed to be included in the new limits of the proposed town; this error was corrected after the second appearance of the advertisement in both papers, and the said advertisement in its corrected form has now appeared four times in each publication, and is now current; moreover, proof has been produced to your Committee, that a very numerously signed Petition was presented to the said Village Council of *Port Colborne*, praying that the lands comprised in the amended notice might be included in the limits of the proposed town.

The Committee therefore, considering that full publicity has been given to the matter,

recommend that the notices as published in this case be held sufficient.

The Committee have carefully examined the Petition of Victoria College, Cobourg, praying that an Act may pass to amend their Act of Incorporation, and find that notice of the intended application to the Legislature was first inserted in the Ontario Gazette on the sixteenth day of December last, and has been continued to the present time, and is now current, but the said notice has only been inserted once in the Cobourg World, viz.: on January the sixth instant. The Committee, however, deeming this a matter purely connected with the government and management of the College, are of the opinion that all parties intrusted have had sufficient opportunity of becoming aware of the proposed legislation, and they therefore recommend that the rule requiring six weeks' notice

be suspended in this case.

The Committee have carefully considered the Petition of the Waterloo, Wellington, and Georgian Bay Railway Company, praying that an Act may pass to amend their Act of Incorporation and to enable them to extend their line, and find that notice of the intended application to the Legislature was duly published the requisite length of time in the Ontario Gazette; the said notice was also published in the Waterloo Chronicle of dates November 30th, December 7th and 14th, and the Committee are informed that the notice was then discontinued through a misunderstanding as to the number of times it was to have to have been inserted; through a misunderstanding on the part of the Secretary of the Company the said notice was not inserted in any newspaper published in the County of Wellington. The Committee, however, are credibly informed that there is no opposition to the proposed legislation, and therefore recommend the suspension of the rule in this case.

Mr. Fraser, from the Committee on Private Bills, presented their First Report, which was read as follows :---

The Committee have carefully considered Bill (No. 4), To consolidate the general Debenture Debt of the Village of *Elora*, and have prepared certain amendments thereto.

Mr. Baxter, from the Select Committee on Printing, presented their First Report, which was read as follows:-

The Committee recommend that the following documents be printed:—

Report of University College of Toronto. (Sessional Paper, No. 17.)

Upper Canada College Statement. (Sessional Paper, No. 32.)

Commission, etc., of the Lieutenant-Governor of Ontario. (Sessional Paper, No. 29.) Incurable patients confined in Lunatic Asylums. (Sessional Paper, No. 30.)

Report upon Common Gaols, etc. (Sessional Paper, No. 28.)
Report upon the Deaf and Dumb Institution. (Sessional Paper, No. 27.)

Report of the Agricultural and Arts Association. (Sessional Paper, No. 26.)

Report of the Fruit Growers' Association. (Sessional Paper, No. 20.)

Correspondence respecting the Provincial Boundary. (Sessional Paper, No. 23.)

Report on the Asylum for the Blind. (Sessional Paper, No. 8.) Estimates of the Province for 1883. (Sessional Paper, No. 2.)

The Committee recommend that fifty thousand copies be printed of an Address to the Agricultural and Arts Association of Ontario upon the Herds and Flocks of Ontario; also fifty thousand copies of a Report on the Experimental Department of the Agricultural Farm, Guelph.

Resolved, That this House doth concur in the First Report of the Committee on Printing.

The following Bills were severally introduced and read the first time:

Bill (No. 2), entituled "An Act to incorporate the Berlin and Waterloo Street Railway Company."—Mr. Snider.

Referred to the Committee on Railways.

Bill (No. 32), intituled "An Act respecting the Waterloo, Wellington, and Georgian Bay Railway Company."—Mr. Snider.

Referred to the Committee on Railways.

Bill (No. 42), intituled "An Act respecting Victoria College, Cobourg."—Mr. Field. Referred to the Committee on Private Bills.

Bill (No. 20), intituled "An Act to incorporate the Eastern Ontario Railway Company."—Mr. Mack.

Referred to the Committee on Railways.

Bill (No. 18), intituled "An Act to legalize a certain By-law of the Town of Collingwood."—Mr. Long.

Referred to the Committee on Private Bills.

Bill (No. 47), intituled "An Act respecting the Debt of the City of Hamilton."-Mr. Gibson (Hamilton).

Referred to the Committee on Private Bills.

Bill (No. 30), intituled "An Act to Incorporate the Town of Port Colborne."—Mr. Harcourt.

Referred to the Committee on Private Bills.

Bill (No. 50), intituled "An Act respecting Ditches and Water-courses."—Mr. Wood.

Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 51), intituled "An Act to amend the Revised Act respecting the Solemnization of Marriages."—The Attorney-General.

Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 52), intituled "An Act respecting the office of Inspector of Prisons and Public Charities, and respecting persons committed as Lunatics."—The Attorney-General. Ordered, That the Bill be read the second time on Tuesday next.

On motion of Mr. Robertson, seconded by Mr. Baxter,

Ordered, That there be laid before this House, a Return shewing the number of Lunatics committed to the Gaols in each county of the Province during the years 1880, 1881, and 1882; the length of time they remained in the gaols and how disposed of; also, in the case of those removed to the Provincial Asylums, the cost of such removal.

On motion of Mr. Ferris, seconded Mr. Gibson (Huron),

Ordered, That there be laid before this House, a Return shewing the style and nature of cases in the Superior Courts in which Jury notices were, at the trial of such cases, struck out during the years 1881 and 1882, and by what Judge, and for what reason, if reason assigned; and also, all such cases in which Jury notices have been struck out upon special application in Chambers.

On motion of Mr. Bell, seconded by Mr. French,

Ordered, That there be laid before this House, a Return of all correspondence and other documents connected with the proposed erection of Parliamentary and Departmental Buildings to present time, and not brought down to this House in any previous Return.

On motion of Mr. Gibson (Huron), seconded by Mr. Chisholm,

Ordered, That there be laid before the House, a Return of copies of correspondence and documents between the Provincial Secretary and the License Commissioners or License Inspector of East Huron in reference to the granting of Hotel License to one Conover in the Village of Blue Vale.

On motion of Mr. Waters, seconded by Mr. Hawley,

Ordered, That there be laid before this House, a Return shewing the number of Petitions that have been received by the Government during the years 1880, 1881 and 1882 from Municipal Councils, asking that the power of granting licenses may again be placed in their hands, and also for a relaxation of the Saturday night restrictions.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:—

Report of the Commissioner of Public Works for the year 1882. (Sessional Papers, No 7.)

The House then adjourned at 6 p.m.

Monday, 15th January, 1883.

3 o'clock P.M.

PRAYERS.

Mr. Speaker informed the House, That the Clerk had received from the Judges appointed to enquire into and report on Estate Bills their Report in the following case:—

Bill (No. 8), An Act to authorize the Corporation of the Town of Lindsay to sell or lease certain lands.

The Report was then read by the Clerk at the Table, as follows:-

The undersigned have examined the Statute of 1862, 25th Victoria, Chapter 34, enabling the Corporation of Lindsay to lease portions of the Market or Queen's Square for terms not exceeding twenty-one years.

No information is furnished as to the manner in which the lands were obtained by the Corporation, or whether any trust exists in respect thereof; nor is it very clear as to the exact position or extent of the land used as a public market square.

Section One should be amended by inserting the words "or any part thereof" as

marked in draft of Bill.

Section Two is improperly worded as giving an absolute title to lessees as well as to

purchasers, and some such words as these:

"Any deed or lease executed by the Corporation under "their corporate seal shall be valid and binding, so as to vest in the purchasers or lessees the estate and interest of the Corporation professing to be conveyed respectively by any such deed or lease" should be used in Section Two instead of the words therein from the beginning down to the word "lands."

Subject to these suggestions, and assuming the Legislature to be satisfied thereon, the

undersigned report that it is reasonable that such Bill should pass into a law.

JOHN H. HAGARTY, C.J. THOMAS GALT, J.

OSGOODE HALL, 13th January, 1883.

Ordered, That Bill (No. 8), To authorize the Corporation of the Town of Lindsay to sell or lease certain lands be referred to the Committee on Private Bills, with instructions to consider the same with reference to the suggestion of the Commissioners of Estate Bills.

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

By Mr. Pardee,—The Petition of John Dandy and others, of Sarnia.

By Mr. Balfour,—The Petition of J. P. Juhenville and others, of Anderdon.

By Mr. Creighton,—Three Petitions of the County Council of Grey.

The following Bill was introduced, and read the first time :-

Bill (No. 48), intituled "An Act to amend the City of *Hamilton Debenture Act.*"—Mr. Gibson (Hamilton).

Referred to the Committee on Private Bills.

On motion of Mr. Young, seconded by Mr. McLaughlin,

Resolved, That an humble Address be presented to the Lieutenant-Governor praying that he will cause to be laid before this House, a Return of any correspondence, papers or minutes of proceedings, had between the Government of Ontario and the Governments of Canada and Quebec, or either of them, touching the final settlement of the accounts of the late Province of Canada.

On motion of Mr. Morris, seconded by Mr. Creighton,

Resolved, That an humble Address be presented to the Lieutenant-Governor, praying that he will cause to be laid before this House a Return of all Acts passed by the Legislature of Ontario and disallowed by the Government of the Dominion of Canada since 1st July, 1867, with the reasons assigned for such disallowance, set forth in full, together with the names of the Ministers of Justice upon whose recommendation such Acts were disallowed, and the dates of the Orders in Council disallowing the same.

The following Bills were severally read the second time:—

Bill (No. 4), To consolidate the General Debenture Debt of the Village of *Elora*. Referred to a Committee of the Whole House To-morrow.

Bill (No. 75), To amend the law for the Protection of Game and Fur-bearing Animals. Referred to a Select Committee, composed as follows:—Messieurs Bettes, Caldwell, French, Hagar, Hunter, Kerr, McCraney, McLaughlin, Meredith, Monk, Pardee, Peck, and White.

Bill (No. 81), To amend the Municipal Act.

Referred to a Select Committee, composed as follows:—Messieurs Balfour, Badgerow, Bell, Boulter, Broder, Bishop, Calvin, Creighton, Dryden, Freeman, Graham, Gibson

(Hamilton), Gibson (Huron), Hardy, Harcourt, Hay, Lauder, Lees, Laidlaw, McCraney, Mack, Masters, Meredith, Merrick, Monk, Nairn, Robinson (Kent), Ross, Sinclair, Tooley, Waters, Watterworth, White, and Wood.

_. Bill (No. 80), To amend the Act to make further provision for the construction of Drainage Works by Municipalities.

Referred to the same Select Committee to which was referred Bill (No. 81), To

amend the Municipal Act.

Bill (No. 87), To amend the Assessment Act.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 49), To amend the Act respecting Joint Stock Companies for supplying Cities, Towns, and Villages with Gas and Water.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 83), To amend the Act respecting Trustees and Executors, and the Administration of Estates.

Referred to a Select Committee, composed as follows:—Messieurs Deroche, Hardy, Madill, Meredith, and White.

The Order of the Day for the second reading of Bill (No. 69), To establish Public Creameries, having been read, and objection having been taken by Mr. *Meredith* that the Bill involved the expenditure of Public Money, and required the previous assent of His Honour,

Mr. Speaker, having been appealed to, reserved his decision.

The House then adjourned at 4.10 p.m.

Tuesday, 16th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Near,—The Petition of the Township Council of Humberstone.

By Mr. Freeman,—The Petition of Joseph Bell and others, of Port Dover.

By Mr. Hay,—The Petition of the Town Council of Stratford.

By Mr. Tooley,—The Petition of the Town Council of London East.

By Mr. Ross,—The Petition of the Town Council of Wingham.

The following Petitions were read and received:—

Of John Schofield and others; also, of William Mellanby and others, all of Humberstone, severally praying that the Bill to incorporate and extend the limits of the Town of Port Colborne may not pass.

Of the County Council of Welland, praying for certain amendments to the Act

respecting Market Fees respecting certain restrictions.

Of the County Council of Elgin, praying for certain amendments to the Real

Property Limitation Amendment Act with regard to Division Lines.

Of the Town Council of Walkerton; also, of the Town Council of Meaford; also, of the Town Council of Mount Forest, severally praying for certain amendments to the Municipal Act respecting jurisdiction over Bridges.

Of the County Council of Brant, praying for certain amendments to the Voters'

Lists Act respecting Appeals.

Of the County Council of *Brant*, praying that Division Lines may be exempt from the operation of the Real Property Limitation Act.

Of the County Council of *Brant*, praying for certain amendments to the Municipal Act with respect to the powers of Villages to re-unite with adjoining Municipalities.

Mr. Deroche, from the Committee on Standing Orders, presented their Eighth, Ninth, Tenth, Eleventh, and Twelfth Reports, which were read as follow:—

The Committee have carefully examined the following Petitions, and find the notices as published in each case sufficient:—

Of the Synod of the Diocese of Toronto, praying that an Act may pass to incorporate a Cathedral establishment.

Of the Joint Petition of the City of *Toronto* and the Village of *Yorkville*, praying that an Act may pass to annex the Village of *Yorkville* to the City of *Toronto*, and to extend the limits of the City of *Toronto*.

Of the City Council of Toronto, praying that an Act may pass to authorize the

division of the City into sewage and drainage districts.

Of the Joint Petition of the City of *Toronto* and the Village of *Parkdale*, praying that an Act may pass authorizing them to enter into certain agreements for the construction of sub-ways and railway crossings.

Of the Township Council of Rochester, praying that an Act may pass to authorize the

issue of debentures.

Of the Village Council of *Renfrew*, praying that an Act may pass to legalize certain by-laws in favour of the *Kingston* and *Pembroke* Railway.

Of the County Council of Oxford, praying that an Act may pass to confirm a certain

by-law.

Of the Town Council of Barrie, praying that an Act may pass to authorize the sale of certain lands.

Of the Credit Valley Railway Company, praying that an Act may pass to enable them to lease their line to the Ontario and Quebec Railway Company.

Of the London Junction Railway Company, praying that an Act may pass to amend

their Act of incorporation.

Of the City Council of Ottawa, praying that an Act may pass to extend the limits of the city.

Of George W. Ross, of Strathroy, praying that an Act may pass to authorize the Law

Society to admit him to practise as a Solicitor in the High Court of Justice.

The Committee have carefully examined the Petition of the Erie and Huron Railway Company, praying that an Act may pass to extend the time for the completion of the railway, and to legalize certain by-laws granting aid to the said company. The Committee find that notice of the intended application to the Legislature for an Act to extend the time for the completion of the railway was duly published the required length of time in the Ontario Gazette, the Canadian Observer, the Chatham Tribune, and the Chatham Planet, but that said notice did not contain any allusion to the legalization of the by-laws mentioned in the Petition. The Committee therefore report that the rules have not been complied with in so far as the legalization of the said by-laws are concerned.

The Committee have carefully examined the Petition of the City Council of Toronto, praying that an Act may pass enabling the city to institute an issue of registered stock, and find that notice of the intended application to the Legislature was inserted in the Ontario Gazette from the second day of December now last past to the thirteenth day of January instant, both inclusive, being six weekly insertions; that the notice was published in the Evening News of date the second day of December now last past, and also in the Globe, Mail, Telegram, Evening Canadian, and World newspapers of date thirteenth day of January instant, and is still under publication in the last mentioned papers; but no evidence was produced to the Committee to shew that the advertisement appeared in the issues of the Evening News between the second of December and the thirteenth of January. The Committee report that the Rules have not been complied with in the matter of the foregoing Petition.

The Committee have carefully examined the Petition of the Town Council of Woodstock, praying that an Act may pass to declare a certain agreement between the town and the Great Western Railway Company as binding from the time of its execution, and find that notice of the intended application to the Legislature was duly published the necessary number of times in the Ontario Gazette, but that no notice relating to the matter was published in any local newspaper. The Committee report that in the matter of the

foregoing Petition the Rules have not been complied with.

The Committee have had before them the Petition of Thomas C. Atkinson, of Toronto, praying that an Act may pass to authorize the Law Society to admit him as a Solicitor in the High Court of Justice, and find that notice of the intended application to the Legislature was inserted in the Ontario Gazette of dates December 16th, 23rd, 30th, and January 6th and 13th, making in all five insertions. The Committee are informed that the said notice did not appear in any local paper in accordance with the Rules of your Honourable House, and therefore they report that the Rule requiring six weeks' notice has not been complied with in this matter.

Mr. Pardee, from the Standing Committee on Railways, presented their Second Report, which was read as follows:—

The Committee have carefully considered Bill (No. 34), Respecting the Napanee, Tamworth and Quebec Railway Company, and a certain bonus granted to the said Company by the Town of Napanee, and report the Bill without amendment.

The Committee have also carefully considered Bill (No. 6), To incorporate the *Thunder Bay* Colonization Railway Company, and have prepared certain amendments thereto.

Mr. Fraser, from the Standing Committee on Private Bills, presented their First Report, which was read as follows:—

The Committee have carefully considered Bill (No. 29), To change the name of the Canadian Literary Institute to Woodstock College, and report the Bill without amendment. The Committee recommend that the fees less the actual costs of printing be remitted on the Bill on the ground that it relates to religious and educational matters.

The Committee have also considered the following Bills, and have prepared certain

amendments thereto respectively:-

Bill (No. 23), Relating to the Commercial Travellers' Association of Canada.

Bill (No. 8), To authorize the Corporation of the Town of Lindsay to sell or lease certain lands.

Bill (No. 19), Amalgamating the Standard Fire Insurance Company and the Alliance

Insurance Company as the Standard Fire Insurance Company, and

Bill (No. 17), To empower the Trustees under the will of the late John Corry Wilson Daly to sell certain lands, and to sell or make division of certain goods. The Committee have also amended the preamble to the Bill (No. 17), so as to make the same conform with the facts as they appear to the Committee, and with the suggestions of the Commissioners of Estate Bills.

Ordered, That the Tenth, Eleventh and Twelfth Reports of the Standing Committee on Standing Orders with reference to the Petitions of the City of Toronto, the Town of Woodstock, and of T. C. Atkinson, respectively, be referred back to the Committee with instruction to reconsider the matter of the notices in the Petitions.

Ordered, That the fees, less the actual cost of printing, be refunded on Bill (No. 29), Woodstock College.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:-

Report of William Brown, Professor of Agriculture at the Agricultural College, Guelph, on the Herds and Flocks of Ontario. (Sessional Papers, No. 36.)

Also—Report of the Council of the Agricultural and Arts Association of Ontario for the year 1882. (Sessional Papers, No. 37.)

Also—Thirteenth Annual Report on the Hospitals and Charitable Institutions of Ontario aided by Provincial Funds. (Sessional Papers, No. 38.)

Also—Return from Queen's Printer as to the disposal of the Sessional Statutes for the year 1882. (Sessional Papers, No. 15.)

Also—Return to an Address to the Lieutenant-Governor of the 21st day of December, 1882, praying that he would cause to be laid before the House a Return of all Official Correspondence with regard to Chapter 13 of 42 Victoria, respecting Grand Juries, as to submitting the question to the Supreme Court. (Sessional Papers, No. 40.)

The following Bills were severally introduced, and read the first time:-

Bill (No. 9), intituled "An Act respecting the Credit Valley Railway Company."—Mr. Young.

Referred to the Committee on Railways.

Bill (No. 46), intituled "An Act to extend the limits of the City of Ottawa, and to re-arrange the Wards thereof."—Mr. Baskerville.

Referred to the Committee on Private Bills.

Bill (No. 22), intituled "An Act to incorporate the Dean and Chapter of the Cathedral of St. Philip and St. James, Toronto."—Mr. Deroche.

Referred to the Committee on Private Bills.

Bill (No. 37), intituled "An Act respecting the City of *Toronto* and the Village of *Parkdale.*—Mr. Bell.

Referred to the Committee on Private Bills.

· Bill (No. 10), intituled "An Act to consolidate the debt of the Township of Rochester."—Mr. White.

Referred to the Committee on Private Bills.

Bill (No. 7), intituled "An Act respecting the City of Toronto, the Village of York-ville, and other matters."—Mr. Morris.

Referred to the Committee on Private Bills.

Bill (No. 21), intituled "An Act respecting the *Erie* and *Huron* Railway Company."—Mr. *Robinson* (*Kent*).

Referred to the Committee on Railways.

Bill (No. 40), intituled "An Act to enable the Corporation of the Town of Barrie to close up a portion of Dunlop Street in the said Town."—Mr. Long.

Referred to the Commissioners of Estate Bills.

Bill (No. 3), intituled "An Act to legalize, confirm and declare valid certain By-laws of the Corporation of the Town of Renfrew."—Mr. Metcalfe.

Referred to the Committee on Railways.

Bill (No. 16), intituled "An Act to authorize the Supreme Court of Judicature for Ontario to admit George William Ross to practise as a Solicitor."—Mr. Watterworth.

Referred to the Committee on Private Bills.

Bill (No. 15), intituled "An Act respecting the City of *Toronto*."—Mr. *Bell*. Referred to the Committee on Private Bills.

Bill (No. 14), intituled "An Act respecting the London Junction Railway Company." —Mr. Meredith.

Referred to the Committee on Private Bills.

Bill (No. 39), intituled "An Act respecting By-law No. 259 of the Corporation of the County of Oxford."—The Attorney-General.

Referred to the Committee on Railways.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Wood moved,

That the House do now resolve itself into the Committee of Supply.

Mr. Morris moved in amendment, seconded by Mr. Meredith,

That all the words in the motion after "That" be struck out and the following substituted therefor:—"it is the undoubted right of the Legislature of this Province to exercise without interference by the Government of Canada the exclusive powers vested in it by the British North America Act, if such powers are exercised lawfully and constitutionally, and not in a manner prejudicial to the interests of the Dominion, and this House is prepared at all times to maintain and defend this right; but it is of opinion that Provincial legislation which provides for the taking of private property and applying it to public uses without making full compensation to the owner is contrary to natural justice and the fundamental principles of legislation in civilized commun ties and prejudicial to the interests of the Dominion, and that it is the undoubted right and manifest duty of His Excellency the Governor-General in Council to prevent such legislation remaining in force by exercising the power of disallowance vested in him by the said Act."

And the Amendment, having been put, was lost on the following division:-

YEAS:

Messieurs

Baker,	French,	Meredith,	Near,
Baskerville,	Jelly,	Merrick,	Parkhill,
Bell,	Kerr,	Metcalfe,	Richardson,
Boulter,	Lauder,	Monk,	Rose,
Brereton,	Lees,	Morgan,	Tooley,
Broder,	Madill,	Morris,	White-25.
Creighton,	,	•	

NAYS:

Messieurs

Appleby,	Ferris,	Lyon,	Peck,
Awrey,	Field,	McCraney,	Rayside,
Balfour,	Fraser,	McKim,	Robinson (Kent),
Ballantyne,	Freeman,	McLaughlin,	Robertson,
Baxter,	$Gibson\ (Huron),$	McMahon,	Ross,
Bettes,	Hagar,	Mack,	Sinclair,
Blezard,	Harcourt,	Master,	Striker,
Caldwell,	Hardy,	Mowat,	Waters,
Cascaden,	Hawley,	Nairn,	Watterworth,
Chisholm,	Hay,	Neelon,	Widdifield,
Deroche,	Hunter,	O'Connor,	Wood,
Drury,	Laidlaw,	Pardee,	Young—49.
Dryden,	•		•

And the original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to Her Majesty, for the service of the year 1883, the following sums:—

2. To defray the expenses of the Lieutenant-Governor's Office, as fol	llow :	
Private Secretary\$1,200 (
Official Secretary		
Messenger		
Centingencies 1 500 C		
Contingencies		
Total	. \$3,980	00
3. To defray the expenses of the Executive Council and Attorney-	General's Offic	œ,
as follow:—		
Attorney-General and Premier	00	
Deputy of Attorney-General 2,800		
	00	
Shorthand writer800	00	
Assistant clerk of Executive Council		
	00	
	00	
	00	
Contingencies, including stationery and repairs 1,800	00	
Rent, fuel, gas and water, housekeeper and fireman 1,320		
Total	\$15,370	00
4. To defray the expenses of the Education Office, as follow:—		
Salaries:		
Minister of Education \$4,000	00	
Deputy Minister	00	
Secretary 2,000		
Chief clerk and accountant	00	
Clark	00	
Clerk	00	
Clerk 850	00	
Clerk 800	00	
	00	
• • • • • • • • • • • • • • • • • • • •	00	
	00	
Clerk 400	00	
	00	
	5 00	
Caretaker 500	00	
Expenses:		
	00	
z mining pupor rought and a mining mining and a mining mining and a mining mining mining mining and a mining minin	00	
Fuel and light 400	00	
J	00	
	00	
Office furniture, repairs and incidentals 300	00	
Traveling and other expenses 200	00	
Total	\$19,815 C	00
5. To defray the expenses of the Crown Lands Department, as follo	w:	
Commissioner		
Assistant Commissioner 2,800		
Law clerk		
Shorthand writer and clerk		

Land Sales and Free Grants:			
Clerk	\$1,700	00	
Clerk			
	1,250		
Clerk	1,100		
Clerk	950	00	
Clerk	800	00	
Surveys, Patents, and Roads:—			
Clerk	1,700	00	
Clerk	1,000		
Chief clerk, patents,	1,400		
Clerk	1,200		
Superintendent of colonization roads	1,800		
Clerk	1,000	00	
Woods and Forests:—			
Chief clerk	2,000	00	
Clerk	1,700		
Clerk	1,200		
Clerk			
	1,100		
Clerk	700	00	
Accounts:—			
Accountant and book keeper	1,500	00	
Clerk	1,250		
Clerk	850		
Clerk	800		
Registrar	1,600		
Housekeeper	500	00	
Messenger	500		
Contingencies, including repairs of west wing	9,500	00	
Total		\$46,900	00
6. To defray the expenses of the Department of Public Work	s, as fol	low:	
Commissioner	04.000	00	
	\$4,000		
Architect	2,200		
Engineer	1,600		
Secretary of Public Works	1,750	00	
Law clerk	400	00	
Accountant and general clerk	900	00	
Architectural draughtsman			
Engineering draughtsman	800		
Aggistant describences			
Assistant draughtsman	650		
First clerk	900		
Clerk and paymaster	800		
Carpenter, engaged in public buildings generally	720		
Messenger	500	00	
Contingencies	2,000	00	
Office maintenance	1,320		
m . 1			
Total		\$19,490	00

7. To defray the expenses of The Treasurer's Office, as follows:	ow :			
Treasurer		00		
Assistant Treasurer				
Clerk				
Shorthand writer and clerk of contingencies	1,200			
Clerk of statistics				
Clerk	600			
Cost of maintenance of east wing	2,500	00		
Housekeeper, with house, fuel and light,	400	00		
Fireman	400	00		
Contingencies	2,000	00		
Audit branch:—				
Auditor	1,800	00		
Book-keeper				
Clerk		00		
Total	•••••		\$18,960	00
8. To defray the expenses of the Department of Agriculture	, as follo	w :-		
Assistant Commissioner				
Expenses				
туреньез				
Total	••• • • • • • • • • • • • • • • • • • •	• • • •	\$1,400	00
9. To defray the expenses of Inspection of Public Institution	na na fo	llow	•	
			•—	
Two Inspectors				
Two Clerks				
Messenger				
Travelling expenses Expenses				
19Apenses				
Total	•••••		\$8,200	00
10. To defray the expenses of Secretary's and Registrar's Offi	ce. as fol	low	:	
Secretary and Registrar				
Assistant Secretary				
Three Clerks				
Deputy Registrar				
Two Clerks.	,			
Messenger	,			
Expenses				
Registrar-General's Branch :—	•			
First Clerk	. 1,200	00		
Five Clerks				
Supply of blank forms for postmasters	300			
Indices		00		
Schedules, slips and circulars				
Stationery and printing				
Postages	250	00		
Express charges		00		
Travelling expenses, inspecting district registrars				
	500	00		
Binding returnsExpenses	500 100			

	License and administration of Justice Accounts:—				
		¢1 coo	00		
	First officer				
	Clerk				
	CI I	·			
	Expenses	450			

	Total	•••••	• • • •	\$27,075	00
11.	To defray the expenses of Immigration, as follow:—				•
	Secretary		00		
	Expenses	300	00		
	Total			\$1,600	00
10	To defrey Missellaneous superess as follows				
12.	To defray Miscellaneous expenses, as follow:—				
	Cost of official Gazette				
	Queen's Printer				
	Clerk	500			
	Contingencies	100			
	Inspector of registry offices	1,900			
	Inspector of division courts	1,400 800			
		550			
	Expenses	3,000			
	General clerk of works, etc.	1,200	በሰ		
	Inspection of offices of deputy clerks of the crown, etc.	350			
	Board of Health	6,200			
	Total			\$21,400	00
13.	To defray the expenses of Legislation, as follow:—				
	- 2 - 2 - 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2	ወ1 በደሰ	00		
	Mr. Speaker	\$1,250 1,800			
	Clerk assistant	1,100			
	Law Clerk	1,000			
	Clerk	900			
	Librarian	1,400			
	Assistant librarian	700			
	Accountant o the House, and stationery clerk	400	00		
	Sergeant-at-arms	600	00		
	Housekeeper and chief messenger	600	00		
	Three messengers	1,350	00		
	Fireman	400	00		
	Night watchman	450			
	Sessional writers, messengers and pages	7,000			
	Postages, and cost of House post-office	3,000			
	Stationery, printing paper, printing and binding	18,000			
	Preparing general index	300			
	Printing bills and distributing statutes	3,000			
	Increase of library Indemnity to Members, including mileage	3,000			
	Subscription to newspaper and periodicals	4 8,000 1,000			
	Repairs and furniture	2,000			
	Tropans and rathrous	₹,000	UU		

T 1	#1 FOO	00		
Fuel	\$1,500			
Gas and other lighting	1,700			
Water				
Contingencies	2,000			
· Total	• • • • • • • • • • • • • • • • • • • •	\$	102,900	00
14, To defray the expenses of the Supreme Court of Judicat	ure, as i	follo	w :—	
Allowance to Judges as Heir and Devisee Commis-				
sioners	311,000	00		
Registrar of Supreme Court and Court of Appeal	2,000			
Contingencies	200	00		
Master in Chambers	3,000			
Clerk	1,000			
Entering clerk	600			
Contingencies	350	00		
Master in Ordinary	3,000	00		
Chief clerk	1,400	00		
Shorthand writer	600	00		
Contingencies	500	00		
Two taxing officers	3,200	00		
Court of Appeal:—				
Usher and crier	50	$\Omega\Omega$		
Messenger	500			
Assistance in office	600			
Judges' library	100			
Contingencies	300			
High Court :—				
Clerk of the Process	1,800	00		
Boy in process office	144	00		
Contingencies	50	00		
Clerk of Assize	1,000	00		
Contingencies	50	00		
Chancery Division:—				
Registrar	2,100	00		
Assistant Registrar	1,400	00		
Entering clerk	800	00		
Clerk of Records and Writs	1,250	00		
Clerk in Records Office	650	00		
Contingencies	730			
Surrogate clerk	2,000			
Contingencies	20			
Usher	600			
Messenger and Housekeeper Judges' library	$\frac{400}{200}$			
Queen's Bench Division:—				
Registrar	2,000	00		
Clerk	1,400			
Clerk	1,400			
Clerk	650			
Housekeeper and messenger	500			
Usher and crier	160			

Assistant Messenger	\$160 100		
Contingencies	450	00	
Common Pleas Division:—			
Clerk of the Crown and Pleas	2,500	00	
Clerk	1,000		
Clerk	650	00	
Usher and messenger crier	450		
Judges' library	100		
Contingencies	500		
,Total		\$53,61	4 00
15. To defray the expenses of Criminal Justice, as follow:-	•		
Crown counsel prosecutions\$		00	
Administration of criminal justice	20,000	00	
Provincial detective			
Special services	2,500	00	
Total		 \$134_00	0.00
		φ101,00	
16. To defray the expenses of Miscellaneous Justice, as follows:			
Deputy clerks of the Crown and Pleas\$	21,950	00	
DISTRICT OF ALGOMA:			
Sheriff	1,400	00	
Registrar	800		
Clerk of the peace and district attorney	800		
Clerk of the district court Administration of justice	$500 \\ 4,000$		
District of Thunder Bay:	1,000	00	
	0.400	00	
Two stipendiary magistrates	$\frac{2,400}{800}$		
Sheriff Administration of justice	5,500		
Deputy clerk	150		
House, fuel and light	250	00	
DISTRICT OF NIPISSING:			•
Two stipendiary magistrates	2,600	00	
Administration of justice	1,500		
DISTRICT OF PARRY SOUND:			
Stipendiary magistrate	1,800	00	
Administration of justice	700	00	
DISTRICT OF MUSKOKA:			
Stipendiary magistrate	$1,800 \\ 500$		
PROVISIONAL COUNTY OF HALIBURTON:			1
Stipendiary magistrate	1,200	00	
Stipendiary magistrate	500		

Provincial Police:		
Salary of police magistrate at Clifton	\$1,200 00 4,000 00	
OTHER SERVICES:		
Sheriffs, deputy clerks of the Crown, etc	6,000 00 300 00	
Registration books for Muskoka, etc. Lighting and heating Osgoode Hall Water supply Furniture, etc. Shorthand reporters. Administration of justice northerly parts of Province. Litigation of constitutional questions Allowance to sheriffs	200 00 4,000 00 250 00 500 00 10,500 00 5,000 00 5,000 00 3,800 00	
County judges, etc., grouped counties		
Total	\$91,200	00
18. To defray the expenses of Public and Separate Schools.	\$240,000	00
19. To defray the expenses of Schools in new and poor Town	ships \$18,000	00
20. To defray the expenses of the inspection of Public and Schools	Separate \$31,600	0(
21. To defray the expenses of Collegiate Institutes and High	Schools \$84,500	00
22. To defray the expenses of the Inspection of Normal and Hig	sh Schools. \$5,600	0(
23. To defray the expenses of the Training of Public School T	eachers \$11,350	00
24. To defray the expenses of the Central Committee of Exa	miners \$10,100	00
25. To defray the expenses of the Normal and Model Schools	, Toronto, as follow:	
Salardes:		
Principal Science master	\$2,000 00 1,800 00	
Mathematical master	1,500 00	
Teacher of reading and elocution	300 00	
Writing and book-keeping master	1,000 00	
Drawing master	700 00 800 00	
Ulerk.	645 00	
Gymnastic master	300 00	
Head master of boys' model school	1,200 00	
Three assistants	2,800 00	
Head mistress of girls' model school	1,100 00	
Three assistants	2,150 00	
Two gardeners	810 00 1,210 00	
Three engineers	1,310 00	
Expenses:	•	
Repairing gymnasium	150 00	
Text books and reading-room	200 00 400 00	

Expanses of a	rounds, plants and plant-houses	\$400	ΛΛ		
	prants and prant-nouses	1,200			
	•••••	450			
		400			
		300	00		
		200	00		
Total		• • • • • •		\$23,325	00
26 To defray the exper	nses of the Normal School, Ottawa, as	follow	•		
Salaries:	ises of the Norman Bonoon, Ontawa, as	5 TOTTO W			
		*	•		
Principal					
	r	1,500			
	master	1,600		-	
Drawing and b	ook-keeping masterter	600 700			
	der	800			
	ountant	600			
	nastic instructor	300			
	of boys' model school,	1,150			
Three assistar		2,500			
Head mistress	girls' model school	950			
Three assistar		1,850	00		
Two engineers	and gardeners	1,000	00		
	rounds in summer	360	00		
Four Janitors		1,230	' 00		
EXPENSES:					
Text books an	d reading room	200	00		
Printing and a	stationery, chemicals and supplies	400	00		
Expenses of g	rounds	400	00		
Fuel and light		1,400	00		
Water		450	00		
		400			
		300			
Prize books .		200	00		
Total	- 			\$20,890	00
10041				Ψ20,000	00
27. To defray the exper	nses of the Museum and Library, as fo	ollow :—	-		
SALARIES:					
Superintender	.t	\$1 400	00		
		1,900			,
		100			
Expenses:					
	: sale	2,000	ሰበ		
	stationery	100			
Printing paper	for forms and circulars	100			
Furnishings. i	ncidentals and repairs	200			
Binding books	and pamphlets	400			
Printing catal	ogue	250			
Incidentals		200			
		100			
Fire, water an	d light	500	00		
m_4_1				ው ማ በደበ	ΔΩ
Total				φ1,20U	UU

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

The following Bills were severally read the second time:-

Bill (No. 62), To consolidate the Laws respecting Municipal Institutions.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 63), Respecting the establishment of Public Parks in Cities and Towns. Referred to a Committee of the Whole House To-morrow.

The House then adjourned at 11.30.

Wednesday, 17th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Meredith,—The Petition of Arthur Harvey and others, of Yorkville.

By Mr. Baker,—The Petition of the Village Council of New Edinburgh; also, the Petition of Robert Cummings and others, of Gloucester.

By Mr. Drury,—The Petition of the County Council of Simcoe. By Mr. Metcalfe,—The Petition of the City Council of Kingston.

By Mr. Sinclair,—Four Petitions of the County Council of Bruce.

By Mr. McLaughlin,—The Petition of T. H. Marsh and others, of London; also, the Petition of G. A. McCallum and others, of Dunnville; also, the Petition of Henry Watson and others; also, the Petition of John Spackman and others; also, the Petition of John Healy and others; also, the Petition of R. S. Priddy and others, of Windsor; also, the Petition of Henry Wilkinson and others, of Courtland; also, the Petition of A. Johnston and others, of Strathroy; also, the Petition of T. E. Ball and others, of Essex; also, the Petition of A. H. Crysler and others, of Petrolia; also, the Petition of F. J. Chadwick and others, of Guelph; also, the Petition of J. Kirk and others, of Toronto; also, the Petition of W. A. Campbell and others, of Chatham; also, the Petition of C. M. Main and others, of London East; also, the Petition of Daniel Marble and others, of Aldborough; also, the Petition of A. Massie and others, of Sandwich; also, the Petition of J. L. Campbell and others, of Sincoe; also, the Petition of John Hammon and others, of Clifton; also, the Petition of Thomas Fitton and others, of Exeter; also, the Petition of J. F. Carr and others, of Sparta; also, the Petition of Horatio Jell and others, of Wardsville.

The following Petitions were read and received:-

Of John Dandy and others, of Sarnia, praying that the Bill before the House tolegalize certain By-laws may not pass.

Of the County Council of Grey, praying that Division Lines may be exempt from the operation of the Real Property Limitation Amendment Act.

Of the County Council of Grey, praying for certain amendments to the Voters' Lists

Act respecting Appeals.

Of the County Council of Grey, praying for certain amendments to the Municipal

Act respecting the powers of villages to re-unite with adjoining Municipalities.

Of J. P. Juhenville and others, of Anderdon, praying for certain amendments to the Game Law respecting foreign sportsmen.

Mr. Deroche, from the Committee on Standing Orders, presented their Thirteenth, Fourteenth and Fifteenth Reports, which were read as follow:-

The Committee have had before them the Petition of the City Council of Toronto, praying that an Act may pass enabling the city to institute an issue of registered stock, referred back to the Committee from the House, with instructions to reconsider the matter of the notices in the said Petition. The Committee have had a declaration of the City Treasurer filed before them setting forth as follows: That the notice hereto annexed appeared in the Evening News newspaper, on the second day of December, 1882, and also in the Globe, Mail, Telegram, Evening Canadian and World newspapers on the thirteenth day of January instant, and is still under publication in said papers. The full term of notice was published in the Ontario Gazette. The Committee are informed that instructions to publish for six weeks accompanied the advertisement first sent to the Evening News, but that through some mistake the said advertisement was dropped after the first insertion thereof. Under these circumstances the Committee would recommend the suspension of the Rule in this case.

The Committee have had before them the Petition of Thomas C. Atkinson, of Toronto, praying that an Act may pass to authorize the Law Society to admit him as a Solicitor in the High Court of Justice, referred back to the Committee from the House, with instructions to reconsider the matter of the notices in the Petition. The proper notice was published in the Ontario Gazette for the space of five weeks, and is now current, but no notice was published in any local paper. The Petitioner has, however, filed before the Committee a declaration in the words following: "I did on the Twelfth day of January notify the Law Society of Ontario of my intention to apply to the Legislative Assembly of the Province of Ontario for an Act to authorize the Supreme Court of Judicature for Ontario to admit me to practise as a Solicitor therein, by sending to J. H. Esten, Esquire, the Secretary of the said Law Society, a copy of the notice of my intention to apply as aforesaid, which was published in the Ontario Gazette, and otherwise informing him of my said intention." The Committee, considering that by the above notice all parties interested are aware of the intended application, recommend the suspension of the Rule in this

The Committee have had before them the Petition of the Town Council of Woodstock, praying that an Act may pass to declare a certain agreement between the Town and the Great Western Railway Company as binding from the time of its execution. The Committee find that the proper notice was published the requisite length of time in the Ontario Gazette, but that through some oversight on the part of the town, the said notice did not appear in any local newspaper. Proof has, however, been produced before the Committee, shewing that all parties interested are fully aware of the proposed legislation. The Committee therefore recommend that in view of the foregoing facts the Rules of this House be suspended in the matter of this Petition.

Mr. Fraser, from the Standing Committee on Private Bills, presented their Third Report, which was read as follows :-

The Committee have carefully examined Bill (No. 27), To enable the Trustees and Executrices, under the will of Robert Wilkes, to lease and sell certain real estate, and have prepared certain amendments thereto. The Committee have also amended the preamble of the Bill so as to make the same conform with the facts as they appear to your Committee.

The Committee recommend that Rule No. 51 of the House be further suspended in this, that the time for the introduction of Private Bills to this House be extended until, and inclusive of, Thursday next, and that the time for receiving reports of the Standing Committee on Private Bills be extended until, and inclusive of, Wednesday, the twentyfourth day of January instant.

Mr. Pardee, from the Standing Committee on Railways, presented their Third Report, which was read as follows:-

The Committee recommend that Rule No. 51 of the House be further suspended in this, that the time for introducing Private Bills to the House be extended until, and inclusive of, Thursday, the eighteenth of January instant, and that the time for receiving reports of the Standing Committee on Railways be extended until, and inclusive of, Wednesday, the twenty-fourth January instant.

Ordered, That the time for introducing Private Bills be extended until, and inclusive of, Thursday, the eighteenth of January instant, and that the time for receiving reports from the Standing Committees on Private Bills and Railways be extended until, and in clusive of, Wednesday, the twenty-fourth day of January next.

The following Bills were severally introduced, and read the first time:—

Bill (No. 38), intituled "An Act to empower the City of Toronto to institute an issue of Corporation Stock, to be styled 'The Registered Stock of the said City of Toronto.'"—Mr. Morris.

Referred to the Committee on Private Bills.

Bill (No. 41), intituled "An Act to confirm an agreement between the Town of Woodstock and the Great Western Railway Company."—The Attorney-General.

Referred to the Committee on Railways.

Bill (No. 44), intituled "An Act to authorize the Supreme Court of Judicature for Ontario to admit Thomas Clive Atkinson to practise as a Solicitor."-Mr. Robinson (Cardwell).

Referred to the Committee on Private Bills.

Mr. Creighton moved, seconded by Mr. Broder,

That in the opinion of this House it would be in the public interest to have the various Departmental Reports printed as soon as possible after the expiration of the years to which they respectively relate, and to have the same circulated immediately upon being printed, whether the House shall be in Session or not.

And the Motion, having been put, was lost on the following division:—

YEAS:

Messieurs

Baker,	Creighton,	Merrick,	Parkhill,
Balfour,	French,	Monk,	Richardson,
Baskerville,	Jelly,	Morgan,	Robinson (Cardwell),
Bell,	Kerr,	Morris,	Kose,
Boulter,	Lees,	Near,	Snider,
Brereton,	Madill,	Neelon,	Tooley—26.
Broder.	Meredith	•	

NAYS:

Messieurs

Apple by,	Drury,	Hunter,	Patterson,
Awrey,	Ferris,	Lyon,	Rayside,
Ballantyne,	Field,	McCraney,	Robinson (Kent),
Baxter,	Fraser,	McKim,	Ross,
Bettes,	Freeman,	McLaughlin,	Sinclair,
Bishop,	$Gibson\ (Huron),$	McMahon,	Striker,
Blezard,	Graham,	Mack,	Waters,
Caldwell,	Harcourt,	Master,	Watterworth,
Cascaden,	Hardy,	Mowat,	Widdifield,
Chisholm,	Hawley,	O'Connor,	Wood,
Deroche,	Hay,	Pardee,	Young—44.

On motion of Mr. Hay, seconded by Mr. Gibson (Huron),

Resolved, That an humble Address be presented to the Lieutenant-Governor praying that he will cause to be laid before this House, a Return of all correspondence between the Government of *Ontario* and the Dominion Government in respect to the Land Improvement Fund accruing on Crown Land sales made between the 14th day of June, 1853, and the 6th day of March, 1861, and collected between 6th March, 1861, and 30th June, 1867.

On motion of Mr. Ross, seconded by Mr. McMahon,

Ordered, That there be laid before this House, a Return shewing, in a tabulated form, the total amount paid by the Government for Public, Separate and High Schools for each year since Confederation to each County and City in the Province, including, in the total for each County, the amounts paid to Towns and Villages therein.

On motion of Mr. Waters, seconded by Mr. Robinson (Kent),

Ordered, That there be laid before this House, a Return shewing the number of School Sections that have taken advantage of the amendment in the School Act to shorten the summer vacations during the years 1881 and 1882; also, the number of Townships that have adopted the Township Board system for the management of their Schools.

On motion of Mr. Robinson (Kent), seconded by Mr. Waters,

Ordered, That there be laid before this House, a Return shewing the number of appeals to the County Judge, or acting Judge, of the County of Kent from the Court of Revision of each of the municipalities of the said County, in reference to assessment upon the lands of individuals for drainage, under the Municipal Act of Ontario, said Return to state in each case the name of the Judge who tried the case; the names of the appellants and respondents; the decision of the Judge; the amount of costs, and in what case or cases, if any, said Judge inspected the premises in question pursuant to sub-section 4 of sec. 12 of chap. 199, R. S. O., said Return to be from the time the said Act came into force to the present time.

On motion of Mr. Ross, seconded by Mr. McMahon,

Ordered, That there be laid before this House, a Return shewing the amount paid to each County and City in the Province for each year since 1867 for expenses of criminal justice.

On motion of Mr. McCraney, seconded by Mr. Baxter,

Ordered, That there be laid before this House, a Return of copies of any correspondence and reports made by the Judge of the County Court of the County of Kent to the Government relating to frauds in respect to the Assessment or Voters' Lists in any municipality or municipalities in said County for the year 1882, as provided by the 17th section of the Voters' Lists Act.

The Order of the Day for the second reading of Bill (No. 69), To establish Public Creameries, having been again read,

Mr. Speaker said: "Objection has been taken to the second reading of this Bill on the ground that it involves the expenditure of public money, and ought to have received the previous assent of His Honour. It is undoubtedly the practice for all Bills directly imposing a charge upon the people to originate in a Committee of the Whole House, and that no such charge shall be proposed without the expressed sanction of the Crown, but it has been equally the practice here, and in the Imperial Parliament, to take initiatory steps towards expenditure, and not involving actual expenditure, upon the responsibility of a Minister of the Crown, without direct and specific concurrence of the Crown being expressed by message. In 1868 a Bill was introduced in this Legislature by the Hon. J. S. Macdonald, then Attorney-General, providing for the establishment of Central District Prisons, and when in Committee, objection was taken by Mr. E. Blake to the first section, giving power to the Lieutenant-Governor to purchase and acquire lands and erect two or more buildings, to be known as Central Prisons, inasmuch as it had not been based on resolutions recommended by His Honour the Lieutenant-Governor. The objection was overruled by the Chairman, as the first section applied to charges to be made thereafter provided by a vote of Committee of Supply, and Mr. Blake did not appeal from the decision. The Bill was ultimately abandoned, but reintroduced in the same Parliament in 1870-1, without precedent resolutions, and passed without renewal of the objections originally taken. In the Imperial Parliament, on March 2nd, 1865, Mr. Cowper, a member of the Government, moved for leave to bring in a Bill to enable the Commissioner of Her Majesty's Works and Public Buildings to acquire additional lands for improving the site of the new public offices in Downing Street, and the approaches thereto, when Mr. Sygon submitted as a point of order that this was a Bill which should be originated in Committee of the Whole House. Mr. Cowper said that the Bill was of exactly the same character as five or six Acts which were upon the Statute Books, all of which had been introduced in the same manner, and which indeed could not, by the Rules of the House, have been introduced in any other way. Speaker said that the Bill was to enable the Government to take ground for certain purposes. It did not give them the power to purchase the property; the funds for that purpose should be voted afterwards in Committee of the Whole House. There was therefore no question of order.

"Referring to the Rules of this House I find that Rule 93 provides that if any motion shall be made for any public aid or charge upon the people, it shall be referred to a Committee of the Whole House before any vote of the House do pass thereupon, and by the 54th section of 'The British North America Act' it is provided that the House shall not pass any Bill for the appropriation of any part of the public revenue to any purpose that has not been first recommended by a message in the Session in which such Bill is proposed. The 93rd Rule, which deals with motions exclusively, I regard as inapplicable to this Bill, and the 54th section of the B. N. A. Act cannot be held as fatal to the second reading of a measure which, in its present form, makes no definite appropriation of or charges upon any part of the public revenue. But if in the further progress of the Bill through this House it seeks to impose a specific charge upon the people through a distinct appropriation of public moneys, such changes in it can be made only after a recommendation of the expenditure by His Honour, communicated to this House

in the usual manner. I am of opinion that there is now no question of order."

The Bill was then read the second time. Referred to a Committee of the Whole House, to-morrow.

The following Bills were severally read the second time:—

Bill (No. 78), To amend the Municipal Act respecting Public Cemeteries. Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 34), Respecting the Napanee, Tamworth and Quebec Railway Company, and a certain bonus granted to the said Company by the Town of Napanee.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 6), To incorporate the *Thunder Bay* Colonization Railway Company. Referred to a Committee of the Whole House To-morrow.

Bill (No. 29), To change the name of the Canadian Literary Institute to Woodstock College.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 23), Relating to the Commercial Travellers' Association of Canada. Referred to a Committee of the Whole House To-morrow.

Bill (No. 8), To authorize the Corporation of the Town of Lindsay to sell or lease certain lands.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 19), Amalgamating the Standard Fire Insurance Company and the Alliance Insurance Company as the Standard Fire Insurance Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 17), To empower the Trustees under the will of the late John Corry Wilson Daly to sell certain lands, and to sell or make division of certain goods.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 79), To amend the Assessment Act.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 85), To amend the Municipal Act.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 50), Respecting Ditches and Watercourses.

Referred to a Select Committee composed as follows:—Messieurs Ballantyne, Broder, Drury, Dryden, Harcourt, Hay, Lees, McCraney, Meredith, Monk, O'Connor, Pardee, Robinson (Kent), Rose, Waters, Watterworth, White and Wood.

Bill (No. 51), To amend the Revised Act respecting the Solemnization of Marriages. Referred to a Committee of the Whole House To-morrow.

Bill (No. 52), Respecting the office of Inspector of Prisons and Public Charities and respecting persons committed as Lunatics.

Referred to a Committee of the Whole House To-morrow.

On motion of Mr. Wood, seconded by Mr. Pardee,

Resolved, That this House will, on Thursday next, resolve itself into a Committee to

consider certain proposed Resolutions respecting Tree Planting.

The Attorney General acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions, recommends the same to the consideration of the House.

The Order of the Day for the consideration of Amendments made in Committee on Bill (No. 61), To authorize Cities, Towns and Villages to provide gas and other means of lighting and heating, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith referred to a

Committee of the Whole, to make certain further amendments thereto.

The House accordingly resolved itself into the Committee, and, after some time, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments having been read the second time, were agreed to. Ordered, That the Bill be read the third time To-morrow.

The House again resolved itself into a Committee to consider Bill (No. 60), To authorize the construction of Street Railways; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The House resolved itself into a Committee to consider Bill (No. 63), Respecting the establishment of Public Parks in Cities and Towns; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The House then adjourned at 11.30 p.m.

Thursday, 18th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Lyon,—The Petition of Amos Wright and others; also, the Petition of John F. Clarke and others, all of Algoma.

By Mr. Freeman,—The Petition of H. Lampost and others, of Charlotteville.

The following Petitions were severally read and received:—

Of the Township Council of *Humberstone*, praying that the Bill before the House to incorporate the Town of *Port Colborne* may not pass.

Of the Town Council of Stratford, praying for certain amendments to the Act

respecting Market Fees.

Of the Town Council of *London East*, praying for certain amendments to the School Act respecting the qualification of School Trustees.

Of the Town Council of Wingham, praying for certain amendments to the Municipal

Act respecting jurisdiction over Bridges.

Of Joseph Bell and others, of Port Dover, praying for the enactment of a Manhood Suffrage Act.

Mr. Fraser, from the Standing Committee on Private Bills, presented their Fourth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 18,) To legalize a certain By-law of the Town of Collingwood, and report the same without amendment.

The Committee have also considered Bill (No. 11), To amend the Acts respecting

the Lake Scugog Marsh Lands Drainage Company, and

Bill (No. 42), Respecting *Victoria* College at *Cobourg*, and have prepared certain amendments thereto.

The Committee have also amended the preamble to Bill (No. 42), so as to make the same conform with the facts as they appear to the Committee, and the Committee recommend that the fees, less the actual cost of printing, be remitted on the said Bill (No. 42), on the ground that the Bill relates to Religious and Educational Institutions.

Mr. Pardee, from the Standing Committee on Railways, presented their Fourth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 36), To incorporate the *Brighton*, Warkworth and Norwood Railway Company, and have prepared certain amendments thereto.

The Committee have also carefully considered Bill (No. 45), To incorporate the Cornwall Junction Railway Company, and have amended the preamble so as to make the same conform to the facts as they appear to your Committee, and have prepared certain other amendments to the said Bill.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 42), Victoria College.

The following Bills were severally introduced, and read the first time:-

Bill (No. 53), intituled "An Act respecting Appeals to Stipendiary Magistrates from Municipal Assessment in Algoma, Muskoka, Parry Sound, Nipissing and Thunder Bay."—The Attorney-General.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 54), intituled "An Act to correct a clerical error in the Act of last Session respecting the sale of lands in *Algoma* for Government taxes."—The Attorney-General. Ordered, That the Bill be read the second time on Monday next.

Bill (No. 55), intituled "An Act to amend the Municipal Act."—Mr. O'Connor. Ordered, That the Bill be read the second time on Monday next.

Bill (No. 56), intituled "An Act to amend the Municipal Act."—Mr. Hardy. Ordered, That the Bill be read the second time on Monday next.

Bill (No. 57), intituled "An Act to provide for the performance of Statute Labour in unincorporated Townships."—Mr. Hardy.

Ordered, That the Bill be read the second time on Monday next.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:-

Report of the Inspector of Insurance for the year 1882. (Sessional Papers, No. 21.)

Also—Return to an Order of the House of the 19th day of December, 1882, for a Return shewing the conditions of sale under which the four hundred and eighty-seven square miles of Timber Limits in the *Parry Sound* and *Muskoka* Districts sold in 1871 were sold; names of the persons in whom the licenses of the said Territory stood in the years 1876 and 1877 and the names in which they now stand, and copy of the Order in Council reducing the rate of dues payable in respect of the timber cut upon the said lands. (Sessional Papers, No 41.)

Also—A Return to an Order of the House of the 1st day of March, 1882, for a Return shewing the appointments of Police Magistrates made since 1871; the names of the persons appointed; the places for which they were appointed; the population of such places; the annual or other salaries or emoluments attached to such offices and the dates when the appointments were made. (Sessional Papers, No. 42.)

Also—Report of Commissioner of Crown Lands for 1882. (Sessional Papers, No. 4.)

On motion of the Attorney-General, seconded by Mr. Pardee,

Resolved, That this House will, To-morrow, resolve itself into a Committee to con-

sider a certain proposed Resolution respecting Free Libraries.

The Attorney-General acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution, recommends the same to the consideration of the House.

On motion of the Attorney-General, seconded by Mr. Pardee,

Ordered, That during the remainder of this Session Government business shall have precedence over other business, except Private Bills, on Mondays, Wednesdays, and Fridays; and that when this House adjourns on Fridays, it do stand adjourned until Saturday at eleven of the clock, for Government business only.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting Tree Planting.

(In the Committee.)

Resolved, That the Treasurer of the Province, upon receiving a copy of the Inspector's Report, certified by the Reeve and Clerk, shall recoup to the Treasurer of the Municipality one-half of the sum paid by the Municipality under the authority of the Act to encourage Tree Planting, the said copy to be forwarded on or before the first day of November in each year.

Resolved, That the sum of fifty thousand dollars is hereby apportioned and set apart

for the object, and shall be known as "The Ontario Tree Planting Fund."

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be now received.

Mr. Sinclair reported the Resolutions as follows:—

Resolved, That the Treasurer of the Province, upon receiving a copy of the Inspector's Report, certified by the Reeve and Clerk, shall recoup to the Treasurer of the Municipality one-half of the sum paid by the Municipality under the authority of the Act to encourage Tree Planting, the said copy to be forwarded on or before the first day of November in each year.

That the sum of fifty thousand dollars is hereby apportioned and set apart for the

object, and shall be known as "The Ontario Tree Planting Fund."

The Resolutions, having been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 70), To encourage Tree Planting.

The following Bill was read the second time:—

Bill (No. 70), To encourage Tree Planting.

Referred to a Committee of the Whole House To-morrow.

The House resolved itself into a Committee to consider Bill (No. 51), To amend the Revised Act respecting the Solemnization of Marriages; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 52), Respecting the Office of Inspector of Prisons and Public Charities, and respecting persons committed as Lunatics; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 62), To consolidate the laws respecting Municipal Institutions; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Wood moved,

That the House do now resolve itself into the Committee of Supply.

Mr. Creighton moved in amendment, seconded by Mr. Broder,

That all the words in the motion after "That" be struck out and the following substituted therefor:—"The revenues of the Province being to a large extent derived from its timber, the supply of which is rapidly decreasing, the public interests demand that greater care should be taken for the preservation of it, and that it should be provided by law that no additional territory should be placed under license without the consent of the people's representatives in this House."

And the Amendment, having been put, was lost on the following division:-

YEAS:

	•	Messieurs	
Baskerville,	French,	Meredith,	Parkhill,
Bell,	Jelly,	Merrick,	Richardson,
Boulter,	Kerr,	Metcalfe,	Rose,
Brereton,	Lauder,	Monk,	Tooley,
Broder,	Lees,	Morgan,	White-23.
Creighton,	Long,	Near,	

NAYS:

Messieurs

Appleby,	Dryden,	Lyon,	Pardee,
Awrey,	Ferris,	McAllister,	Peck,
Balfour,	Field,	McCraney,	Robinson (Cardwell),
Ballantyne,	Fraser,	McKim,	Robinson (Kent),
Baxter,	Freeman,	McLaughlin,	Robertson,
Bettes,	Gibson (Huron),	McMahon,	Ross,
Bishop,	Graham,	Mack,	Sinclair,
Blezard,	Hagar,	Master,	Striker,
Caldwell,	Harcourt,	Mowat,	Waters,
Cascaden,	Hardy,	Nairn,	Watterworth,
Chisholm,	Hawley,	Neelon,	Widdifield,
Deroche,	Hay,	O'Connor,	Young—50.
Drury,	Laidlaw,		

And the original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to Her Majesty, for the services of the year 1883, the following sums:—

30. To defray the expenses of the maintenance of the Asylum for the Insane, Toronto, as follow:—

SALARIES AND WAGES:

g n	lo. of Off d Empl	OVER	
Medical superintendent	. 1		\$2,000 00
Assistant Superintendent	. 1		1,000 00
Clinical Assistant	1		$800 \ 00$
Bursar	. 1		1,400 00
Bursar's Clerk	1		500 00
Storekeeper	1		$600 \ 00$

No. of Officers	3
Steward	s. \$750 00
Engineer 1	740 00
Stokers	528 00
Engine-driver 1	252 00
Mason 1	550 00
Carpenters 2	1.075 00
Gardener and assistant	640 00
Porter and messenger	240 00
Baker and assistant 2	616 00
Tailor	500 00
Farmer and assistant	516 00
Teamster 1	240 00
Night watchers 3	756 00
Chief attendants	1,992 00
Ordinary male attendants 17	3,912 00
Painter 1	,
Matron and assistant 2	360 00
Chief attendants 6	$\begin{array}{ccc} \dots & 600 & 00 \\ \dots & 816 & 00 \end{array}$
Ordinary attendants	2,280 00
Night attendants 3	396 00
Gooks	600 00
Laundresses 5	540 00
Housemaids 5	896 00
Seamstress 1	, 120 00
Dairymaid 1	120 00
97	
Expenses:	
Medicine and medical comforts	Ф г ОО ОО
	4000
Fuel	
Butchers' meat	
Flour	
Butter	
Gas and oil	
Water supply	
Groceries	9,000 00
Fruit and vegetables	600 00
Bedding, clothing and shoes	
Furniture and furnishings	
Laundry and soap	
Farm	
Miscellaneous	800 00
Repairs and alterations	
Printing, postage and stationery	750 00
m . 1	
Total	\$91,585 00

31. To defray the expenses of the maintenance of the Asylum for the Insane, London, as follow:—

SALARIES AND WAGES:

	No. of Of and Empl	ficers lovees.		
Medical superintendent	Î	• • • • •	\$2,000	00
Three assistant physicians	3		3,400	00
Bursar	1		1,400	00
Bursar's clerk	1		800	00

	No. of Officers and Employees.		
	Steward	\$800	00
	Storekeeper 1	350-	
	Engineer and assistant	1,140	
	Bricklayer and plasterer	550	
	Stokers	1,296	
	Carpenters 2	1,050	
•	Painter	400	
	Tailor 1	460	
	Gardener and assistant	640	
	Butcher	240	
	Yardman 1	216	
•	Porter and messenger 1	216	
	Baker and assistant	616	
	Farmer	600	7.7
	Ploughmen 2	552	
	Night watchers 3	756	
	Chief attendants 3	936	1.1
	Ordinary male attendants	7,104	
	Cowman 1	216	
	Matron 1	500	
	Assistant matrons	250	
	01:6:4	$\begin{array}{c} 250 \\ 250 \end{array}$	
		3,624	
		396	
	Night attendants	660	
		552	
		936	
		120	
		240	
	Seamstresses 2		
	Portress 1	120	00
	121		
Exp	ENSES:		
	Medicine and medical comforts	\$600	00
	Feul	11,500	
	Butchers' meat	18,000	
	Flour	10,500	
	Butter	5,500	
	Gas and oil	2,500	
	Groceries	11,500	
	Fruit and vegetables	1,000	
	Bedding and clothing	12,000	
	Furniture and furnishings	2,000	00
	Laundry and soap	1,350	
	Farm, feed and fodder	2,500	
	Miscellaneous	1,500	
	Repairs and alterations	2,500	
	Printing, postage and stationery	1,000	
	riming, postage and stanionery		
			\$115,836 00
32. To defr	ay the expenses of the Lunatic Asylum at Kingston	as follov	v :
	ARIES . No. of Officers		
DAL	and Employees.	@1 @00 P	00
	Medical superintendent 1		
	A dai atom to a la maria i a sa	7 (1/1/1)	
	Assistant physician	1,000 (1,200 (

	No. of Officers		
C. L	and Employees.	\$500 00	
Steward		φ500 00 500 00	
Storekeeper		700 00	
Engineer	l		
Assistant engineer	_ '	400 00	
Stoker		300 00	
Carpenter		450 00	•
Baker	_	400 00	
Cooks		264 00	
Farmer		400 00	
Gardener		360 00	
Ploughman		360 00	•
Messenger		120 00	
Night watch		600 00	
Attendants (who are also tradesm		1,840 00	
Ordinary attendants		4,000 00	
Butcher		240 00	
Matron and assistant		600 00	
Attendants		1,440 00	
Night watchers		$240\ 00$	
Laundresses	\ldots 2 \ldots	264 00	
Domestics	2	180 00	
·			
Expenses:	56		
Medicines		\$380 00	
Butchers' meat, fish, fowl, etc		9,500 00	
Butter		2,500 00	
Flour		5,200 00	
Fuel		7,500 00	
Gas and oil		950 00	
Groceries		4,5 00 00	
Fruit and vegetables		700 00	
Bedding, clothes and shoes	 .	4,000 00	
Furniture and furnishings		850 00	
Laundry, soap and cleaning	.	750 00	
Printing, postage and stationery.		550 00	
Farm, feed and fodder		1,350 00	
Repairs		1,100 00	
Miscellaneous		1,000 00	
$\operatorname{Total} \ldots \ldots$		\$5	8,788 00
defray the expenses of the mainter	nance of the Asy	lum for the	Insane.

33. To defray the expenses of the maintenance of the Asylum for the Insane, Hamilton, as follow:—

Salaries:

No. and I	of Officers Employee	s.		
Medical Superintendent	1	\$	1,600	00
Assistant physician				
Bursar				00
Steward	1		750	00
Engineer and assistant	$2 \dots$		640	00
Stoker and farm hand	$1 \dots$		480	00
Carpenter	$1 \dots$		500	00
Baker	1		400	00
Gardener and farmer	1		580	00

No. of Officers

	and En			AS.						
	Messenger and porter			• •		\$250	00			
	Chief attendant	1				300	00			
	Night watches	2				605	00			
	Ordinary attendants	15				3,600	00			
	Tailor					400				
	Butcher	1				240	00			
	Ploughman					240	00			
	Messenger	1				200	00			
	Matron	1				400	00			
	Chief attendant	1				200	00			
		14				1,680	00			
	Night attendants	~				240				
	Cooks	2				372	00			
	Laundresses					384	00			
	Housemaids	-				326	00			
	Seamstress and tailoress					144	00			
		_			•					
		~								
_		64								
EXE	ENSES:									
	Medicine and medical comforts					\$300	00			
	Fuel					8,500				
	Butchers' meat, fish and fowl					10,500				
	Flour, bread, etc.					5,000				
	Butter					3,250				
	Gas and oil					2,050				
	Groceries					7,300				
	Fruit and vegetables		• •	• •	• •	1,200				
	Bedding, clothing and shoes		• •	• •	• •	5,000	00			
	Laundry, soap, and cleaning					1,100				
	Furniture and furnishings	• • •	• •	• •	• •	200				
	Farm, feed and fodder					2,000				
•	Repairs and alterations					2,000				
	Miscellaneous					1,500				
	Water supply					1,300 $1,250$				
	Printing, postage and stationery	• • •	• •	• • •	• •	100	00			
					-					
	Total							63,99	7 :	51
nn 1	latron the expenses of the maintenance of							0 1111		

34. To defray the expenses of the maintenance of the Asylum for Idiots, Orillia, as follow:—

SALARIES:

ALLES .	No. of Cand Emp		
Medical superintendent		\$1,600	00
Bursar		1,100	00
Engineer	l	 600	00
Assistant engineer		340	00
Gardener		 300	00
Chief attendant	1	 300	00
Night watches	\dots 2	 605	
Ordinary male attendants	5	 1,200	
Messenger	1	 240	00
Carpenter	1	 400	0 0
Matron	1	 300	-
Chief attendant	1	 225	00

35.

	No. of Officers		
Ordinary female attendants	and Employees.	\$480 00	1
Night attendant		120 00	
Cooks	3	408 00	=
Laundresses		252 00	
Housemaids		672 00	
Seamstresses		252 00	
Deamsuresses	· · · · · · · · · · · · · · · · · · ·	202 00	,
	37		
Expenses:			
Medicines and medical comforts		100 00	
Fuel		2,000 00	
Butchers' meat, fish and fowl		3,100 00	
Flour		2,800 00	
Butter		1,275 00	
Gas and oil		500 00	
Groceries		2,150 00	
Fruit and vegetables	• • • • • • • • • • • • • • • • • • • •	800 00	
Bedding and clothing	• • • • • • • • • • • • • • •	2,500 00	
Laundry, soap and cleaning	• • • • • • • • • • • • • • • • • • • •	600 00	
Furnitute and furnishings	• • • • • • • • • • • • • • •	600 00	
Farm, feed and fodder		700 00	
Repairs and alterations		400 00	
Miscellaneous		1,200 00	
Printing, postage and stationery		150 00	
rimming, postage and stanonery		150 00	
Total			\$28,269 00
			• ,
Ma defense the owners of the Control De			
To defray the expenses of the Central Pr	rison at Toronto,	as follow:	_
-	rison at <i>Toronto</i> ,	as follow:	_
Salaries:		as follow:	-
Salaries:	No. of Officers and Employees.	as follow:	•
Salaries: Warden	No. of Officers and Employees.	as follow:	•
Salaries:	No. of Officers and Employees.		
Salaries: Warden Deputy Warden Bursar	No. of Officers and Employees	\$2,000 00	
Salaries: Warden Deputy Warden Bursar Physician	No. of Officers and Employees	\$2,000 00 1,300 00	
Salaries: Warden Deputy Warden Bursar Physician Steward and storekeeper	No. of Officers and Employees	\$2,000 00 1,300 00 1,200 00	
Salaries: Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk	No. of Officers and Employees	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00	
Warden	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00	
Warden	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00	
Warden	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00 9,975 00	
Warden	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00 9,975 00 890 00	
Warden	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00 9,975 00 890 00	
Warden	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00 9,975 00 890 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk. Day guards Engineer Baker and cook. Expenses:	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 890 00 500 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk. Day guards Engineer Baker and cook. Expenses: Medicine and medical comforts	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00 9,975 00 890 00 500 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk. Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00 9,975 00 890 00 500 00 \$350 00 9,650 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk. Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal	No. of Officers and Employees 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 350 00 9,975 00 890 00 500 00 \$350 00 5,000 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk. Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal Groceries	No. of Officers and Employees	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 500 00 \$350 00 5,000 00 5,700 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk. Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal Groceries Bedding and clothing	No. of Officers and Employees. 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 500 00 \$350 00 5,700 00 5,700 00 5,000 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk. Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal Groceries Bedding and clothing Fuel	No. of Officers and Employees	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 890 00 500 00 5,700 00 5,700 00 5,000 00 8,250 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal Groceries Bedding and clothing Fuel Gas and oil Water supply	No. of Officers and Employees. 1 30	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 890 00 500 00 \$,700 00 5,700 00 5,000 00 8,250 00 1,100 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal Groceries Bedding and clothing Fuel Gas and oil Water supply	No. of Officers and Employees. 1 30	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 890 00 500 00 \$,700 00 5,700 00 5,000 00 8,250 00 1,100 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal Groceries Bedding and clothing Fuel Gas and oil Water supply Laundry, soap and cleaning	No. of Officers and Employees. 1 1 1 1 1 1 1 1 22 1 1 30	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 890 00 500 00 5,700 00 5,700 00 5,000 00 3,250 00 1,100 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk. Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal Groceries Bedding and clothing Fuel Gas and oil Water supply Laundry, soap and cleaning Stationery, advertising, printing and Library, schools and lectures	No. of Officers and Employees. 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 890 00 500 00 5,000 00 5,000 00 5,000 00 1,100 00 1,000 00 750 00	
Warden Deputy Warden Bursar Physician Steward and storekeeper Clerk Day guards Engineer Baker and cook Expenses: Medicine and medical comforts Butchers' meat and fish Flour, bread and meal Groceries Bedding and clothing Fuel Gas and oil Water supply Laundry, soap and cleaning	No. of Officers and Employees. 1	\$2,000 00 1,300 00 1,200 00 1,000 00 750 00 850 00 9,975 00 890 00 500 00 5,000 00 5,000 00 5,000 00 1,100 00 1,000 00 750 00 550 00	

Stable, forage, etc.	\$200	00
Grounds, garden, etc.	300,	
Repairs, etc	250	
Unenumerated	600	
Onenumerated	000	00
INDUSTRIAL DEPARTMENT:		
No. of Officers		
and Employees.		
Clerk	350	00
Shoemaker 1	600	00
Tailor 1	600	00
Foreman and instructors 7	3,900	00
Night watch 1	425	00
Material	14,000	00
_		
11		 _
Total		\$72,740 00
1 _ 1 _ 1 _ 1 _ 1 _ 1 _ 1 _ 1 _ 1 _ 1 _		
3. To defray the expenses of the Reformatory, Penetanguish	<i>ene</i> , as f	ollow:—
Salaries:		
No. of Officers		
and Employees.	\$1,600	00
Superintendent 1		
Assistant superintendent 1	850	
Bursar 1	850	
Surgeon 1	700	
Chaplains	800	
Steward 1	600	
Chief Guard 1	600	
School teachers 3	1,500	
Carpenter instructor 1	500	
Engineer 1	600	- T - T
Baker 1	400	
Instructors in shoe and tailor shops 2	1,100	00
Farmer 1	400	
Gardener 1	400	00
Ordinary guards 4	1,600	00
Night guards 3	1,600	00
Stable-keeper 1	300	00
Gate-keeper 1	350	00
Organist 1	160	00
Female instructors 2	600	00
-		
33		
Expenses:		
D - 4*	\$9,000	00
Rations	4,000	
Clothing	1.000	00
Clothing	1,000 1.500	
Clothing Bedding Farm, farm stock and stables	1,500	00
Clothing Bedding Farm, farm stock and stables Hospital	1,500 150	00
Clothing Bedding Farm, farm stock and stables Hospital Library and schools	1,500 150 1,000	00 00 00
Clothing Bedding Farm, farm stock and stables Hospital Library and schools Fuel	1,500 150 1,000 1,500	00 00 00 00
Clothing Bedding Farm, farm stock and stables Hospital Library and schools Fuel Cleaning, light and laundry	1,500 150 1,000 1,500 1,000	00 00 00 00 00
Clothing Bedding Farm, farm stock and stables Hospital Library and schools Fuel Cleaning, light and laundry Furniture, tools and shop fixtures	1,500 150 1,000 1,500 1,000 400	00 00 00 00 00 00
Clothing Bedding Farm, farm stock and stables Hospital Library and schools Fuel Cleaning, light and laundry Furniture, tools and shop fixtures Repairs, ordinary	1,500 150 1,000 1,500 1,000 400 800	00 00 00 00 00 00 00
Clothing Bedding Farm, farm stock and stables Hospital Library and schools Fuel Cleaning, light and laundry Furniture, tools and shop fixtures Repairs, ordinary Incidentals	1,500 150 1,000 1,500 1,000 400 300 . 1,000	00 00 00 00 00 00 00 00
Clothing Bedding Farm, farm stock and stables Hospital Library and schools Fuel Cleaning, light and laundry Furniture, tools and shop fixtures Repairs, ordinary	1,500 150 1,000 1,500 1,000 400 300 . 1,000	00 00 00 00 00 00 00

37. To defray the expenses of the Institution for the Deaf and Dumb, Belleville, as follow:—

Salaries:			
No. of Officers			
and Employees. Principal	. \$1,600	00	
Physician 1	. 500		
Bursar 1	. 800		
Matron	. 400		
Teachers	. 8,480	1.1	
Storekeeper	. 400		
Engineer 1	. 600		
Fireman 1	$\frac{1}{240}$		
Farmer	. 400		
Teamster	000		
Gardener 1	300		
Baker and cook	. 400		
	0.10		
0	700		
	0.00		
	120		
Cook 1	156		
Nurse 1	. 120		
Maids	,		
Supervisor of boys 1	400		
Seamstress 1	. 240	00	
$\frac{-}{46}$			
Expenses:			
Medicine and medical comforts	\$125	00	
Butcher's meat, fish and fowl			
Flour			
Butter			
Groceries	·	00	
Fruit and vegetables		00	
Bedding and clothing	• • • • • • • • • • • • • • • • • • • •		
Fuel			
Gas and oil	1,200		
Laundry, soap and cleaning		00	
Furniture and furnishing	600	00	
Farm, feed and fodder	800		
Repairs and alterations	800		
Advertising, printing, stationery and postage			
Books, apparatus and appliances		00 •	
Unenumerated	1,000	00	
M-4-1			971 A
Total	• • • • • • •	фоо,	871 0
To defray the expenses of the Institution for the Blind	, Brantfor	rd, as fol	llow:-
Salaries:			
No. of Officers			
Principal	. \$1,600	00	
Physician 1		00	
Bursar 1		00	•
Matron	400		

800 00 400 00 **5,050** 00

	1	No. of Officers	
_	ar	d Employees.	
7	Trade instructor	1	\$1,000 00
(Carpenter	1	400 00
7	Visitor's attendant	1	156 00
1	Engineer	1	600 00
	Stoker		312 00
	Fireman		
	Gardener		
	Teamster		
	Porter		
	Cook and baker		
à	Cook's assistant	1	
	Kitchen and dining-room maids		984 00
Î	Laundresses	3	
	Nurses		240 00
			288 00
	Night-watchman		
.7	Temporary assistance		250 00
		$\frac{-}{46}$	
Exper	NSES:		
_			
	Medicine and medical comforts		
I	Butcher's meat, fish and fowl		3 ,250 00
F	Flour		1,300 00
H	Butter		1,300 00
	Innoval angaorica		ຄ໌ະດດ ດດ

General groceries 2,500 00 Fruit and vegetables 300 00 Bedding and clothing..... 400 00 3,500 00 Gas and oil 1,200 00 350 00 Laundry, soap, and cleaning Furniture and furnishing..... 500 00 Farm, feed and fodder..... 900 00 500 00 Repairs and alterations Advertising, printing, stationery and postage.... 600 00 700 00 Books, apparatus and appliances Unenumerated 800 00

otal......\$32,879 00

39. To defray the expenses of the Andrew Mercer Reformatory for Females and Refuge for Girls, Toronto, as follow:—

SALARIES:

	No. of Officer and Employee	s.	
Superintendent	1	\$800	00
Deputy			00
Clerk			00
Physician	1	800	00
Bursar and storekeeper			00
Housekeeper		400	00
Teacher			00
Instructors		400	00
Attendants	8	1,536	00
Gatekeeper	1	120	00
Cook and baker	1	168	00
Chief attendant		200	00

No, of Office	ors			
and Employe	es.			
	\$108	00		
Engineer and assistant 2	1,100	00		
Night watch 2		00		
Messenger 1	360			
		•		
26				
Expenses:				
Hospital expenses and medicines	\$200	ΛΛ		
Butcher's meat and fish				
Flour, bread and meal				
Groceries	4,000			
Bedding, clothing and shoes				
Fuel				
Gas and oil		00		
Laundry, soap and cleaning	600	00		
Stationery, advertising, postage, etc		0.0		
Library, schools, and lectures		00		
Furniture and furnishings	400			
Grounds and garden	400	00		
Grounds and garden	200		•	
Unenumerated				
Manufacturing operations	1,500	00		
Total		\$	29,242	00
41. To defray the expenses of the School of Practical S	cience as fol	low ·		
	oronee, as let			
Salaries:				
Professor in engineering	\$1,800	00		
Assistant in chemistry	1,500	00		
Expenses:				
Laboratories	# 000	00		
Chemicals and other material				
Gas				
Fuel				
• Water		00		
Ordinary repairs		00	4 -	
Printing and incidentals		00		
Attendant		00		
m 1		_	A = 00=	
Total	· · · · · · · · · · · · ·	• •	\$5,825	00

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

The House then adjourned at 11.20 p.m.

Friday, 19th January, 1883.

3 o'clock P.M.

PRAYERS.

The following Petitions were read and received:-

Of Arthur Harvey and others, of Yorkville, praying that the Bill to annex the Vil-

lage of Yorkville to the City of Toronto may not pass.

• Of the Village Council of New Edinburgh; also, of Robert Cummings and others, of Gloucester, severally praying that the Bill to extend the limits of the City of Ottawa may not pass.

Of the County Council of Bruce, praying for certain amendments to the Municipal

Act, respecting the powers of villages to re-unite with adjoining municipalities.

Of the County Council of *Bruce*, praying that Division Lines may be exempt from the operation of the Real Property Limitation Act.

Of the County Council of Bruce, praying for certain amendments to the Statute of

Limitations respecting overcharge of fees by public officials.

Of the City Council of Kingston, praying for certain amendments to the Municipal

and Assessment Acts, respecting exemptions and other matters.

Of T. H. Marsh and others, of London; also, of G. A. McCallum and others, of Dunville; also, of Henry Watson and others; also, of John Spackman and others; also, of John Healey and others; also, of R. S. Priddy and others, of Windsor; also, of Henry Wilkinson and others, of Courtland; also, of A. Johnston and others, of Strathroy; also, of T. E. Ball and others, of Essex; also, of A. H. Crysler and others, of Petrolia; also, of F. J. Chadwick and others, of Guelph; also, of J. Kirk and others, of Toronto; also, of W. A. Campbell and others, of Chatham; also, of C. M. Main and others, of London East; also, of Daniel Marble and others, of Aldborough; also, of John Hammon and others, of Clifton; also, of Thomas Fitton and others, of Exeter; also of J. F. Carr and other, of Sparta; also, of Horatio Jell and others, of Wardsville, severally praying for certain amendments to the Game Law, respecting foreign sportsmen.

.Mr. Pardee, from the Standing Committee on Railways, presented their Fifth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 31), Respecting certain aid to the *London Junction* Railway Company, and report the Bill without amendment.

Mr. Fraser, from the Standing Committee on Private Bills, presented their Fifth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 26), To legalize certain By-laws of the Town of Sarnia, and for other purposes, and report the same without amendment.

The Committee have also considered Bill (No. 43), To incorporate the Institute of Accountants of Ontario; Bill (No. 28), Respecting the City Gas Company of London and the London Gas Light Company; and Bill (No. 13), To authorize the Corporation of the City of London to borrow two hundred thousand dollars, and to issue debentures therefor, and to explain the meaning of Section Seven of the Act passed in the thirty-fifth year of Her Majesty's reign, intituled "An Act respecting the debt of the City of London," and have prepared certain amendments thereto.

The Committee have also amended the several preambles to the Bills, Nos. 43, 28 and 13, so as to make the same conform with the facts as they appear to the Com-

mittee.

The Committee have also amended the title to Bill (No. 13), so as to read "An Act to authorize the Corporation of the City of *London* to borrow one hundred and seventy-five thousand dollars, and to issue debentures therefor, and to explain the mean-

ing of Section Seven of the Act passed in the thirty-fifth year of Her Majesty's reign,

intituled "An Act respecting the debt of the City of London."

The Committee have also considered Bill (No. 30), To incorporate the Town of *Port Colborne*, and find the preamble thereof not proven, on the ground that in the opinion of the Committee special legislation in the premises as asked for is inexpedient and unnecessary. The Committee recommend that the fees, less the actual cost of printing, be remitted on the said Bill (No. 30).

Ordered. That the fees, less the actual cost of printing, be remitted on Bill (No. 30),

Port Colborne.

Mr. Monk, from the Select Committee to which was referred Bill (No. 75), To amend the law for the protection of Game and Fur-bearing Animals, presented their Report, which was read as follows:— .

The Committee have considered the Bill to them referred, and have prepared certain amendments thereto.

The following Bills were severally introduced, and read the first time:-

Bill (No. 58), intituled "An Act to amend the Municipal Act."—Mr. Gibson (Huron). Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 59), intituled "An Act for the better preservation of the records of Horse Pedigrees."—Mr. French.

Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 89), intituled "An Act to provide for the safety of inmates of Hotels and other Buildings."—Mr. Bell.

Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 90), intituled "An Act to amend the Municipal Act."—Mr. Waters. Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 91), intituled "An Act to facilitate the establishment of Free Libraries."—The Attorney-General.

Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 92), intituled "An Act to amend the Municipal Act."—Mr. Bettes. Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 93), intituled "An Act for the better Administration of Justice in this Province."—The Attorney-General.

Ordered, That the Bill be read the second time on Tuesday next.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting Free Libraries.

(In the Committee.)

Resolved, That in case of any Mechanics' Institute transferring its library and reading room, or either of them, to any Board of Management of a Free Library, under Section 10 of the Free Libraries Act, 1882, if it is part of the agreement that the Board shall thenceforward receive the appropriation from the Mechanics' Institute Grant, which the Institute would otherwise receive, the Board shall, on the condition, if any mentioned in the agreement, be entitled to the like aid from the unappropriated moneys in the hands of the Treasurer of the Province in respect to such reading-room and library, or either of them, as such Mechanics' Institute would have received under the provision of the Revised Act, Chapter thirty-five, relating to Mechanics' Institutes.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Sinclair reported the Resolution as follows:-

Resolved, That in case of any Mechanics' Institute transferring its library and reading-room, or either of them, to any Board of Management of a Free Library, under Section 10 of the Free Libraries Act, 1882, if it is part of the agreement that the Board shall thenceforward receive the appropriation from the Mechanics' Institute Grant, which the Institute would otherwise receive, the Board shall, on the condition, if any mentioned in the agreement, be entitled to the like aid from the unappropriated moneys in the hands of the Treasurer of the Province in respect to such reading-room and library, or either of them, as such Mechanics' Institute would have received under the provision of the Revised Act, Chapter thirty-five, relating to Mechanics' Institutes.

The Resolution, having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 91), For the establishment of Free Libraries.

The following Bill was read the third time, and passed :-

Bill (No. 52), Respecting the office of Inspector of Prisons and Public Charities and respecting persons committed as Lunatics.

The House resolved itself into a Committee severally to consider the following Bills :—

Bill (No. 4), To consolidate the General Debenture Debt of the Village of Elora.

Bill (No. 34), Respecting the *Napanee*, *Tamworth* and *Quebec* Railway Company, and a certain bonus granted to the said Company by the Town of *Napanee*.

Bill (No. 29), To change the name of the Canadian Literary Institute to Woodstock

College.

Bill (No. 23), Relating to the Commercial Travellers' Association of Canada.

Bill (No. 8), To authorize the Corporation of the Town of Lindsay to sell or lease certain lands.

Bill (No. 17), To empower the Trustees under the will of the late John Corry Wilson Daly to sell certain lands, and to sell or make division of certain goods.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the several Bills without amendment.

Ordered, That the Bills reported be severally read the third time on Monday next.

The following Bills were severally read the second time:—

Bill (No. 27), To enable the Trustees and Executrices under the will of Robert Wilkes to lease and sell certain real estate.

Referred to a Committee of the Whole House on Monday next.

Bill (No. 18), To legalize a certain By-law of the Town of Collingwood.

Referred to a Committee of the Whole House on Monday next.

Bill (No. 11), To amend the Acts respecting the Lake Scugog Marsh Lands Drainage Company.

Referred to a Committee of the Whole House on Monday next.

Bill (No. 42), Respecting Victoria College, Cobourg.

Referred to a Committee of the Whole House on Monday next.

Bill (No. 36), To incorporate the Brighton, Warkworth and Norwood Railway Company.

Referred to a Committee of the Whole House on Monday next.

Bill (No. 45), To incorporate the Cornwall Junction Railway Company. Referred to a Committee of the Whole House on Monday next.

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

Resolved, That this House will, on Monday next, resolve itself into a Committee to consider certain proposed Resolutions respecting Jurors and Juries.

1883.

The Attorney-General acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions, recommended the same to the consideration of the House.

The House resolved itself into a Committee to consider Bill (No. 70), To encourage Tree Planting, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again on Monday next.

The Order of the Day for the second reading of Bill (No. 66), To consolidate the Acts respecting the Education Department, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 67), To consolidate the Acts respecting Public Schools, having been read,

Ordered, That the Order be discharged, and the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 68), To consolidate the Acts respecting High Schools, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 65), For simplifying the Practise of Conveyancing and the Law of Property, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

On motion of Mr. Ferris, seconded by Mr. McCraney, Ordered, That there be laid before this House, a Return shewing the amount expended by the several municipalities in the years 1871, 1872, 1880, 1881 and 1882, designating, as far as possible, the different services for which such expenditure was made, and also the amounts received by the municipalities in the same years and for the years 1874 and 1875 from liquor licenses, and also from fines for breach of license laws or liquor license by-laws for the same years.

On motion of Mr. Long, seconded by Mr. Broder,

Ordered, That there be laid before this House, a Return shewing the revenues derived from the District of Algoma, including the sub-district of Thunder Bay, shewing under separate heads the amount received in each year from timber dues, taxes, land sales, sale of timber berths, or otherwise, from December 31, 1877, up to December 31, 1882.

On motion of Mr. Creighton, seconded by Mr. Parkhill,

Ordered, That there be laid before this House, a Return shewing the name of each Colonization Road on which Provincial money has been expended since July 1st, 1867; its length in miles; the constituency or constituencies in which it is situated; the amount expended on it in each year, distinguishing between amounts for repairs and amounts for construction of new road and where the expenditure is for construction of new road, giving the length of road constructed.

On motion of Mr. Meredith, seconded by Mr. Boulter,

Ordered, That there be laid before this House, a Return shewing the amount of the purchase money which is overdue and by whom payable, and for how long the arrears have remained due in respect of any parts of the Mimico Farm which have been sold; the parts of the farm rented, and to whom and on what terms the same now are or have been let.

The House, according to Order, again resolved itself into the Committee of Supply. (In the Committee.)

Resolved, That there be granted to Her Majesty, for the services of the year 1883, the following

Salaries:	No. of Officers		
. а	nd Employees.		
President	1	. \$2,000	00
Professor of agriculture	1	,	
Professor of chemistry	1		
Professor of botany			
Professor of veterinary science			
Professor of mathematics		. 600	00
Bursar		. 800	00
Physician		. 300	00
Drill instructor		. 150	00
Farm foreman			00
Gardener		. 600	00
Carpenter		. 600	00
Matron	1	. 400	00
Janitor	1		00
Engineer	1	. 600	00
Assistant engineer (for six months).	1	. 198	00
Stoker	1	. 120	00
Temporary assistance		. 100	00
	18		
Expenses:			
Meat, fish and fowl		\$4,300	00
Bread and biscuit		1,500	
Groceries and butter		4,200	
Laundry, soap and cleaning		. '300	
Women servants for boarding house		1,750	
Fuel			
Light			
Furniture and furnishing			
Repairs and alterations			
Maintenance of chemicals		150	
Advertising, postage, and stationery		600	
Unenumerated			
Library			
Experimental farm			
Water			
Total			\$27 198 (

42.	То	defray	\mathbf{the}	${\tt expenses}$	of	Immigration	services	• • • • • • • • • • • • • • • • • • • •	\$39,950	00
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43. To defray the expenses of a grant in aid of Agriculture, Arts, Literary, and Scientific Institutions, as follow:

Electoral division societies, 81 at \$700	\$56,700	00
Electoral division society, 1 at \$550	550	00
Electoral division societies, 6 at \$350	2,100	00
Outlying districts	2,000	00

Fruit Growers' Association
Entomological Society
Dairymen's Association
Agricultural Association 10,000 00
Poultry Association
For sundry services
Bureau of Statistics 9,000 00
Mechanics' Institutes
Mechanics Institutes
Mechanics' Institutes Association
Society of Artists
School of Art and Design of Ontario 1,100 00
School of Art and Design, London
Canadian Institute, Toronto
Institut Canadien, Ottawa
Athenæum, Ottava
Total\$119,050 00
10141
44. To defray the expenses of a grant in aid of Hospitals and Charities \$80,075 53
45. To defray the expenses of Miscellaneous Expenditure, as follow:—
License law expenses \$2,000 00
Expenses of collection of law stamps and licenses 1,500 00
Marriage licenses
Ontario Rifle Association
Insurance on public buildings and furniture 3,600 00
Expenses of elections
Expenses of contested elections
County Court judges, for revision of voters' list 1,000 00
Gratuities to officers who may be dispensed with 5,000 00
Gilchrist scholarship 150 00
Boundary Award 10,000 00
For telephone service
Expenses of conveyance of prisoners, etc 6,000 00
Allowance for the family of A. Mercer, jr 1,500 00
Total\$94,200 00
10001 \$94,200 00
46. To defray the expenses at the works of the Asylum for
the Insane, Toronto
φ1,500 00
47. To defray the expenses of works at the Asylum for the Insane, London
48. To defray the expenses of works at the Asylum for the Insane, <i>Hamilton</i>
49. To defray the expenses of works at the Asylum for the Insane, Kingston
50. To defray the expenses of works at the Asylum for Idiots, Orillia
51. To defray the expenses of works at the Reformatory, Penetanguishene
52. To defray the expenses of works at the Andrew Mercer Reformatory for Females, Toronto

53.	To defray the expenses of works at the Central Prison $Toronto$	00
54.	To defray the expenses of works at the Deaf and Dumb Institute, Belleville	00 🌶
55.	To defray the expenses of works at the Blind Institute, Brantford\$12,378	00
56 .	To defray the expenses of works at the Agricultural College, Guelph	00
57 .	To defray the expenses of works at the Normal School and Education Office	00
58.	To defray the expenses of works at the Normal School, Ottawa	00
<i>5</i> 9.	To defray the expenses of works at the School of Practical Science	00
6 0.	To defray the expenses of works at $Osgoode$ Hall\$14,000	00
61.	To defray the expenses of works at Government House. \$4,500	00
62.	To defray expenses of works in the District of Algoma \$400	00
63.	To defray the expenses of works in the Thunder Bay District	00
64.	To defray the expenses of works in the $Muskoka$ District. \$4,000	00
65.	To defray the expenses of works in the Parry Sound District	00
66.	To defray the expenses of works in the Nipissing District \$200	00
67.	To defray the expenses of works in New Territory \$3,000	00
68.	To defray the expenses of Moose Fort \$3,422	00
69.	To defray Miscellaneous Expenses	00
70.	To defray the expenses of Public Works\$56,154	00
71.	To defray the expenses of Crown Lands Expenditure\$81,000	00
72.	To meet the expenses of the Refund Account\$39,582	43
	To defray unforeseen and unprovided expenses \$50,000	

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received on Monday next.

Resolved, That the Committee have leave to sit again on Monday next.

The House then adjourned at 6 p.m.

Monday, 22nd January, 1883.

3 о'сьоск Р.М.

PRAYERS. ·

Mr. Speaker informed the House, That the Clerk had received from the Judges appointed to enquire into and report on Estate Bills, their Reports in the following cases:—

Bill (No. 40), To enable the Corporation of the Town of *Barris* to close up a portion of *Dunlop* Street in the said Town.

Bill (No. 25), To amend the Synod and Rectory Sales Acts affecting the Diocese of Toronto.

The Reports were then read by the Clerk at the Table, as follows:-

SIR,—We have the honour to acknowledge the receipt of your communication of the 17th inst., addressed to the Chief Justice of the Common Pleas, accompanying Private Bill (No. 40), To enable the Town of *Barrie* to close up a portion of *Dunlop* Street in the said Town.

It appears by the Petition the property was laid out by the Crown, and that it is proposed to erect upon it public buildings. It having been originally laid out for a public highway, there seems to be no objection to the land in question being so used.

The prayer of the Petition is that the Town be empowered "to sell and convey in fee simple to the Government of *Canada*, for the hereinbefore mentioned purposes, a portion of the said Gore or open space, and which may be more particularly described as follows, etc.:—"

The 2nd Section of the Bill should have added to it "to the Government of the Dominion of Canada, for the hereinbefore mentioned purposes," so as to make it conform

to the object and prayer of the Petition.

And we may further call attention to the fact that while the Petition refers to the whole portion of the Gore which is particularly described being conveyed to the Dominion for the erection of public buildings thereon, the 2nd Section provides for the sale of "the portion of the said Gore or open space so closed, or any part thereof." If less than the whole portion of the Gore particularly described is sold to the Dominion, what is to be done with the remaining part?

Having drawn your attention to these points, and subject to the consideration of

the Committee upon them, we report:-

(1) It is reasonable the Bill do pass into a law.

(2) The provisions thereof are proper for carrying its purposes into effect.

(3) And that, excepting as aforesaid, no alterations or amendments are necessary in the same.

We have the honour to be, Sir,

Your most obedient Servants,

ADAM WILSON, C.J., C.P.D. F. OSLER, J.

Dated at Osgoode Hall, 9th January, 1883.

To Charles T. Gillmor, Esq., Clerk of the Legislative Assembly.

OSGOODE HALL, 19th January, 1883.

We have perused Bill (No. 25), entitled "An Act to amend the Synod and Rectory

Sales Acts affecting the Diocese of Toronto."

The preamble recites that the Incorporated Synod of the Diocese of Toronto have, by their Petition represented that, in order to enable them effectually to execute the rights, powers, duties, and trusts conferred upon and reposed in them by the Act 41 Vic., chap. 69, and the several Acts and parts of Acts dealt with or referred to in that Act, it is desirable and necessary that it should be declared what lands are comprised within and affected by the said Acts, and that the same lands should be vested in the said Incorporated Synod, and that further provisions should be made in regard thereto.

We do not find any Acts, or part of Acts, conferring upon the said Synod, or reposing in it, any rights, powers, duties, or trusts, or touching any lands in the Diocese of *Toronto*, expressly referred to in the Act 41 *Vic.*, chap. 69, and are therefore unable to understand the reference to such Acts, and parts of Acts, in the preamble, and in some Sections of the Bill. If the Bill should pass into a law, it should be amended by men-

tioning specifically whatever Acts, or parts of Acts, are meant to be referred to.

Assuming the preamble to be intended only to refer to the Act 41 Vic., chap. 69, and any others specifically mentioned, and to point to the necessity for legislation in the nature of an Act, supplementary to those mentioned, for the purpose of enabling the Synod, more effectually than may be possible or convenient under the terms of the existing Acts, to carry out their objects and intention, it would, in our opinion, be reasonable that, if such necessity is proved to the satisfaction of the House, a Bill for the required purpose should pass into a law.

But we are unable to say whether or not the provisions of the Bill submitted to us are proper for carrying that purpose into effect, because we have not the means of ascertaining whether the lands mentioned, and referred to in Sections 1 and 2, are the same lands to which the Act 41 *Vic.*, chap. 69, applies, which we understand to be only those referred to in the Rectory Act of 1869, 29 and 30 *Vic.*, chap. 16, secs. 1 and 6, or whether

the terms of the proposed Act may not embrace other lands.

If other lands are intended to be embraced, we do not think there are sufficient facts stated in the preamble to enable us, acting as Commissioners of Estate Bills, to form an opinion as to whether or not it is reasonable that the Bill should pass into a law.

S. PATTERSON, J.A. F. OSLER, J.

To Charles T. Gillmor, Esq., Clerk of the Legislative Assembly.

Ordered, That Bill (No. 40), To enable the Corporation of the Town of Barrie to close up a portion of Dunlop Street in the said Town, be referred to the Committee on Private Bills, with instructions to consider the same with reference to the suggestions of the Commissioners of Estate Bills thereon.

Ordered, That Bill (No. 25), To amend the Synod and Rectory Sales Acts affecting the Diocese of *Toronto*, be referred to the Committee on Private Bills, with instructions to consider the same with reference to the suggestions of the Commissioners of Estate Bills.

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

By Mr. Monk,—The Petition of W. A. Ross and others; also, the Petition of Andrew Wilson and others; also, the Petition of Robert Lees and others, all of Ottawa.

By Mr. Gibson (Hamilton),—The Petition of the Rector and Church-wardens of St.

James's Cathedral, Toronto.

By Mr. Freeman,—The Petition of Peter Gilbert and others; also, the Petition of D. P. Tisdale and others, all of Woodhouse; also, the Petition of L. Alward and others, of Walsingham; also, the Petition of Robert Wood and others, of Windham.

By Mr. Baskerville,—The Petition of James Goodwin and others, of Ottawa.

The following Bill was introduced and read the first time:-

Bill (No. 94), intituled "An Act to amend the Municipal Act."—Mr. Nairn. Ordered, That the Bill be read the second time To-morrow.

The following Bills were severally read the third time, and passed:-

Bill (No. 4), To consolidate the General Debenture Debt of the Village of *Elora*. Bill (No. 34), Respecting the *Napanee*, *Tamworth* and *Quebec* Railway Company, and a certain bonus granted to the said Company by the Town of *Napanee*.

Bill (No. 29), To change the name of the Canadian Literary Institute to Woodstock

College.

Bill (No. 23), Relating to the Commercial Travellers' Association of Canada.

Bill (No. 8), To authorize the Corporation of the Town of Lindsay to sell or lease certain lands.

Bill (No. 17), To empower the Trustees under the will of the late John Corry Wilson Daly to sell certain lands, and to sell or make division of certain goods.

The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 6), To incorporate the Thunder Bay Colonization Railway Company.

Bill (No. 19), Amalgamating the Standard Fire Insurance Company and the Alliance Iusurance Company as the Standard Fire Insurance Company.

Bill (No. 18), To legalize a certain By-law of the Town of Collingwood.

Bill (No. 11), To amend the Acts respecting the Lake Scugog Marsh Lands Drainage Company.

Bill (No. 36), To incorporate the Brighton, Warkworth and Norwood Railway

Company.

Mr. Speaker resumed the Chair; and Mr. Ferris reported, That the Committee had directed him to report the several Bills without amendment.

The Amendments, having been read the second time, were agreed to. Ordered, That the Bills reported be severally read the third time To-morrow.

The following Bills were severally read the second time:-

Bill (No. 31), Respecting certain aid to the London Junction Railway Company. Referred to a Committee of the Whole House To-morrow.

Bill (No. 28), Respecting the City Gas Company of London and the London Gas Light Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 13), To authorize the Corporation of the City of London to borrow \$175,000, and to issue debentures therefor, and to explain the meaning of Section 7 of the Act passed in the 35th year of Her Majesty's reign, intituled "An Act respecting the Debt of the City of London."

Referred to a Committee of the Whole House To-morrow.

Bill (No. 53), Respecting Appeals to Stipendiary Magistrates from Municipal Assessment in Algoma, Muskoka, Parry Sound, Nipissing and Thunder Bay.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 54), To correct a clerical error in the Act of last Session respecting the sale of lands in Algoma for Government Taxes.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 56), To amend the Municipal Act.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 55), To amend the Municipal Act.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions respecting Jurors and Juries.

(In the Committee.)

Resolved, That Justices of the Peace of the County who shall assist in drafting the Jury Panels shall each receive the sum of one dollar for each of such panels drafted,

and the same shall be paid by the Treasurer on receipt of the Sheriff's certificate.

That every Grand Juror actually attending any of the Courts of Oyer and Terminer, or the General Sessions of the Peace, and every Petit Juryman actually attending any of the Courts of Assize and Nisi Prius, Oyer and Terminer, General Gaol Delivery, General Sessions of the Peace or County Courts, shall be entitled to receive in manner hereinafter provided the sum of one dollar and fifty cents per day for every day he attends such court, and the sum of ten cents per mile for every mile he necessarily travels from his place of business to the said court, and such additional sum, if any, as the County Council may by by-law from time to time fix and determine.

That every Sheriff shall be entitled to receive from the Treasurer of the County of which he is Sheriff such sum for each pay list, and such sum per diem for checking same every day at the opening of the court, and for certifying and returning the same to the

Treasurer as the County Council by by-law determines.

That there shall be paid to every Special Juror summoned upon the trial of any issue in any civil cause the sum of two dollars for each day's attendance at the sitting of the court to which he is summoned, and for each day coming to and returning from the said court, together with mileage for the number of miles necessarily travelled by him in coming to the said court, at the rate of ten cents per mile.

That, with every record entered for trial of issues or assessment of damages by a Jury, there shall be paid to the Clerk of Assize for the County the sum of three dollars, and to the Clerks of the several County Courts the sum of one dollar and fifty cents.

That, in case the sums appropriated are not sufficient to pay the said Jurors, the several County Councils shall raise and appropriate such sums of money as in their judgment will be sufficient to pay the Petit Jurors according to the terms of the said Act.

That the Council of the city or town shall raise by assessment the sum of money required by the city or town for jury purposes, or shall pay such sum out of any moneys

belonging to the city or town and applicable to municipal purposes generally.

That the County Selectors of Jurors shall be entitled to the sum of four dollars each for each day's attendance for the purpose of selecting Jurors, and for the performance of their other duties.

That the first or municipal Selectors of Jurors shall, for every selection and distribution of Jurors and the report thereof made by them, be entitled to such sum of money as is authorized to be awarded them by the Council of the Municipalities of which they are respectively officers.

That the Clerk of the Peace of every County shall be entitled to the following sums of money for the respective services performed by him in connection with the selection

of Jurors and otherwise in respect of Jurors, that is to say :-

1. For receiving and examining the reports of Selectors for each city, town, village, and township, causing any deficiency which may be found therein to be supplied, and filing the same in his office \$0 50

2. For giving certificates to Selectors of Jurors, of duties having been performed; but one certificate for all the Selectors for 0 50 each Municipality shall be given.....

	For preparing in proper form each Juror's Book, and superintending the making up of the same (besides actual disbursements for stationer's charges)	\$3	00
4.	For making up Jurors' Books, entering all the names and num-		
	bers, and all other matters required to be entered therein, per one hundred names	2	00
5.	For each copy of the Jurors' Book required by this Act, per one	_	00
	hundred names	2	00
6.	For each certificate required to be entered in the Jurors' Book		0.0
	to verify same	1.	00
7.	For copy of Jurors' List required to be entered, per one hundred		
	names	2	00
8.	For each panel of Jurors drafted from the Jury List, per one		
	hundred names on each Jury List	2	00
9.	For entering each panel in the Jurors' Book, with the numbers		
	corresponding to the Jury List	2	00
10.	For making up aggregate return in detail of Jurors	5	00
	For copy thereof, and transmitting same to Provincial Secretary		
11.	when required, and for office copy of the same, each	9	00
	when required, and for onice copy of the same, each	-	00

That the Sheriff or other officer of every such county shall, exclusive of such fees as he may be entitled to from the parties in any suit, be entitled to the following sums of money for the respective services performed by him in connection with the selection of Jurors and otherwise in respect of Jurors:—

1.	For each panel of Jurors, whether Grand or Petit, returned and summoned by him in obedience to any general precept for the return of the Grand or Petit Jurors for any Sittings of Assize and Nisi Prius, Oyer and Terminer, General Gaol Delivery, or Grand Serience of the Peace of Grand County Count		
	General Sessions of the Peace or County Court respectively,		
	under this Act	\$4	00
2.	For copies of such panel to be returned to the offices of the Supe-		
	rior Courts at Toronto, each	1	00
3.	For every summons served upon the Jurors on any panel	0	25
4.	In the case of Sheriffs of Counties, for every mile which the		
	Sheriff or his Deputy or Bailiffs necessarily and actually		
	travelled from the County Town for the purpose of serving		
	such summonses (such mileage to be allowed for going only,		
		0	08
	and not for returning)	U	00

That the Treasurer of the County shall, out of any money in his hands belonging to the county, city or town respectively, not otherwise specially appropriated by Act of the Legislature, pay to such officers respectively the amount of their fees; after audit and for all such moneys so paid the Treasurer shall be allowed in his accounts with the county, city or town.

Mr. Speaker resumed the Chair; and Mr. Boulter reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be now received.

Mr. Boulter reported the Resolutions as follows:—

Resolved, That Justices of the Peace of the County who shall assist in drafting the Jury Panels shall each receive the sum of one dollar for each of such panels drafted, and the same shall be paid by the Treasurer on receipt of the Sheriff's certificate.

That every Grand Juror actually attending any of the Courts of Oyer and Terminer, or the General Sessions of the Peace, and every Petit Juryman actually attending any of the Courts of Assize and *Nisi Prius*, Oyer and Terminer, General Gaol Delivery, General Sessions of the Peace or County Courts, shall be entitled to receive in manner

hereinafter provided the sum of one dollar and fifty cents per day for every day he attends such court, and the sum of ten cents per mile for every mile he necessarily travels from his place of business to the said court, and such additional sum, if any, as the County Council may by by-law from time to time fix and determine.

That every Sheriff shall be entitled to receive from the Treasurer of the County of which he is Sheriff such sum for each pay list, and such sum per diem for checking same every day at the opening of the court, and for certifying and returning the same to the

Treasurer as the County Council by by-law determines.

That there shall be paid to every Special Juror summoned upon the trial of any issue in any civil cause the sum of two dollars for each day's attendance at the sitting of the court to which he is summoned, and for each day coming to and returning from the said court, together with mileage for the number of miles necessarily travelled by him in coming to the said court, at the rate of ten cents per mile.

That, with every record entered for trial of issues or assessment of damages by a Jury, there shall be paid to the Clerk of Assize for the County the sum of three dollars, and to the Clerks of the several County Courts the sum of one dollar and fifty cents.

That, in case the sums appropriated are not sufficient to pay the said Jurors, the several County Councils shall raise and appropriate such sums of money as in their judgment will be sufficient to pay the Petit Jurors according to the terms of the said Act.

That the Council of the city or town shall raise by assessment the sum of money required by the city or town for jury purposes, or shall pay such sum out of any moneys belonging to the city or town and applicable to municipal purposes generally.

That the County Selectors of Jurors shall be entitled to the sum of four dollars each for each day's attendance for the purpose of selecting Jurors, and for the performance of

their other duties.

That the first or municipal Selectors of Jurors shall, for every selection and distribution of Jurors and the report thereof made by them, be entitled to such sum of money as is authorized to be awarded them by the Council of the Municipalities of which they are respectively officers.

That the Clerk of the Peace of every County shall be entitled to the following sums of money for the respective services performed by him in connection with the selection of

Jurors and otherwise in respect of Jurors, that is to say :-

1.	For receiving and examining the reports of Selectors for each city,		
	town, village and township, causing any deficiency which may		
	be found therein to be supplied, and filing the same in his office	\$0	50
2.	For giving certificates to Selectors of Jurors, of duties having		
	been performed; but one certificate for all the Selectors for each		
	Municipality shall be given	0	50
3.	For preparing in proper form each Juror's Book, and superin-		
	tending the making up of the same (besides actual disburse-		
	ments for stationer's charges)	3	00
4.	For making up Jurors' Books, entering all the names and num-		
	bers, and all other matters required to be entered therein, per		
	one hundred names	2	00
5.	For each copy of the Jurors' Book required by this Act, per one		
•	hundred names	2	00
6.	For each certificate required to be entered in the Jurors' Book to		
•	verify same	1	00
7	For copy of Jurors' List required to be entered, per one hundred		
	names	2	00
.8.	For each panel of Jurors drafted from the Jury List, per one hun-		
٠.	dred names on each Jury List	2	00
9.	For entering each panel in the Jurors' Book, with the numbers		
٠.	corresponding to the Jury List	2	00
10	For making up aggregate return in detail of Jurors	5	00
11	For copy thereof, and transmitting same to Provincial Secretary	-	
	when required, and for office copy of the same, each	2	00
	which required, and for smoot sopy of the band, each title to	-	

That the Sheriff or other officer of every such county shall, exclusive of such fees as he may be entitled to from the parties in any suit, be entitled to the following sums of money for the respective services performed by him in connection with the selection of Jurors and otherwise in respect of Jurors:—

1. For each panel of Jurors, whether Grand or Petit, returned and			
summoned by him in obedience to any general precept for the			
return of the Grand or Petit Jurors for any Sittings of Assize			
and Nisi Prius, Oyer and Terminer, General Gaol Delivery, or			
General Sessions of the Peace or County Court respectively,			
under this Act	\$4	00	
2. For copies of such panel to be returned to the offices of the			
Superior Courts at Toronto, each	1	00	
3. For every summons served upon the Jurors on any panel	0	25	
4. In the case of Sheriffs of Counties, for every mile which the			
Sheriff or his Deputy or Bailiffs necessarily and actually travel-			
led from the County Town for the purpose of serving such			
summonses (such mileage to be allowed for going only, and not			
for returning)	0	08	

That the Treasurer of the County shall, out of any money in his hands belonging to the county, city or town respectively, not otherwise specially appropriated by Act of the Legislature, pay to such officers respectively the amount of their fees; after audit and for all such moneys so paid the Treasurer shall be allowed in his accounts with the county, city or town.

The Resolutions, having been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 73), To consolidate and amend the Acts as to Juries and Jurors.

Mr. Sinclair, from the Committee of Supply, reported the following Resolutions:—

1. Resolved, That a sum not exceeding Six thousand one hundred and fifteen dollars be granted to Her Majesty to defray the expenses of Government House for year ending 31st December, 1883.

2. Resolved, That a sum not exceeding Three thousand nine hundred and eighty dollars be granted to Her Majesty to defray the expenses of the Lieutenant-Governor's

office for the year ending 31st December, 1883.

3. Resolved, That a sum not exceeding Fifteen thousand three hundred and seventy dollars be granted to Her Majesty to defray the expenses of the Executive Council and Attorney-General's office for the year ending 31st December, 1883.

4. Resolved, That a sum not exceeding Nineteen thousand eight hundred and fifteen dollars be granted to Her Majesty to defray the expenses of the Department of Education

for the year ending 31st December, 1883.

5. Resolved, That a sum not exceeding Forty-six thousand nine hundred dollars be granted to Her Majesty to defray the expenses of the Crown Lands Department for the year ending 31st December, 1883.

6. Resolved, That a sum not exceeding Nineteen thousand four hundred and ninety dollars be granted to Her Majesty to defray the expenses of the Department of Public

Works for the year ending 31st December, 1883.

7. Resolved, That a sum not exceeding Eighteen thousand nine hundred and sixty dollars be granted to Her Majesty to defray the expenses of the Treasurer's office for the year ending 31st December, 1883.

8. Resolved, That a sum not exceeding One thousand four hundred dollars be granted to Her Majesty to defray the expenses of the Department of Agriculture for the year

ending 31st December, 1883.

9. Resolved, That a sum not exceeding Eight thousand two hundred dollars be granted to Her Majesty to defray the expenses of Inspection of Public Institutions for the year ending 31st December, 1883.

10. Resolved, That a sum not exceeding Twenty-seven thousand and seventy-five dollars be granted to Her Majesty to defray the expenses of the Secretary and Registrar's office for the year ending 31st December, 1883.

11. Resolved, That a sum not exceeding One thousand six hundred dollars be granted to Her Majesty to defray the expenses of Immigration for the year ending 31st Decem-

ber, 1883.

12. Resolved, That a sum not exceeding twenty-one thousand four hundred dollars be granted to Her Majesty to defray Miscellaneous Expenses for the year ending 31st December, 1883, as follows: -Cost of Official Gazette, Four thousand two hundred Queen's Printer's salary, One thousand two hundred dollars. Assistant Queen's Printer, Five hundred dollars. Contingencies, including stationery and postage, One hundred dollars. Inspector of Registry Offices salary (including travelling expenses), One thousand nine hundred dollars. Inspector of Division Courts salary, One thousand four hundred dollars. Clerk's salary in Inspector's Office, Eight hundred dollars. Travelling expenses of Inspector of Division Courts, Five hundred and fifty dollars. Inspector of Insurance salary, Two thousand dollars. Clerk in office of Inspector salary, Contingencies, travelling and office expenses, Four hundred dollars. Six hundred dollars. General Clerk of Works for Public Institutions salary, One thousand two hundred dollars. Expenses of Inspection of Offices for Deputy Clerks of the Crown, Deputy Masters, and Registrars in Chancery and County Courts, Three hundred and fifty dollars. Provincial Board of Health—Salaries, One thousand four hundred dollars. Printing and binding, postage, travelling expenses, and expenses of investigation, advertising, etc., Three thousand dollars. Clerk, Eight hundred dollars. Per diem allowance to members of Board when attending meetings of Council or absent upon investigations in cases of epidemic, One thousand dollars.

13. Resolved, That a sum not exceeding One hundred and two thousand nine hundred dollars be granted to Her Majesty to defray the expenses of Legislation for the

year ending 31st December, 1883.

14. Resolved, That a sum not exceeding Fifty-three thousand six hundred and fourteen dollars be granted to Her Majesty to defray the expenses of the Supreme Court of Judicature and Court of Appeal for the year ending 31st December, 1883.

15. Resolved, That a sum not exceeding One hundred and thirty-four thousand dollars be granted to Her Majesty to defray the expenses of Criminal Justice for the

year ending 31st December, 1883.

16. Resolved, That a sum not exceeding Ninety-one thousand seven hundred dollars be granted to Her Majesty to defray the expenses of Miscellaneous Justice for the year ending 31st December, 1883.

18. Resolved, That a sum not exceeding Two hundred and forty thousand dollars be granted to Her Majesty to defray the expenses of Public and Separate Schools for

the year ending 31st December, 1883.

19. Resolved, That a sum not exceeding Eighteen thousand dollars be granted to Her Majesty to defray the expenses of Schools in new and poor Townships for the year ending 31st December, 1883.

20. Resolved, That a sum not exceeding Thirty-one thousand six hundred dollars be granted to Her Majesty to defray the expenses of the Inspection of Public and Separate

Schools for the year ending 31st December, 1883.

21. Resolved, That a sum not exceeding Eighty-four thousand five hundred dollars be granted to Her Majesty to defray the expenses of Collegiate Institutes and High Schools for the year ending 31st December, 1883.

22. Resolved, That a sum not exceeding Five thousand six hundred dollars be granted to Her Majesty to defray the expenses of Inspection of Collegiate Institutes and

High Schools for the year ending 31st December, 1883.

23. Resolved, That a sum not exceeding Eleven thousand three hundred and fifty dollars be granted to Her Majesty to defray the expenses of the training of Public School Teachers for the year ending 31st December, 1883.

24. Resolved, That a sum not exceeding Ten thousand one hundred dollars be granted to Her Majesty to defray the expenses of Departmental Examinations of Public School Teachers for the year ending 31st December, 1883.

25. Resolved, That a sum not exceeding Twenty-three thousand three hundred and twenty-five dollars be granted to Her Majesty to defray the expenses of the Normal and Model Schools, Toronto, for the year ending 31st December, 1883.

26. Resolved, That a sum not exceeding Twenty thousand eight hundred and ninety dollars be granted to Her Majesty to defray the expenses of the Normal School at

Ottawa, for the year ending 31st December, 1883.

27. Resolved, That a sum not exceeding Seven thousand two hundred and fifty dollars be granted to Her Majesty to defray the expenses of the Provincial Educational

Depository, Museum and Library for the year ending 31st December, 1883.

28. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty to defray the Miscellaneous Expenses of Education for the year ending 31st December, 1883.

29. Resolved, That a sum not exceeding Fifty-one thousand five hundred dollars be granted to Her Majesty to defray the expenses of Superannuated High and Public

School Teachers for the year ending 31st December, 1883.

30. Resolved, That a sum not exceeding Ninety-one thousand five hundred and eighty-five dollars be granted to Her Majesty to defray the expenses of the Asylum for the Insane at Toronto, for the year ending 31st December, 1883.

31. Resolved, That a sum not exceeding One hundred and fifteen thousand eight hundred and thirty-six dollars be granted to Her Majesty to defray the expenses of the

Asylum for the Insane at London, for the year ending 31st December, 1883.

32. Resolved, That a sum not exceeding Fifty-eight thousand seven hundred and eighty-eight dollars be granted to Her Majesty to defray the expenses of the Asylum for the Insane at Kingston, for the year ending 31st December, 1883.

33. Resolved, That a sum not exceeding Sixty-eight thousand six hundred and forty-one dollars be granted to Her Majesty to defray the expenses of the Asylum for

the Insane at Hamilton, for the year ending 31st December, 1883.

34. Resolved, That a sum not exceeding Twenty-eight thousand two hundred and sixty-nine dollars be granted to Her Majesty to defray the expenses of the Asylum for the Insane, Orillia, for the year ending 31st December, 1883.

35. Resolved, That a sum not exceeding Seventy-two thousand seven hundred and forty dollars be granted to Her Majesty to defray the expenses of the Central Prison at

Toronto, for the year ending 31st December, 1883.

36. Resolved, That a sum not exceeding Thirty-six thousand seven hundred and sixty dollars be granted to Her Majesty to defray the expenses of the Provincial Reformatory at Penetanguishene, for the year ending 31st December, 1883.

37. Resolved, That a sum not exceeding Thirty-eight thousand eight hundred and seventy-one dollars be granted to Her Majesty to defray the expenses of the Institution

for the Deaf and Dumb, Belleville, for the year ending 31st December, 1883.

38. Resolved, That a sum not exceeding Thirty-two thousand eight hundred and seventy-nine dollars be granted to Her Majesty to defray the expenses of the Institution for the Blind at Brantford, for the year ending 31st December, 1883.

39. Resolved, That a sum not exceeding Twenty-nine thousand two hundred and forty-two dollars and twenty-seven cents be granted to Her Majesty to defray the expenses of the Andrew Mercer Reformatory for Women and Refuge for Girls, Toronto, for the year ending 31st December, 1883.

40. Resolved, That a sum not exceeding Twenty-seven thousand one hundred and ninety-eight dollars be granted to Her Majesty to defray the expenses of the School of

Agriculture for the year ending 31st December, 1883.

41. Resolved, That a sum not exceeding Five thousand eight hundred and twenty-five dollars be granted to Her Majesty to defray the expenses of the School of Practical Science for the year ending 31st December, 1883.

42. Resolved, That a sum not exceeding Thirty-nine thousand nine hundred and fifty dollars be granted to Her Majesty to defray the expenses of Immigration for the

year ending 31st December, 1883.

43. Resolved, That a sum not exceeding One hundred and nineteen thousand dollars be granted to Her Majesty to defray the expenses of Agriculture and Arts, and Literary and Scientific Institutions for the year ending 31st December, 1883.

44. Resolved, That a sum not exceeding Eighty thousand and seventy-five dollars and fifty-three cents be granted to Her Majesty to defray the expenses of Hospitals and

Charities for the year ending 31st December, 1883.

45. Resolved, That a sum not exceeding Ninety-four thousand two hundred dollars be granted to Her Majesty to defray the expenses of Miscellaneous Expenditure for the year ending 31st December, 1883, as follows:—To defray the expenses of License Law, Two thousand dollars. To defray the expenses of collection of Revenue for Law Stamps and Licenses, One thousand five hundred dollars. To defray the exexpenses of Marriage Licenses, Four hundred dollars. To defray the expenses of Ontario Rifle Association, One thousand dollars. To defray the expenses of Insurance on Public Buildings and Furniture, Three thousand six hundred dollars. To defray the expenses of Elections, Sixty thousand dollars. To defray the expenses of Contested Elections, One thousand dollars. To defray the expenses of County Court Judges on Revision of Voters' Lists, One thousand dollars. To cover gratuities to officers whose services may be dispensed with, Five thousand dollars. To defray expenses of printing and advertising in re Gilchrist Scholarship examination, One hundred and fifty dollars. To defray expenses re Boundary Award, Ten thousand dollars. To defray expenses Telephone Service, One thousand and fifty dollars, To defray expenses of taking lunatics to the Asylums, boys to the Reformatory for Boys, and females to the Mercer Reformatory, Six thousand dollars. To meet advance to Andrew Mercer, junior, One thousand five hundred dollars.

46. Resolved, That a sum not exceeding One thousand five hundred dollars be granted to Her Majesty to defray the expenses at the works at the Asylum for the Insane, Toronto, for the year ending 31st December, 1883.

47. Resolved, That a sum not exceeding Eleven thousand three hundred and eightytwo dollars be granted to Her Majesty to defray the expenses of the works at the Asylum for the Insane, London, for the year ending 31st December, 1883.

48. Resolved, That a sum not exceeding Thirty-four thousand six hundred and forty dollars be granted to Her Majesty to defray the expenses of works at the Asylum, Hamilton, for the year ending 31st December, 1883.

49. Resolved, That a sum not exceeding Thirty-five thousand two hundred and fifteen dollars be granted to Her Majesty to defray the expenses of works at the Asylum

for the Insane, Kingston, for the year ending 31st December, 1883.

50. Resolved, That a sum not exceeding One thousand one hundred and eighty dollars be granted to Her Majesty to defray the expenses of the Asylum for Idiots at Orillia, for the year ending 31st December, 1883.

51. Resolved, That a sum not exceeding Six thousand two hundred dollars be granted to Her Majesty to defray the expenses of works at the Provincial Reforma-

tory, Penetanguishene, for the year ending 31st December, 1883.

- 52. Resolved, That a sum not exceeding Two thousand five hundred and twenty-one dollars and sixty-seven cents be granted to Her Majesty to defray the expenses of the Andrew Mercer Reformatory for Females, Toronto, for the year ending 31st December,
- 53. Resolved, That a sum not exceeding Three thousand eight hundred and thirtyfive dollars be granted to Her Majesty to defray the expenses of works at the Central Prison, Toronto, for the year ending 31st December, 1883.

54. Resolved, That a sum not exceeding Nine thousand two hundred and sixty-six dollars be granted to Her Majesty to defray the expenses of works at the Deaf and

Dumb Institute, Belleville, for the year ending 31st December, 1883.

55. Resolved, That a sum not exceeding Twelve thousand three hundred and seventythree dollars be granted to Her Majesty to defray the expenses of works at the Blind Institute, Brantford, for the year ending 31st December, 1883.

56. Resolved, That a sum not exceeding Twelve thousand two hundred and seventyone dollars be granted to Her Majesty to defray the expenses of works at the School of

Agriculture, Guelph, for the year ending 31st December, 1883.

57. Resolved, That a sum not exceeding Three thousand and six dollars be granted to Her Majesty to defray the expenses of works at the Normal School and Education Office, Toronto, for the year ending 31st December, 1883.

58. Resolved, That a sum not exceeding One thousand seven hundred dollars be granted to Her Majesty to defray the expenses of works at the Normal School, Ottawa, for the year ending 31st December, 1883.

59. Resolved, That a sum not exceeding Three thousand four hundred dollars be granted to Her Majesty to defray the expenses of the School of Practical Science for the

year ending 31st December, 1883.

90

60. Resolved, That a sum not exceeding Fourteen thousand dollars be granted to Her Majesty to defray the expenses of works at Osgoode Hall, Toronto, for the year ending 31st December, 1883.

61. Resolved, That a sum not exceeding Four thousand five hundred dollars be granted to Her Majesty to defray the expenses of works at Government House, Toronto,

for the year ending 31st December, 1883.

- 62. Resolved, That a sum not exceeding Four hundred dollars be granted to Her Majesty to defray the expenses of works in the District of Algoma, for the year ending 31st December, 1883.
- 63. Resolved, That a sum not exceeding Four hundred dollars be granted to Her Majesty to defray the expenses of works in the *Thunder Bay* District, for the year ending 31st December, 1883.

64. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty to defray the expenses of works in the Muskoka District, for the year ending

31st December, 1883.

- 65. Resolved, That a sum not exceeding Three hundred dollars be granted to Her Majesty to defray the expenses of works in the Parry Sound District for the year ending 31st December, 1883.
- 66. Resolved, That a sum not exceeding Two hundred dollars be granted to Her Majesty to defray the expenses of works in the Nipissing District, for the year ending 31st December, 1883.

67. Resolved, That a sum not exceeding Three thousand dollars be granted to Her Majesty to defray the expenses of Moose Fort for the year ending 31st December, 1883.

68. Resolved, That a sum not exceeding Three thousand four hundred and twenty-two dollars be granted to defray the expenses of Unorganized Territory for the year

ending 31st December, 1883.

- 69. Resolved, That a sum not exceeding Five thousand dollars be granted to Her Majesty to defray the expenses of Miscellaneous Works for the year ending 31st December, 1883, as follows:—Re-vote of unexpended balance for cost of fence along Niagara River, Two thousand seven hundred dollars. To complete Iron Work, Superintendence, etc., Two thousand three hundred dollars.
- 70. Resolved, That a sum not exceeding fifty-six thousand one hundred and fifty-four dollars be granted to Her Majesty to defray the expenses of Public Works for the

year ending 31st December, 1883.

72. Resolved, That a sum not exceeding Eighty-one thousand dollars be granted to Her Majesty to defray the expenses of Crown Land Expenditure for the year ending 31st December, 1883.

73. Resolved, That a sum not exceeding Thirty-nine thousand five hundred and eighty-two dollars and forty-three cents be granted to Her Majesty to defray the expenses of the Refund Account for the year ending 31st December, 1883.

74. Resolved, That a sum not exceeding Fifty thousand dollars be granted to Her Majesty to defray Unforseen and Unprovided Expenses for the year ending 31st Decem-

ber, 1883.

The several Resolutions having been read the second time,

Ordered, That the Fourth, Eleventh, Twelfth, Nineteenth, Fifteenth, Eighteenth, Twentieth, Twenty-first, Twenty-second, Twenty-third, Twenty-fourth, Twenty-seventh, Twenty-eighth, Twenty-ninth, Thirty-fifth, Thirty-ninth, Fortieth, Forty-first, Forty-second, Forty-third, Forty-fourth, Forty-fifth, Fifty-sixth, Sixty-fourth, Sixty-fifth, Sixty-seventh, Sixty-eighth, Seventieth, Seventy-second and Seventy-fourth Resolutions be postponed until To-morrow.

The House again resolved itself into a Committee to consider Bill (No. 62), To consolidate the laws respecting Municipal Institutions; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Boulter reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

On motion of Mr. Drury, seconded by Mr. Bettes,

Ordered, That there be laid before this House, a Return shewing the number of Reeves and Deputy Reeves respectively composing the various County Councils of the Province in the years 1872, 1877 and 1881, respectively, together with a statement of the amount paid as indemnity to members in each of the above mentioned years.

On motion of Mr. Meredith, seconded by Mr. Boulter,

Ordered, That there be laid before this House, a Return of all applications made by any Railway Company for the subsidy or grant in aid of a Railway from Muskoka to Sault Ste. Marie granted by the Act, 44 Vic., Cap. 23, and of all correspondence with reference to such application or the appropriation of such grants.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:—Annual Report of the University of Toronto. (Sessional Papers, No. 18.)

The House then adjourned at 9.30 p.m.

Tuesday, 23rd January, 1883.

3 o'clock P.M.

PRAYERS.

The following Petitions were read and received:-

Of John Clarke and others, of Algoma, praying that the Bill respecting the Municipality of Shuniah may pass.

Of Amos Wright and others, of Algoma, praying that Algoma may have increased

representation in the Legislature.

Of H. Lampost and others, of Charlotteville, praying for the enactment of a Manhood Suffrage Act.

Mr. Pardee, from the Standing Committee on Railways, presented their Sixth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 32), Respecting the Waterloo, Wellington and Georgian Bay Railway Company, and report the Bill without amendment.

The Committee have also carefully considered Bill (No. 14), Respecting the London

Junction Railway Company, and have prepared certain amendments thereto.

The Committee have also carefully considered Bill (No. 20), To incorporate the Eastern Ontario Railway Company, and have amended the preamble thereof so as to make the same conform to the facts as they appear to the Committee, and have prepared certain other amendments to the Bill.

Mr. Fraser, from the Standing Committee on Private Bills, presented their Sixth Report, which was read as follows:—

The Committee have carefully considered the following Bills, and have prepared certain amendments thereto respectively:—

Bill (No. 40), To enable the Corporation of the Town of *Barrie* to close up a portion of *Dunlop* Street in the said Town.

Bill (No. 37), Respecting the City of Toronto and the Village of Parkdale.

Bill (No. 10), To consolidate the debt of the Township of Rochester; and

Bill (No. 22), To incorporate the Dean and Chapter of the Cathedral of St. Philip and St. James, Toronto.

The Committee have also amended the preambles to the Bills Nos. 37 and 10, so as to make the same conform with the facts as they appear to the Committee.

The Committee have also amended the title of the said Bill (No. 22,) so as to read, "An Act to incorporate the Dean and Chapter of the Cathedral of St. Alban, Toronto."

The Committee recommend that the fees less the actual cost of printing be remitted on the said Bill (No. 22) on the ground that the said Bill relates to religious matters.

Ordered, That the fees less the actual cost of printing be refunded on Bill (No. 22), Cathedral of St. Alban.

Mr. Meredith, from the Select Committee to whom was referred Bill (No. 83), To amend the Act respecting Trustees and Executors and the Administration of Estates, presented their Report, which was read as follows:—

The Committee have examined the Bill to them referred, and report the same without amendment.

The following Bills were severally introduced, and read the first time :-

Bill (No. 95), intituled "An Act to amend the Married Woman's Property Act." —Mr. Morris.

Ordered, That the Bill be read the second time on Thursday next.

Bill (No. 96), intituled "An Act to amend the law respecting the Administration of Justice in Criminal Matters."—Mr. Hardy.

Ordered, That the Bill be read the second time on Thursday next.

The Order of the Day for the third reading of Bill (No. 51), To amend the Revised Act respecting the Solemnization of Marriages, having been read,

The Attorney-General moved,

That the Bill be now read the third time.

Mr. Merrick moved in amendment, seconded by Mr. Boulter,

That the Bill be not now read the third time, but that the same be forthwith referred back to a Committee of the Whole House with instructions to amend the same by adding the following clause:—"Clause 14, chap. 124, of Revised Statutes of *Ontario*, is amended by substituting the words 'one dollar' for the words 'two dollars.'"

And the Amendment, having been put, was lost on the following division:—

YEAS:

		Messieurs	
$Baker,\ Bell,\ Boulter,\ Brereton,\ Creighton,$	French, Kerr, Lauder, Madill, Meredith,	Merrick, Metcalfe, Monk, Morris, Near,	Richardson, Rose, Tooley, White—19.
		Nays:	
		Messieurs	
Appleby, Awrey, Balfour, Baskerville, Baxter, Bettes,	Blezard, Broder, Cascaden, Deroche, Drury, Dryden,	Field, Fraser, Freeman, Gibson (Hamilton), Graham, Hagar,	Harcourt, Hardy, Hawley, Kincaid, Laidlaw, Lees,

T	Marak	Polinger (Condon)	Water
Lyon,	Mack,	$Robinson\ (Cardwell),$	Waters,
McCraney,	Master,	$Robinson\ (Kent),$	Watterworth,
McKim,	Mowat,	Robertson,	Widdifield,
McLaughlin,	Nairn,	Snider,	Wood,
McMahon,	Pardee,	Striker,	Young—44.

The original Motion, having been then put, was carried, and the Bill was read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 61), To authorize Cities, Towns and Villages to provide Gas and other means of Lighting and Heating, having been read,

The Attorney-General moved,

That the Bill be now read the third time.

Mr. Meredith moved in amendment, seconded by Mr. Morris,

That the Bill be not now read the third time, but be forthwith referred back to a Committee of the Whole House with instructions to amend the same by striking out the Twelfth section of the said Bill, so as to place municipal corporations in the same position as private companies with regard to the construction of competing works.

And a Debate having arisen,

Ordered, That the Debate be adjourned until To-morrow.

The following Bill was read the third time, and passed :-

Bill (No. 6), To incorporate the Thunder Bay Colonization Railway Company.

The Order of the Day for the third reading of Bill (No. 19), Amalgamating the Standard Fire Insurance Company and the Alliance Insurance Company as the Standard Fire Insurance Company, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baxter reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House again resolved itself into a Committee to consider Bill (No. 63), Respecting the establishment of Public Parks in Cities and Towns, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baxter reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered. That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 54), To correct a clerical error in the Act of last Session, respecting the sale of lands in Algoma for Government Taxes, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baxter reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 69), To establish Public Creameries, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Boulter reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read a third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 70), To encourage Tree Planting, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baxter reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to. Ordered, That the Bill be read the third time To-morrow.

The following Bills were severally read the second time:-

Bill (No. 72), Relating to the Law of Insurance.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 77), For amending the Election Act.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 64), Respecting Private Asylums for the Insane. Referred to a Committee of the Whole House To-morrow.

Bill (No. 57), To provide for the performance of Statute Labour in unincorporated Townships.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 91), To facilitate the establishment of Free Libraries. Referred to a Committee of the Whole House To-morrow.

Bill (No. 93), For the better Administration of Justice in this Province. Referred to a Committee of the Whole House To-morrow.

Bill (No. 84), Respecting the sale of Fermented and Spirituous Liquors.

Referred to a Select Committee composed as follows:—Messieurs Appleby, Awrey,

Baskerville, French, Gibson (Hamilton), Hardy, Merrick and Striker.

Bill (No. 89), To provide for the safety of inmates of Hotels and other Buildings. Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 90), To amend the Municipal Act.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 92), To amend the Municipal Act.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 26), To legalize certain By-laws of the Town of Sarnia and for other purposes.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 43), To incorporate the Institute of Accountants of Ontario.

Referred to a Committee of the Whole House To-morrow.

The Order of the Day for the House to resolve itself into the Committee to consider Bill (No. 75), To amend the law for the protection of Game and Fur-bearing Animals, having been read,

Mr. Monk moved,

That the House do now resolve itself into the Committee, And the Motion, having been put, was lost on a division.

The Order of the Day for the second reading of Bill (No. 82), To amend the Public and Separate Schools Act, having been read,

Mr. Bell moved,

That the Bill be now read the second time.

Mr. Fraser moved in amendment, seconded by Mr. Hardy,

That the word "now" be omitted from the Motion, and that there be substituted therefor the words "this day six months."

And the Amendment, having been put, was carried on the following division :-

YEAS:

Messieurs

	1,16	saleura	
Apple by,	Dryden,	Hawley,	Patterson,
Awrey,	Ferris,	Kincaid,	Robinson (Kent),
Badgerow,	Field,	Laidlaw,	Robertson,
Balfour,	Fraser,	Lees,	Snider,
Baskerville,	Freeman,	Long,	Striker,
Baxter,	French,	McLaughlin,	Waters,
Blezard,	$Gibson\ (Hamilton),$	Mack,	Watterworth,
Broder,	Graham,	Master,	Widdifield,
Cascaden,	Hagar,	Mowat,	Wood,
Chisholm,	Harcourt,	Near,	Young—43.
Drury,	Hardy,	Pardee,	v
Drury,	Haray,	raraee,	

NAYS:

Messieurs

Bell	Creighton,	Lyon,	Merrick,
Bettes,	Kerr,	McAllister,	Parkhill,
Boulter,	Lauder,	Meredith,	Rose—13.
Brereton,	,	•	

The original Motion as amended, having been then put, was carried, and it was Ordered, That the Bill be read the second time this day six months.

The Order of the Day for the second reading of Bill (No. 86), To amend the Municipal Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 88), To amend the Married Woman's Property Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

On motion of Mr. White, seconded by Mr. French,

Ordered, That there be laid before this House, a Return shewing in detail all moneys paid in each year since 1867, for and on account of all proceedings, by way of preparation and otherwise, in the matter of the Northerly and Westerly Boundaries of the Province, and the arbitration and award in reference thereto, including fees to counsel, solicitors and agents, and the expenses of missions to, and of agents employed in, Europe and other places, and for books, maps, printing and all other expenses incurred in the said matter, and otherwise relating thereto, with the names of the persons to whom, and on what account, the payments were made, and the date of such payments respectively.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:—
Public Accounts of the Province of Ontario for the year ending 31st December,
2. (Sessional Papers, No. 1.)

Also—A Return to an Order of the House of the 17th January instant, for a Return shewing in a tabulated form the total amount paid by the Government for Public, Separate and High Schools for each year since Confederation to each County and City in the Province, including in the total for each County the amounts paid to Towns and Villages therein. (Sessional Papers, No. 43.)

The House resolved itself into a Committee, severally to consider the following $\operatorname{Bills} :—$

Bill (No. 27), To enable the Trustees and Executrices under the will of Robert Wilkes to lease and sell certain real estate.

Bill (No. 45), To incorporate the Cornwall Junction Railway Company.

Bill (No. 31), Respecting certain aid to the London Junction Railway Company.

Bill (No. 28), Respecting the City Gas Company of London and the London Gas

Light Company.

Bill (No. 13) To authorize the Corporation of the City of *London* to borrow \$175,000, and to issue debentures therefor, and to explain the meaning of Section 7 of the Act passed in the 35th year of Her Majesty's reign, intituled "An Act respecting the debt of the City of *London*."

Mr. Speaker resumed the Chair; and Mr. Boulter reported, That the Committee had directed him to report the several Bills without amendment.

Ordered, That the Bills reported be severally read the third time To-morrow.

The House then adjourned at 11.30 p.m.

Wednesday, 24th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Gibson (Hamilton),—The Petition of William Houston and others, of Toronto; also, the Petition of L. R. Church and others, of Ottawa; also, the Petition of the Bishop of Huron and others, of London; also, the Petition of G. H. Hale and others, of Orillia; also, the Petition of Samuel Lyle and others, of Hamilton; also, the Petition of the Women's Literary Club, of Toronto.

The following Petitions were read and received:-

Of the Rector and Churchwardens of St. James's Cathedral, Toronto, praying that

the Bill to amend the Synod and Rectory Sales Act may not pass.

Of W. A. Ross and others; also, of Andrew Wilson and others; also, of Robert Lees and others, all of Ottawa, severally praying that the Bill for the extension of the limits of the City of Ottawa may not pass.

Of James Goodwin and others of Ottawa, praying that the Bill for the extension of

the limits of the City of Ottawa may pass.

Of Peter Gilbert and others; also, of D. P. Tisdale, all of Woodhouse; also, of L. Alward and others, of Walsingham; also, of Robert Wood and others, of Windham, severally praying for the enactment of a Manhood Suffrage Act.

Mr. Fraser, from the Standing Committee on Private Bills, presented their Seventh Report, which was read as follows:—

The Committee have carefully considered Bill (No. 48), To amend the City of Hamilton Debentures Act, 1864, and report the same without amendment.

The Committee have also considered the following Bills, and have prepared certain amendments thereto, respectively:—

Bill (No. 47), Respecting the Debt of the City of Hamilton.

Bill (No. 5), To amend an Act relating to the Municipality of Shuniah, and the tax imposed on lands in the District of Algoma.

Bill (No. 1), To amend the Act to incorporate the Roman Catholic Bishops of

Toronto and Kingston in Canada in each diocese.

Bill (No. 24), To incorporate the Roman Catholic Bishop of *Peterborough* in the Diocese of *Peterborough* in *Canada*.

The Committee have amended the preambles to Bills Nos. 1 and 24 respectively, so

as to make the same conform with the facts as they appear to the Committee.

The Committee recommend that the fees, less the actual cost of printing, be remitted

on Bills Nos. 1 and 24, on the ground that the Bills relate to religious matters.

The Committee have also considered Bill (No. 46), To extend the limits of the City of *Ottawa*, and to re-arrange the Wards thereof, and find the preamble thereof not proven on the ground that legislation in the premises, during the present Session of the Legislature, is inexpedient.

The Committee recommend that the fees, less the actual cost of printing, be remitted

on the Bill (No. 46).

The Committee recommend that Rule No. 51 of this House be further suspended in this that the time for receiving reports on Private Bills be extended until and inclusive of Tuesday the Thirtieth day of January instant.

Mr. Pardee, from the Standing Committee on Railways, presented their Seventh Report, which was read as follows:—

The Committee have carefully considered the following Bills:-

Bill (No. 3), To legalize, confirm and declare valid certain By-laws of the Corporation of the Village of *Renfrew*; also, Bill (No. 21), Respecting the *Erie* and *Huron* Railway Company, and have amended the preambles thereto, so as to make the same conform to the facts as they appear to the Committee, and have prepared certain other amendments to the said Bill (No. 21).

The Committee have also carefully considered Bill (No 39), Respecting By-law number two hundred and fifty-nine of the Corporation of the County of Oxford, and report

the Bill without amendment.

The Committee recommend that Rule No. 51 of this House be further suspended in this that the time for receiving reports of the Standing Committee on Railways be extended until and inclusive of Tuesday, the thirtieth instant.

Ordered, That the time for receiving reports from the Standing Committees on Railways and Private Bills be extended until and inclusive of Tuesday, the thirtieth instant.

Ordered, That the fees on the following Bills be remitted, less the actual cost of printing:—Bill (No. 1), Roman Catholic Bishops of Toronto; Bill (No. 24), Roman Catholic Bishop of Peterborough; Bill (No. 46), City of Ottawa.

Mr. McCraney, from the Select Committee to whom was referred Bill (No. 50), Respecting Ditches and Watercourses, presented their Report, which was read as follows:—

The Committee have examined the Bill to them referred, and have prepared certain amendments thereto.

Mr. White, from the Select Committee to whom was referred Bill (No. 71), To amend the Act respecting Joint Stock Companies for the construction or purchase of Roads and other works, presented their Report, which was read as follows:—

The Committee have examined the Bill to them referred and have prepared certain amendments thereto.

The following Bill was introduced, and read the first time:-

Bill (No. 97), intituled "An Act to amend the Election Act so far as the same relates to the District of Algoma."—Mr. Lyon.

Ordered, That the Bill be read the second time on Friday next.

The following Bills were severally read the third time, and passed:-

Bill (No. 36), To incorporate the Brighton, Warkworth and Norwood Railway Company.

Bill (No. 54), To correct a clerical error in the Act of last Session respecting the

sale of lands in Algoma for Government Taxes.

Bill (No. 45), To incorporate the Cornwall Junction Railway Company.

The House resolved itself into a Committee to consider Bill (No. 43), To incorporate the Institute of Accountants of *Ontario*; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baxter reported, That the Committee had directed him to report the Bill without amendment.

Ordered, That the Bill be read the third time To-morrow.

The following Bills were severally read the second time:-

Bill (No. 40), To enable the Corporation of the Town of Barrie to close up a portion of Dunlop Street in the said Town.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 37), Respecting the City of *Toronto* and the Village of *Parkdale*. Referred to a Committee of the Whole House To-morrow.

Bill (No. 10), To consolidate the Debt of the Township of Rochester.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 22), To incorporate the Dean and Chapter of the Cathedral of St. Alban, Toronto.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 32), Respecting the Waterloo, Wellington and Georgian Bay Railway Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 14), Respecting the London Junction Railway Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 20), To incorporate the *Eastern Ontario* Railway Company. Referred to a Committee of the Whole House To-morrow.

The Order of the Day for the second reading of Bill (No. 74), For protecting the public interest in Rivers, Streams and Creeks, having been read, the Motion, having been put, was carried on a division, and the Bill was read the second time.

Referred to a Committee of the Whole House To-morrow.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Wood moved,

That the House do now resolve itself into the Committee of Supply.

Mr. Meredith moved in amendment, seconded by Mr. Morris,

That all the words in the Motion after "That" be struck out and the following substituted therefor:—"this House, while recognizing the necessity of maintaining the other provisions of the existing liquor license law, and strictly enforcing them, is of opinion that it is not in the public interest or calculated to promote the cause of temperance to

continue the mode of appointing Boards of License Commissioners and License Inspectors now in force, and is further of opinion that these Boards should, in order to remove them as far as possible from the influences of political partizanship, be appointed in Counties, by the county councils, and in Cities and Towns separate from Counties by the councils thereof, and that the power of appointing one or more License Inspectors in each license district should be vested in the Board, and this House regrets that legislation providing for this change in the law, and for handing over to the Municipalities the whole of the license fees, except a sum sufficient to pay the expenses of the License Branch of the Department of the Provincial Secretary, has not been proposed for its consideration by the advisers of His Honour the Licentenant-Governor."

And the Amendment, having been put, was lost on the following division:-

YEAS: Messieurs

Baker,	French,	Meredith,	Near,
Baskerville,	Kerr,	Merrick,	Parkhill,
Bell,	Lauder,	Metcalfe,	Richardson,
Boulter,	Lees,	Monk,	Rose,
Brereton,	Long,	Morgan,	Tooley,
Broder,	McAllister,	Morris,	White = 26.
Creighton,	Madill,	•	
		NAYS:	
		Messieurs	
Appleby,	Ferris,	McCraney,	Peck,
Awrey,	Field,	McKim,	Rayside,
Badgerow,	Fraser,	McLaughlin,	$Robinson\ (Cardwell),$
Balfour,	Freeman,	McMahon,	Robinson (Kent),
Baxter,	Graham,	Mack,	Sinclair,
Bettes,	Hagar,	Master,	Snider,
Blezard,	Harcourt,	Mowat,	Striker,
Caldwell,	Hawley,	Nairn,	Waters,
Cascaden,	Hunter,	Neelon,	Watterworth,
Chisholm,	Kincaid,	O'Connor,	Widdifield,
Deroche,	Laidlaw,	Pardee,	Wood,
Drury,	Lyon,	Patterson,	Young—49.
Dryden,		•	-

The original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee of Supply; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The House then adjourned at 11.45 p.m.

Thursday, 25th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Balfour,—The Petition of the County Council of Essex.

By Mr. Appleby,—The Petition of the County Council of Hastings.

Mr. Fraser, from the Standing Committee on Private Bills, presented their Eighth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 16), To authorize the Supreme Court of Judicature for *Ontario* to admit *George William Ross* to practise as a Solicitor, and report the same without amendment.

The Committee have also considered Bill (No. 7), Respecting the City of *Toronto* and the Village of *Yorkville* and other matters, and have prepared certain amendments

thereto.

The promoters of Bill (No. 25), To amend the Synod and Rectory Sales Act affecting the Diocese of *Toronto*, having submitted to the Committee certain proposed amendments to the said Bill, the Committee recommend that the Bill with such proposed amendments be again forthwith referred to the Commissioners of Estate Bills for their report thereon.

Mr. Pardee, from the Standing Committee on Railways, presented their Eighth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 9), Respecting the Credit Valley

Railway Company, and have prepared certain amendments thereto.

The Committee have also considered Bill (No. 41), To confirm a contract between the Town of Woodstock and the Great Western Railway Company, and have amended the preamble, and have also amended the title so that it now reads, "An Act respecting the Town of Woodstock and the Grand Trunk Railway Company of Canada," and have also prepared certain other amendments to the Bill.

The Committee recommend that the fees, less the actual cost of printing, be remitted on Bill (No. 33), intituled "To incorporate the *Niagara Falls* Restoration and Improve-

ment Company," the Bill not having been introduced to this House.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 33), Niagara Falls Restoration Company.

Mr. French, from the Select Committee to whom was referred Bill (No. 84), To amend the Act respecting the sale of Fermented or Spirituous Liquors, presented their Report, which was read as follows:—

The Committee have examined the Bill to them referred, and have prepared certain amendments thereto.

On motion of Mr. Deroche, seconded by Mr. Young,

Ordered, That Bill (No. 25), To amend the Synod and Rectory Sales Acts affecting the Diocese of *Toronto*, be referred back to the Commissioners of Estate Bills in conformity with the recommendation of the Standing Committee on Private Bills in that behalf.

The following Bills were severally introduced, and read the first time:—

Bill (No. 98), intituled "An Act to amend the Municipal Act."—Mr. Badgerow. Ordered, That the Bill be read the second time on Monday next.

Bill (No. 99), intituled "An Act to amend the Public Schools Act."—Mr. O'Connor. Ordered, That the Bill be read the second time on Monday next.

Bill (No. 100), intituled "An Act to amend the Act respecting Market Fees."—Mr. Wood.

Ordered. That the Bill be read the second time on Saturday next.

Bill (No. 101), intituled "An Act to provide for the Final Settlement of the Common School Fund."—The Attorney-General.

Ordered, That the Bill be read the second time on Saturday next.

Bill (No. 102), intituled "An Act to amend the Public School Act."—Mr. Nairn. Ordered, That the Bill be read the second time on Monday next.

The following Bills were severally read the third time, and passed:—

Bill (No. 18), To legalize a certain By-law of the Town of Collingwood.

Bill (No. 11), To amend the Acts respecting the Lake Scugog Marsh Lands Drainage Company.

The following Bill was read the third time:-

Bill (No. 27), To enable the Trustees and Executrices under the will of Robert Wilkes to lease and sell certain real estate.

Resolved, That the Bill do pass and be intituled "An Act to enable the Trustees and Executrix under the will of Robert Wilkes to lease and sell certain real estate."

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

Resolved, That this House will, To-morrow, resolve itself into a Committee to consider certain proposed Resolutions respecting the Administration of Justice in Criminal Matters.

The Attorney-General acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions, recommended the same to the consideration of the House.

The House again resolved itself into a Committee to consider Bill (No. 60), To authorize the construction of Street Railways; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 53), Respecting Appeals to Stipendiary Magistrates from Municipal Assessment in Algoma, Muskoka, Parry Sound, Nipissing and Thunder Bay; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 57), To provide for the performance of Statute Labour in unincorporated Townships; and, after some spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The House resolved itself into a Committee to consider Bill (No. 91), To facilitate the establishment of Free Libraries; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 74), For protecting the Public Interest in Rivers, Streams and Creeks; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The following Bill was read the second time:—

Bill (No. 73), To consolidate and amend the Acts as to Juries and Jurors. Referred to a Committee of the Whole House To-morrow.

The Order of the Day for resuming the adjourned Debate on the Motion for the third reading of Bill (No. 61), To authorize Cities, Towns and Villages to provide Gas and other means of Lighting and Heating, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to. Ordered, That the Bill be read the third time To-morrow.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Wood moved,

Creighton,

That the House do now resolve itself into the Committee of Supply.

Mr. Lauder moved in amendment, seconded by Mr. Morris,

That all the words in the Motion after "That" be struck out and the following substituted therefor:—"the centralizing policy of the Government of this Province, as exhibited by their usurpation for partizan purposes of power before possessed by the Municipalities and the judiciary, has struck a serious blow at the principles of local self-government under the municipal system, is calculated to impair the efficiency of the public service, and if unchecked seriously menaces the rights and liberties of the people."

And the Amendment, having been put, was lost on the following division:—

YEAS:

ssieurs

Baker,	French,	Meredith,	Near,
Baskerville,	Kerr,	Merrick,	Parkhill,
Bell,	Lauder,	Metcalfe,	Richardson,
Boulter,	Lees,	Monk,	Rose,
Brereton,	Long,	Morgan,	Tooley,
Broder,	$\it Madill,$	Morris,	White-25.

NAYS:

Messieurs

	7/1/	CBSIC UI B		
Apple by,	Fraser,	McCraney,	Rayside,	
Badgerow,	Freeman,	McKim,	Robinson (Cardwe	all),
Balfour,	$Gibson\ (Hamilton).$	McLaughlin,	$Robinson\ (Kent),$,
Ballantyne,	$Gibson\ (Huron).$	McMahon,	Robertson,	
Baxter,	Graham,	Mack,	Sinclair,	
Bettes,	Hagar,	Master,	Snider,	
Caldwell,	Harcourt,	Mowat,	Striker,	
Cascaden,	Hardy,	Nairn,	Waters,	
Deroche,	Hawley,	O' $Connor$,	Watterworth,	,
Dryden,	Hunter,	Pardee,	Widdifield,	
Ferris,	Laidlaw,	Patterson,	Wood,	
Field,	Lyon,	Peck,	Young—48.	

The original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to Her Majesty for the service of the year 1883 the following sum:—

17. To defray expenses of the Judges of the Surrogate
Court and Local Masters......\$14,842 00

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to a Resolution; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:—

Report of the Provincial Secretary on the working of the Tavern and Shop License Acts for the year 1882. (Sessional Papers, No. 11.)

Also-Copies of Orders in Council and Regulations respecting the management of Crown Lands and Timber which are now in force, either in whole or in part. (Sessional Papers, No. 44.)

The House then adjourned at 11.10 p.m.

Friday, 26th January, 1883.

3 о'сьоск Р.М.

PRAYERS.

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

By Mr. Patterson,—The Petition of Eyre Thursson and others, of Toronto.

By Mr. Snider,—The Petition of the County Council of Waterloo.

By Mr. Harcourt,—The Petition of the Right Honourable the Earl of Onslow of Guilford, Surrey, England; also, the Petition of Henry Edward Bennett, of Spackford Hale, Somerset, England.

The following Petitions were read and received:

Of William Houston and others, of Toronto; also, of G. H. Hale and others, of Orillia; also, of L. R. Church and others, of Ottawa; also, of Samuel Lyle and others, of Hamilton; also, of the Women's Literary Club, of Toronto; also of the Bishop of Huron and others, of London, respecting the attendance of Women at the Lectures at Toronto University.

Mr. Fraser, from the Standing Committee on Private Bills, presented their Ninth Report, which was read as follows:-

The Committee have carefully considered Bill (No. 44), authorizing the Supreme Court of Judicature for Ontario to admit Thomas Clive Atkinson to practise as a Solicitor,

and report the same without amendment.

The Committee have also considered Bill (No. 38), To empower the City of *Toronto* to institute an issue of Corporation Stock to be styled "The Registered Stock of the City of Toronto;" and Bill (No. 35), To incorporate the Roman Catholic Bishop of the Diocese of Ottawa, in Canada, and have prepared certain amendments thereto respectively.

The Committee have also amended the preambles to Bills (No. 38) and (No. 35) respectively, so as to make the same conform with the facts as they appear to the

Committee.

The Committee have also amended the title of the Bill (No. 35), so as to read "An

Act relating to the Roman Catholic Episcopal Corporation of Ottawa."

The Committee recommend that the fees, less the actual cost of printing, be remitted on the Bill (No. 35), on the ground that the Bill relates to Religious Matters.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 35), Roman Catholic Corporation of Ottawa.

The following Bills were severally read the third time, and passed:—

Bill (No. 69), To establish Public Creameries.
Bill (No. 70), To encourage Tree Planting.
Bill (No. 53), Respecting Appeals to Stipendiary Magistrates from Municipal Assessment in Algoma, Muskoka, Parry Sound, Nipissing and Thunder Bay. Bill (No. 91), To facilitate the establishment of Free Libraries.

The House resolved itself into a Committee, severally to consider the following Bills:-

Bill (No. 42), Respecting Victoria College, Cobourg.

Bill (No. 26), To legalize certain By-laws of the Town of Sarnia and for other purposes.

Bill (No. 40), To enable the Corporation of the Town of Barrie to close up a portion

of Dunlop Street in the said Town.

Bill (No. 37), Respecting the City of Toronto and the Village of Parkdale.

Bill (No. 32), Respecting the Waterloo, Wellington and Georgian Bay Railway Company.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the several Bills without amendment.

Ordered, That the Bills reported be severally read the third time To-morrow.

The following Bills were severally read the second time:—

Bill (No. 3), To legalize, confirm and declare valid certain By-laws of the Corporation of the Village of Renfrew.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 21), Respecting the *Erie* and *Huron* Railway Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 39), Respecting By-law number 259 of the Corporation of the County of Oxford.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 48), To amend the City of Hamilton Debentures Act, 1864.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 47), Respecting the debt of the City of Hamilton.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 5), To amend an Act relating to the Municipality of Shuniah, and the tax imposed on lands in the District of Algoma.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 1), To amend the Act to incorporate the Roman Catholic Bishops of Toronto and Kingston, in Canada, in each Diocese.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 24), To incorporate the Roman Catholic Bishop of Peterborough in the Diocese of Peterborough, in Canada.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 16), To authorize the Supreme Court of Judicature for Ontario to admit George William Ross to practise as a Solicitor.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 7), Respecting the City of Toronto and the Village of Yorkville and other matters.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 9), Respecting the Credit Valley Railway Company. Referred to a Committee of the Whole House To-morrow.

Bill (No. 41), Respecting the Town of Woodstock and the Grand Trunk Railway Company of Canada.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 96), To amend the Law respecting the Administration of Justice in Criminal matters.

Referred to a Committee of the Whole House To-morrow.

The House again resolved itself into a Committee to consider Bill (No. 62), To consolidate the Laws respecting Municipal Institutions; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Wood moved,

That the House do now resolve itself into the Committee of Supply.

Mr. Creighton moved in amendment, seconded by Mr. Merrick,

That all the words in the Motion after "That" be struck out and the following substituted therefor: -- "the rapid increase in the annual expenditure of the Province-the annual expenditure having nearly doubled between 1871 and 1882—while the annual revenue, a large part of which is derived from receipts on capital account, has remained nearly stationary, and the rapid dissipation of the formerly available surplus are, in view of the increasing requirements of the Province, matters which demand the earnest attention and consideration of all thoughtful men, if the Province is not in the near future to be driven to resort to direct taxation to meet expenditures which have hitherto been defrayed out of the annual revenues."

And the Amendment, having been put, was lost on the following division:—

YEAS:

Messieurs

Baker,	Jelly,	Meredith,	Near,
Baskerville,	Kerr,	Merrick,	Parkhill,
Bell,	Lauder,	Metcalfe,	Richardson,
Boulter,	Lees,	Monk,	Rose,
Brereton,	Long,	Morgan,	Tooley,
Creighton,	Madill,	Morris,	White-25.
French,	·		

NAYS:

n, Patterson, Craney, Peck,
Kim, Rayside, Laughlin, Robinson (Kent), Mahon, Sinclair, ck, Snider, ster, Striker, wat, Waters, irn, Watterworth, lon, Widdifield, onnor, Wood, rdee, Young—50.
a a a

The original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee; and, after some time, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again To-day.

The House, according to Order, resolved itself into a Committee to consider certain proposed Resolutions, respecting the Administration of Justice in Criminal Matters.

(In the Committee.)

Resolved, 1. That it is expedient that item 1 of schedule of fees attached to Chapter 86, R. S. O., under sub-heading "other matters," shall extend to and include the maintenance of prisoners hereafter convicted by Police Magistrates under Chapter 47 of 38 Victoria, Statutes of Canada, for indictable offences and confined upon such convic-

tion in any common gaol within the Province.

2. That it is expedient in cases in which the Gaol is owned and maintained by a city municipality, that the fees of the Gaol Surgeon under Section 10 of 45 Victoria, Statutes of Ontario, in respect of persons convicted for offences committed within the limits of said city shall be paid in the first instance out of the city funds, and in respect of the prisoners convicted of offences committed within the county outside of the limits of such city, they shall be paid in the first instance out of the county funds.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be now received.

Mr. Sinclair reported the Resolutions as follows:—

Resolved, 1. That it is expedient that item 1 of schedule of fees attached to Chapter 86, R. S. O., under sub-heading "other matters," shall extend to and include the maintenance of prisoners hereafter convicted by Police Magistrates under Chapter 47 of 38 Victoria, Statutes of Canada, for indictable offences and confined upon such conviction in any common gaol within the Province.

2. That it is expedient in cases in which the Gaol is owned and maintained by a city municipality, that the fees of the Surgeon and staff under Section 10 of 45 Victoria, Statutes of Ontario, in respect of persons convicted for offences committed within the limits of said city shall be paid in the first instance out of the city funds, and in respect of the prisoners convicted of offences committed within the county outside of the limits of such city, they shall be paid in the first instance out of the county funds.

The Resolutions, having been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 96), To amend the Law respecting the Ad-

ministration of Justice in Criminal Matters.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Wood moved,

That the House do now resolve itself into the Committee of Supply.

Mr. Boulter moved in amendment, seconded by Mr. Merrick,

That all the words in the Motion after "That" be struck out and the following substituted therefor:—"in the promotion of the settlement of the Free Grant Districts every effort should be made to further the interests of the settlers by a liberal expenditure in the development of the resources of the country, and by returning as far as practicable to the principles of the Free Grant Act of 1868, due regard being had to the interests of the Province at large in the income derived from the sale of timber, as well as in the preservation of such timber as may be requisite for home consumption."

And the Amendment, having been put, was lost on the following division:-

YEAS:

Messieurs

Baker,	Jelly,	Meredith,	Near,
Baskerville,	Kerr,	Merrick,	Parkhill,
Bell,	Lauder,	Metcalfe,	Richardson,
Boulter,	Lees,	Monk,	Rose,
Brereton,	Long,	Morgan,	Tooley,
Creighton,	Madill,	Morris,	White-25.
French.	•	•	

NAYS:

Messieurs

Apple by,	Ferris,	Lyon,	Patterson,
Awrey,	Field,	McCraney,	Peck,
Balfour,	Fraser,	McKim,	Rayside,
Ballantyne,	Freeman,	McLaughlin,	Robinson (Kent),
Baxter,	$Gibson\ (Huron),$	McMahon	Sinclair,
Bettes,	Graham,	Mack,	Snider,
Bishop,	Hagar,	Master,	Striker,
Blezard,	Harcourt,	Mowat,	Waters,
$Caldwe\'ll$,	Hardy,	Nairn,	Watterworth,
Cascaden,	Hawley,	Neelon,	Widdifield,
Chisholm,	Hay,	O'Connor,	Wood
Deroche,	Hunter,	Pardee,	Young—50.
Druden.	Laidlaw.	ŕ	v

The original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee of Supply; and, after some time, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again To-day.

The House resolved itself into a Committee to consider Bill (No. 73), To consolidate and amend the Acts as to Juries and Jurors; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved. That the Committee have leave to sit again To-morrow.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Wood moved,

That this House do now resolve itself into the Committee of Supply.

Mr. White moved in amendment, seconded by Mr. Bell,

That all the words in the Motion after "that" be struck out and the following substituted therefor: "this House is of opinion that justice to large and important portions of the community demands a liberal extension of the Parliamentary Franchise, particularly in the direction of conferring upon the sons of mechanics and others not now entrusted with the Franchise, the same privileges as are now conferred upon farmers' sons."

French.

And the Amendment, having been put, was lost on the following division :-

YEAS:

	${f Messieurs}$			
Baker,	Jelly,	Meredith,		Near,
Baskerville,	Kerr,	Merrick,		Parkhill,
Bell,	Lauder,	Metcalfe,		Richardson,
Boulter,	Lees,	Monk,		Rose,
Brereton,	Long,	Morgan,		Tooley,
Creighton,	Madill,	Morris,		White-25.

NAYS:

Messieurs

Apple by,	Ferris,	Lyon,	Peck,
Awrey,	Field,	McCraney,	Rayside,
Balfour,	Fraser,	McKim,	$Robinson\ (Kent),$
Ballantyne,	$Gibson\ (Huron),$	McLaughlin,	Sinclair,
Baxter,	Graham,	McMahon,	${}^{\circ}Snider,$
Bettes,	Hagar,	Mack,	Striker,
Blezard,	Harcourt,	Master,	Waters,
Caldwell,	Hardy,	Mowat,	Watterworth,
Cascaden,	Hawley,	Neelon,	Widdifield,
Chisholm,	Hay,	O'Connor,	Wood,
Deroche,	Hunter,	Pardee,	Young-47.
Dryden,	Laidlaw,	Patterson,	

The original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee of Supply; and, after some time, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The House then adjourned at 12 o'clock, midnight.

Saturday, 27th January, 1883.

11 o'clock A.M.

PRAYERS.

Mr. Speaker informed the House, That the Clerk had received from the Judges appointed to enquire into, and report on Estate Bills their Report in the following case:—

Bill (No. 25), To amend the Synod and Rectory Sales Acts affecting the Diocese of Toronto.

The Report was then read by the Clerk at the Table, as follows:-

Osgoode Hall, 26th January, 1883.

We have perused Bill (No. 25) with proposed amendments which has been referred back to us in conformity with the recommendation of the Standing Committee on Private Bills.

The amended preamble recites that the Incorporated Synod of the Diocese of Toronto have by their petition represented that in order to enable them effectually to execute the rights, powers, duties and trusts conferred upon and reposed in them by the Acts 41 Vict. c. 69, 39 Vict. c. 109, and 29 and 30 Vict. c. 16 it is desirable and necessary that the lands dealt with in the said Acts should be vested in the Synod, and that further provisions should be made in regard thereto.

We are of opinion that, presuming those allegations to be proved to the satisfaction

of the House, it is reasonable that the said Bill should pass into a law.

We are also of opinion that the provisions of the Bill, as amended, are proper for carrying its purposes into effect.

> C. S. Patterson, J.A. F. OSLER, J.A.

C. T. Gillmor, Esq., Clerk of the Legislative Assembly.

Ordered, That Bill (No. 25), To amend the Synod and Rectory Sales Acts affecting the Diocese of Toronto, be referred to the Committee on Private Bills, with instructions to consider the same with reference to the suggestions of the Commissioners of Estate Bills.

The following Petition was brought up, and laid upon the Table:— By Mr. Chisholm,—The Petition of the County Council of Peel.

The following Petitions were severally read and received :-

Of the County Council of Essex, praying for certain amendments to the Municipal Act respecting the issue of Commission of Enquiry.

Of the County Council of Hastings, praying for certain amendments to the Railway

Act respecting the erection of Gates, etc.

Mr. Baxter, from the Standing Committee on Printing, presented their Second Report, which was read as follows:-

The Committee recommend that the following documents be printed:-

Public Accounts for 1882. (Sessional Papers, No. 1.)

Report of the Commissioner of Crown Lands for 1882. (Sessional Papers, No. 4.)

Report of the Commissioner of Public Works for 1882. (Sessional Papers, No 7.)

Report on the Tavern and Shop Licenses Act for 1882. (Sessional Papers, No. 11.)

Report of the Inspector of Insurance for 1882. (Sessional Papers, No. 21.) Report on the Herds and Flocks of Ontario. (Sessional Papers, No. 36.)

Report of the Agricultural and Arts Association. (Sessional Papers, No. 37.) Report on the Hospitals and Charitable Funds. (Sessional Papers, No. 38.)

Resolved, That this House doth concur in the Second Report of the Committee on Printing.

The following Bill was introduced, and read the first time:—

Bill (No. 103), intituled "An Act to amend the Municipal Act.—Mr. Mack. Ordered. That the Bill be read the second time on Monday next.

The Order of the Day for the third reading of Bill (No. 31), Respecting certain aid to the London Junction Railway Company, having been read,

Ordered. That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time on Monday next.

On motion of the Attorney-General, seconded by Mr. Pardee,

Resolved, That this House will, on Monday next, resolve itself into a Committee to consider certain proposed Resolutions respecting the Common School Fund.

On motion of the Attorney-General, seconded by Mr. Pardee,

Ordered, That when this House adjourns to-day, and on each other day during the present Session, it do stand adjourned until eleven o'clock on the following day, Mr. Speaker to leave the Chair each day at one o'clock until three o'clock without question being put.

The Order of the Day for the House again to resolve itself into the Committee of Supply having been read,

Mr. Wood moved,

That the House do now resolve itself into the Committee of Supply.

Mr. Nairn moved in amendment, seconded by Mr. Freeman,

That all the words in the Motion after "That" be struck out and the following substituted therefor:—"the Liberal Party of this Province stands pledged to extend the Franchise; that, if this House should now legislate to extend the Franchise, any law passed for that purpose could not be brought into operation in time for the coming General Election; that any considerable extension of the Franchise is especially a subject upon which the people ought to be consulted; that the approaching General Election will afford an opportunity for so consulting and ascertaining the wishes of the people, but the House meanwhile does not hesitate to affirm its opinion that no such extension of the Franchise will prove satisfactory which does not, with proper checks and safeguards, give the right to vote to all classes who can fairly and reasonably claim to be endowed therewith."

And the Amendment, having been put, was carried on the following division:-

YEAS:

Messieurs

Awrey,	Ferris,	Hunter,	Pardee,
Badgerow,	Field,	Lyon,	Patterson,
Balfour,	Fraser,	McCraney,	Rayside,
Ballantyne,	Freeman,	McLaughlin,	Robinson (Kent),
Baxter,	$Gibson\ (Huron),$	McMahon,	Robertson,
Bettes,	Graham,	Mack,	Sinclair,
Blezard,	Hagar,	Master,	Snider,
Caldwell,	Harcourt,	Mowat,	Striker,
Cascaden,	Hardy,	Nairn,	Waters,
Deroche,	Hawley,	Neelon,	Wood,
Dryden,	Hay,	O'Connor,	Young—44.

NAYS:

Messieurs

Baker,	French,	Meredith,	Morris,
Baskerville,	Jelly,	Merrick,	Near,
Bell,	Kerr,	Metcalfe,	Parkhill,
Brereton,	Lees,	Monk,	Richardson,
Broder,	Long,	Morgan,	White = 22.
Creighton,	$Madlpha \ddot{l}ll,$,	

The original Motion, as amended, having been then put, was carried, and it was Resolved, That the Liberal Party of this Province stands pledged to extend the Franchise; that if this House should now legislate to extend the Franchise any law passed for that purpose could not be brought into operation in time for the coming General Election; that any considerable extension of the Franchise is especially a subject

upon which the people ought to be consulted; that the approaching General Election will afford an opportunity for so consulting and ascertaining the wishes of the people, but the House meanwhile does not hesitate to affirm its opinion that no such extension of the Franchise will prove satisfactory which does not, with proper checks and safeguards, give the right to vote to all classes who can fairly and reasonably claim to be endowed therewith.

The House accordingly resolved itself into the Committee of Supply.

(In the Committee.)

 $\it Resolved,$ That there be granted to Her Majesty for the service of the year 1883 the following sum :—

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to a Resolution; also, that the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received on Monday.

Resolved, That the Committee have leave to sit again on Monday next.

The House resolved itself into a Committee to consider Bill (No. 64), Respecting Private Asylums for the Insane; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to. Ordered, That the Bill be read the third time on Monday next.

The House again resolved itself into a Committee to consider Bill (No. 73), To consolidate and amend the Acts as to Juries and Jurors; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to. Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 50), Respecting Ditches and Watercourses; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again on Monday next.

The House resolved itself into a Committee to consider Bill (No. 77), For amending the Election Act; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to. Ordered, That the Bill be read the third time on Monday next.

The following Bills were severally read the second time:-

Bill (No. 59), For the better preservation of the records of Horse Pedigrees. Referred to the Select Committee, to which was referred Bill (No. 81), To amend the Municipal Act. Bill (No. 94), To amend the Municipal Act.

Referred to the Select Committee, to which was referred Bill (No. 81), To amend the Municipal Act.

Bill (No. 98), To amend the Municipal Act.

Referred to the same Select Committee, to which was referred Bill (No. 81), To amend the Municipal Act.

The Order of the Day for the second reading of Bill (No. 76), Respecting the Inspection of Steam Boilers, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 58) To amend the Municipal Act having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The House then adjourned at 4.35 p.m.

Monday, 29th January, 1883.

3 o'clock P.M.

PRAYERS.

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

By Mr. Baskerville,—The Petition of Thomas Corbett and others, of Carleton.

By Mr. Boulter,—Two Petitions of the County Council of Hastings.

By Mr. Fraser,—The Petition of the County Council of Leeds.

By Mr. Sinclair,—The Petition of the County Council of Bruce.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:

First Annual Report of the Provincial Board of Health for Ontario for the year 1882. (Sessional Papers, No. 13.)

Also—First Annual Report of the Bureau of Industries for the year 1882. (Sessional Papers, No. 16.)

Mr. Fraser, from the Standing Committee on Private Bills, presented the following as their Tenth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 15), Respecting the City of *Toronto*, and have prepared certain amendments thereto. The Committee have also amended the preamble to the Bill so as to make the same conform with the facts as they appear to the Committee.

The Committee have also considered Bill (No. 25), To amend the Synod and Rectory Sales Acts affecting the Diocese of *Toronto*, and have prepared certain amendments thereto. The Committee have also amended the preamble to the Bill so as to make the same conform with the facts as they appear to the Committee and the suggestions of the Commissioners of Estate Bills.

The Committee recommend that the fees, less the actual cost of printing, be remitted on the said Bill, on the ground that the said Bill relates to religious matters.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 25), Toronto Rectory Sales Act.

Mr. Baxter, from the Standing Committee on Printing, presented their Third Report, which was read as follows :---

The Committee recommend that the following documents be printed:—

Report of the University of Toronto. (Sessional Papers, No. 18.)

Report of the School of Practical Science. (Sessional Papers, No. 19.) Orders as to fees of officers of the Court of Justice. (Sessional Papers, No. 24.)

Orders commuting fees of County Court Judges. (Sessional Papers, No. 25.)

Returns of sale of Timber Limits. (Sessional Papers, No. 41.)

Return as to Police Magistrates, 1871. (Sessional Papers, No. 42.)

Return of the total amount paid for Schools. (Sessional Papers, No. 43.)

Orders in Council respecting Crown Lands and Timber. (Sessional Papers, No. 44.)

The Committee recommend that the following documents be not printed:-

Return of Bills in Chancery and Writs of Summons. (Sessional Papers, No. 31.)

Return as to the Statutes. (Sessional Papers, No. 39.)

Correspondence respecting Grand Juries. (Sessional Papers, No. 40.)

Resolved, That this House doth concur in the Third Report of the Committee on Printing.

The following Bills were severally introduced, and read the first time:—

Bill (No. 104), intituled "An Act to amend the Municipal Act."—Mr. Caldwell. Ordered, That the Bill be read the second time To-morrow.

Bill (No. 106), intituled "An Act to amend the High School Act."—Mr. Nairn. Ordered, That the Bill be read the second time To-morrow.

Bill (No. 107), intituled "An Act respecting Industrial Schools."—Mr. Hardy. Ordered, That the Bill be read the second time To-morrow.

Bill (No. 108), intituled, "An Act to amend the Assessment Act."—Mr. Hardy. Ordered. That the Bill be read the second time To-day.

The Order of the Day for the third reading of Bill (No. 63), Respecting the establishment of Public Parks in Cities and Towns, having been read,

The Attorney-General moved,

That the Bill be now read the third time.

Mr. Meredith moved in amendment, seconded by Mr. Morris,

That all the words in the Motion after "That" be struck out, and the following inserted in lieu thereof: "the Bill be not now read the third time, but be forthwith referred back to the Committee of the Whole House, with instructions to amend the same so as to leave the appointment of the Board of Park Commissioners to the Council without requiring the nomination of them by the Mayor."

And the Amendment, having been put, was lost on the following division :-

YEAS:

Messieurs

Baker,	French,	McAllister,	Near,
Balfour,	Hawley,	Madill,	Neelon,
Baskerville,	Jelly,	Meredith,	Parkhill,
Bell,	Kerr.	Merrick,	Richardson,
Boulter,	Lauder,	Monk,	Robinson (Kent),
Broder,	Lees,	Morgan,	Rose,
Creighton,	Long,	Morris,	Waters—29.
Drury,	•		

NAYS:

Messieurs

Awrey,	Field,	Hunter,	Patterson,
Baxter,	Fraser,	Laidlaw,	Ross,
Blezard,	$Gibson\ (Hamilton),$	Lyon,	Sinclair,
Caldwell,	$Gibson\ (Huron),$	McLaughlin,	Striker,
Cascaden,	Graham,	Mowat,	Widdifield,
Chisholm,	Hagan,	Nairn,	Wood,
Dryden,	Hardy,	O'Connor,	Young—31.
Ferris,	Hay,	Pardee,	•

The original Motion, having been then put, was carried, and the Bill was read the third time, and passed.

The following Bills were severally read the third time, and passed:—

Bill (No. 61), To authorize Cities, Towns, and Villages to provide Gas and other means of Lighting and Heating.

Bill (No. 43), To incorporate the Institute of Accountants of Ontario.

Bill (No. 42), Respecting Victoria College, Cobourg.

Bill (No. 26), To legalize certain By-laws of the Town of Sarnia and for other purposes.

Bill (No. 40), To enable the Corporation of the Town of Barrie to close up a portion

of Dunlop Street in the said Town.

Bill (No. 37), Respecting the City of Toronto and the Village of Parkdale.

Bill (No. 32), Respecting the Waterloo, Wellington and Georgian Bay Railway Company.

Bill (No. 60), To authorize the construction of Street Railways.

Bill (No. 64), Respecting Private Asylums for the Insane.

The Order of the Day for the third reading of Bill (No. 77), For amending the Election Act, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee severally to consider the following Bills:—

Bill (No. 10), To consolidate the Debt of the Township of Rochester. Bill (No. 22), To incorporate the Dean and Chapter of the Cathedral of St. Alban the Martyr, Toronto.

Bill (No. 14), Respecting the London Junction Railway Company. Bill (No. 20), To incorporate the Eastern Ontario Railway Company.

Bill (No. 3), To legalize, confirm and declare valid certain By-laws of the Corporation of the Village of Renfrew.

Bill (No. 21), Respecting the Erie and Huron Railway Company.

Bill (No. 39), Respecting By-law number 259 of the Corporation of the County of Oxford.

Bill (No. 48), To amend the City of Hamilton Debentures Act, 1864.

Bill (No. 47), Respecting the Debt of the City of Hamilton.

Bill (No. 1), To amend the Act to incorporate the Roman Catholic Bishops of Toronto and Kingston, in Canada, in each Diocese.

Bill (No. 24), To incorporate the Roman Catholic Bishop of *Peterborough* in the Diocese of *Peterborough* in *Canada*.

Bill (No. 41), Respecting the Town of Woodstock and the Grand Trunk Railway Company of Canada.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the several Bills with certain amendments.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bills reported be severally read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 16), To authorize the Supreme Court of Judicature for *Ontario*, to admit *George William Ross* to practise as a Solicitor, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Sinclair* reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The following Bills were severally read the second time :-

Bill (No. 44), To authorize the Supreme Court of Judicature for Ontario to admit Thomas Clive Atkinson to practise as a Solicitor.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 38), To empower the City of *Toronto* to institute an issue of Corporation Stock, to be styled "The Registered Stock of the City of *Toronto*."

Referred to a Committee of the Whole House To-morrow.

Bill (No. 35), Relating to the Roman Catholic Episcopal Corporation of Ottawa. Referred to a Committee of the Whole House To-morrow.

Bill (No. 101), To provide for the final settlement of the Common School Fund. Referred to a Committee of the Whole House To-morrow.

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

Ordered, That this House do forthwith resolve itself into a Committee to consider a

certain proposed Resolution respecting Clerks of the Peace.

The Attorney-General acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution, recommends the same to the consideration of the House.

(In the Committee.)

Resolved, That it is expedient that the Clerks of the Peace shall be paid for their attendance at the meetings of the County Selectors the same fees as the County Selectors.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Sinclair reported the Resolution as follows:-

Resolved, That it is expedient that the Clerks of the Peace shall be paid for their attendance at the meetings of the County Selectors the same fees as the County Selectors.

The Resolution, having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 73), To consolidate and amend the Act as to Juries and Jurors.

The House, according to Order, resolved itself into a Committee to consider a certain proposed Resolution respecting the Common School Fund.

The Attorney-General acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution, recommended the same to the consideration of the House.

(In the Committee.)

Resolved, That the Lieutenant-Governor of this Province in Council may enter into an agreement with the Government of the Province of Quebec for the acquisition by this Province of the share and interest of the said Province of Quebec in such of the lands appropriated for the purpose of forming the Common School Fund as have not yet been sold, and in the uncollected purchase moneys of such of the said appropriated lands as have been sold, such agreement to be for such sum of money and upon such terms as may be mutually arranged.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Sinclair reported the Resolution as follows:-

Resolved, That the Lieutenant-Governor of this Province in Council may enter into an agreement with the Governor of the Province of Quebec for the acquisition by this Province of the share and interest of the said Province of Quebec in such of the lands appropriated for the purpose of forming the Common School Fund as have not yet been sold, and in the uncollected purchase moneys of such of the said appropriated lands as have been sold, such agreement to be for such sum of money and upon such terms as may be mutually arranged.

The Resolution, having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 101), To provide for the final settlement of the Common School Fund.

The House resolved itself into a Committee to consider Bill (No. 96), To amend the Law respecting the Administration of Justice in Criminal Matters, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 93), For the better Administration of Justice in this Province, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 72), Relating to Insurance, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The House again resolved itself into a Committee to consider Bill (No. 57), To provide for the performance of Statute Labour in unincorporated Townships, and, after some time

spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Wood moved,

That the House do now resolve itself into the Committee of Supply.

Mr. Merrick moved in amendment, seconded by Mr. Monk,

That all the words in the Motion after "That" be struck out and the following substituted therefor:—"the National Policy, twice endorsed and approved at the Polls, has amply fulfilled its promise by increasing the prosperity and promoting the closer union of the Provinces, and ought to be recognized as part of the settled policy of the country, and it is highly inexpedient that the Government or Legislature should assume an attitude of hostility towards it."

And the Amendment, having been put, was lost on the following division:-

YEAS:

Messieurs

Baker,	Jelly,	Meredith,	Near,
Bell,	Kerr,	Merrick,	Neelon,
Boulter,	Lauder,	Metcalfe,	Richardson,
Brereton,	Lees,	Monk,	Rose,
Broder,	Long,	Morgan,	Tooley,
Creighton,	Madill,	Morris,	White-25.
French.	•	•	

NAYS:

Messieurs

Awrey,	Ferris,	Laidlaw,	Patterson,
Balfour,	Field,	Lyon,	Peck,
Ballantyne,	' Fraser,	McCraney,	Rayside,
Baxter,	$Gibson\ (Huron),$	McKim,	Robinson (Cardwell),
Bettes,	Graham,	McLaughlin,	Robinson (Kent),
Blezard,	Hagar,	McMahon,	Robertson,
Caldwell,	Harcourt,	Master,	Ross,
Cascaden,	Hardy,	Mowat,	Sinclair,
Chisholm,	Hawley,	Nairn,	Striker,
Drury,	Hay,	O'Connor,	Waters,
Dryden,	Hunter,	Pardee,	Watterworth-14.

The original Motion, having been then put, was carried, and the House accordingly resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to Her Majesty, for the services of the year 1883, the following sum:—

75. To cover sundry unforeseen expenditures of 1882 \$56,727 84

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to a Resolution; also, that the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received forthwith.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Sinclair, from the Committee of Supply, reported the following Resolutions:—

17. Resolved, That a sum not exceeding Fourteen thousand eight hundred and forty two dollars be granted to Her Majesty to defray the expenses of the Surrogate Judges for the year ending 31st December, 1883.

71. Resolved, That a sum not exceeding One hundred and twenty-three thousand five hundred dollars be granted to Her Majesty to defray the expenses of construction and

repairs of Colonization Roads for the year ending 31st December, 1883.

75. Resolved, That a sum not exceeding Fifty-six thousand seven hundred and twenty-seven dollars and eighty-four cents be granted to Her Majesty to cover sundry Unforeseen Expenditures of 1882.

The Resolutions, having been again read, were agreed to.

The House, according to Order, proceeded to take into further consideration the Resolutions reported from the Committee of Supply on Monday, the twenty-second day of January instant, the consideration of which had been postponed.

The Fourth Resolution, respecting the Education Department, having been again read,

Mr. Meredith moved, seconded by Mr. Morris,
That the following words be added to the Resolution: "but this House is of opinion that due regard for the interests of education demands that the educational system of this Province should be kept entirely free from political partizanship, and to that end, that the office of Minister of Education should be abolished, and the office of Chief Superintendent of Education, with such changes in the Constitution and powers of the Council, as experience of the former working may suggest, should be restored."

And the Motion, having been put, was lost on the following division:

YEAS:

Messieurs

Baker,	Jelly,		Meredith,	Near,
Bell,	Kerr,		Merrick,	Parkhill,
Boulter,	Lauder,		Metcalfe,	Richardson,
Brereton,	Lees,	•	Monk,	Rose,
Broder,	Long,		Morgan.	Tooley,
Creighton,	. Madill,		Morris,	White-25.
French,	,			

NAYS:

Maggianra

	wre	ssieurs	
Awrey,	Field,	Lyon,	Peck,
Balfour,	Fraser,	McCraney,	Rayside,
Ballantyne,	$Gibson\ (Hamilton),$	McKim,	Robinson (Cardwell
Baxter,	Gibson (Huron),	McLaughlin,	Robinson (Kent),
Bettes,	Graham,	McMahon,	Robertson,
Blezard,	Hagar,	Master,	Ross,
$Caldwe\'ll,$	Harcourt,	Mowat,	Sinclair,
Cascaden,	Hardy,	Nairn,	Striker,
Chisholm,	Hawley,	Neelon,	Waters,
Drury,	Hay,	O'Connor,	- $Watterworth,$
Dryden,	Hunter,	Pardee,	Wood,
Ferris,	$\it Laid law,$	Patterson,	Young—48.

Mr. Kerr, then moved, seconded by Mr. Boulter,

That the following words be added to the Resolution: "And in view of the great scarcity of regularly qualified teachers, in the opinion of this House, County Boards of Examiners should, under proper regulations, be authorized to grant certificates of a lower grade than the present Third Class Certificate."

Mr. Hardy moved in amendment, seconded by Mr. Fraser,

That all of the Motion after the first word "And" be struck out, and that instead thereof there be inserted the following: "this House, whilst concurring in said Resolution, desires to express its confidence that all proper regulations necessary to remove all difficulties in respect of any alleged scarcity of third class teachers will be provided in that behalf."

And the Amendment, having been put, was carried on the following division:-

YEAS:

Messieurs

Appleby,	Field,	McCraney,	Peck,
Awrey,	Fraser,	McKim,	Rayside,
Balfour,	Freeman,	McLaughlin,	Robinson (Cardwell),
Ballantyne,	Gibson (Hamilton),	McMahon,	Robinson (Kent),
Baxter,	Gibson (Huron),	Master,	Robertson,
Bettes,	Graham,	Mowat,	Ross,
Blezard,	Hagar,	Nairn,	Sinclair,
Caldwell,	Harcourt,	Near,	Striker,
Cascaden,	Hardy,	Neelon,	Waters,
Chisholm,	Hawley,	O'Connor,	Watterworth,
Drury,	Hay,	Pardee,	Wood,
Dryden,	Laidlaw,	Patterson,	Young—50.
Ferris,	Lyon,		-

NAYS:

Messieurs

Bell,	Jelly,		Merrick,	Parkhill,
Boulter,	Kerr,		Metcalfe,	Richardson,
Brereton,	Lauder,		Monck.	Rose,
Broder,	Lees,	•	Morgan,	Tooley,
Creighton,	Madill,		Morris,	White-22.
French,	Meredith,		•	

The Resolution, as amended, having been then put, was carried, and it was Resolved, And that this House, whilst concurring in said Resolution, desires to express its confidence that all proper regulations necessary to remove all difficulties in respect of any alleged scarcity of third class teachers will be provided in that behalf.

The Eleventh, Twelfth, Thirteenth, Fifteenth, Eighteenth, Twentieth, Twenty-first, Twenty-second, Twenty-third, Twenty-fourth, Twenty-seventh, Twenty-eighth, Twenty-ninth, Thirty-fifth, Thirty-ninth, Fortieth, Forty-first, Forty-second, Forty-third, Forty-fifth, Forty-sixth, Sixty-fourth, Sixty-fifth, Sixty-seventh, Sixty-eighth, Seventieth, Seventy-second and Seventy-fourth Resolutions, having been again read, were agreed to.

And the House, having continued to sit until Twelve of the clock, midnight,

TUESDAY, 30th January, 1883.

The following Bill was read the second time :-

Bill (No. 103), To amend the Municipal Act.

Referred to the same Select Committee to which was referred Bill (No. 81), To amend the Municipal Act.

The House resolved itself into a Committee to consider Bill (No. 83), To amend the Act respecting Trustees, and Executors, and the Administration of Estates; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill, with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time were agreed to. Ordered, That the Bill be read the third time To-day.

The House resolved itself into a Committee to consider Bill (No. 84), To amend the Act respecting the sale of Fermented or Spirituous Liquors, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill, with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to. Ordered, That the Bill be read the third time To-day.

The House then adjourned at 12:10 a.m.

Tuesday, 30th January, 1883.

11 o'clock A.M.

PRAYERS.

The following Petition was brought up and laid upon the Table:

By Mr. Baxter,—The Petition of George Walker and others, of Walpole.

The following Petitions were read and received:-

Of the Right Honourable the Earl of Onslow, Guilford, Surrey, England; also, of Henry Edward Bennett, of Spackford Hale, Somerset, England, severally praying that the Bill to amend the Synod and Rectory Sales Act may not pass.

Of the County Council of Waterloo respecting the amalgamation of the Credit Valley

Railway with the Ontario and Quebec Railway.

Of the County Council of *Peel* praying that Bill (No. 58), To amend the Municipal Act may not pass.

Mr. Pardee, from the Standing Committee on Railways, presented their Ninth Report, which was read as follows:—

The Committee have carefully considered Bill (No. 12), To amend the several Acts relating to the *Toronto*, *Grey* and *Bruce* Railway Company, and find the preamble thereof not proven on the ground that, in the opinion of the Committee, it is not expedient to legislate on this matter pending the litigation now before the Courts.

The Committee recommend that the fees, less the actual cost of printing, be remitted on Bill (No. 12), and also that the fees in full be remitted on Bill (No. 2), To incorporate the *Berlin* and *Waterloo* Street Railway Company, said latter Bill having been withdrawn by the promoters thereof in consequence of a general legislation as to Street Railways.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 12), Toronto, Grey and Bruce Railway, and in full on Bill (No. 2), Berlin and Waterloo Street Railway.

The following Bills were severally read the third time and passed:-

Bill (No. 57), To provide for the performance of Statute Labour in unincorporated Townships.

Bill (No. 22), To incorporate the Dean and Chapter of the Cathedral of St. Alban

the Martyr, Toronto.

Bill (No. 14), Respecting the London Junction Railway Company.

Bill (No. 20), To incorporate the Eastern Ontario Railway Company.

Bill (No. 3), To legalize, confirm and declare valid certain By-laws of the Corporation of the Village of Renfrew.

Bill (No. 21), Respecting the Erie and Huron Railway Company.

Bill (No. 39), Respecting By-law number 259 of the Corporation of the Ccunty of Oxford.

Bill (No. 48), To amend the City of Hamilton Debentures Act, 1864.

Bill (No. 1), To amend the Act to incorporate the Roman Catholic Bishops of *Toronto* and *Kingston*, in *Canada*, in each Diocese.

Bill (No. 41), Respecting the Town of Woodstock and the Grand Trunk Railway

Company of Canada.

Bill (No. 83), To amend the Act respecting Trustees and Executors and the Administration of Estates.

Bill (No. 84), To amend the Act respecting the sale of Fermented or Spirituous Liquors.

The following Bill was read the third time:-

Bill (No. 24), To incorporate the Roman Catholic Bishop of *Peterborough*, in the Diocese of *Peterborough*, in *Canada*.

Resolved, That the Bill do pass, and be intituled "An Act to incorporate the Roman

Catholic Bishop of the Diocese of Peterborough in Ontario, Canada."

The following Bill was read the second time:—

Bill (No. 100), Respecting Market Fees.

Referred to a Committee of the Whole House To-day.

The House resolved itself into a Committee to consider Bill (No. 50), Respecting Ditches and Watercourses; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Snider reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 101), To provide for the final settlement of the Common School Fund; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The Order of the Day for the third reading of Bill (No. 96), To amend the law respecting the Administration of Justice in Criminal Matters, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time To-morrow.

The Order of the Day for the third reading of Bill (No. 93), For the better Administration of Justice in this Province, having been read,

The Attorney-General moved,

That the Bill be now read the third time.

Mr. Meredith moved in amendment, seconded by Mr. Monk,

That all the words in the Motion after "That" be struck out, and the following sub stituted therefor:—"this House has adopted the policy of requiring that where the emoluments of Government officials paid by fees are in excess of what is reasonable compensation for their services, the excess should be paid over to the Provincial or municipal authorities for the public use, while by the fifth section, instead of recognizing and acting upon that policy, it is proposed to enable the Government to sub-divide offices and appoint additional officers so that the whole fees shall go to the officials, and it is not expedient that the provisions of the said section should become law, and therefore that the said Bill be not now read the third time, but be forthwith referred back to the Committee of the Whole House with instructions to strike out the said fifth section."

And the Amendment, having been put, was lost on the following division:-

YEAS:

Messieurs

Baker.	French,	Madill,	Morris,
Baskerville,	Jelly,	Mercdith,	Near,
Bell,	Kerr,	Merrick,	Richardson,
Boulter,	Lauder,	Metcalfe,	Rose,
Brereton,	Lees,	Monk,	Tooley,
Broder,	Long,	Morgan,	White-26.
Creighton,	McAllister,	,	

NAYS:

Messieurs

Appleby,	Field,	Laidlaw,	Peck,
Awrey,	Fraser,	Lyon,	Rayside,
Badgerow,	Freeman,	McCraney,	Robinson (Cardwell),
Balfour,	Gibson (Hamilton),	McKim,	Robertson,
Baxter,	Gibson (Huron),	McLaughlin,	Ross,
Bettes,	Graham,	McMahon,	Sinclair,
Blezard,	Hagar,	Mowat,	Striker,
Caldwell,	Harcourt,	Nairn,	Waters,
Cascaden,	Hardy,	Neelon,	Watterworth,
Chisholm,	Hawley,	O'Connor,	Widdifield,
Deroche,	Hay,	Pardee,	Wood,
Drury,	Hunter,	Patterson,	Young—49.
Dryden,	•		-

The original Motion, having been then put, was carried, and the Bill was read the third time and passed.

The Order of the Day for the third reading of Bill (No. 77), For amending the Election Act, having been read,

Mr. Fraser moved, That the Bill be now read the third time. Mr. Meredith moved in amendment, seconded by Mr. Bell,

That the said Bill be not now read the third time, but be forthwith referred back to the Committee of the Whole House, with instructions to amend the same so as to confer upon the sons of mechanics and others, not now entrusted with the Franchise, the same privileges as are now conferred upon farmers' sons.

And objection having been taken to the Amendment, as being out of order, and Mr.

Speaker being appealed to, decided,

"That the proposition contained in the amendment of Mr. Meredith being in substance, if not in precise form, the same as already passed upon by this House during the present session, cannot be now submitted to this House, and is therefore out of order."

Objection being then taken to the decision of Mr. Speaker, the same was submitted to the House and sustained upon the following division:—

YEAS:

Messieurs

Apple by,	Field,	Lyon,	Rayside,
Awrey,	Fraser,	McAllister,	Robinson (Cardwell),
Badgerow,	Gibson (Hamilton),	McCraney,	Robinson (Kent),
Balfour,	Gibson (Huron),	McKim,	Robertson,
Bettes,	Graham,	McLaughlin,	Ross,
Blezard,	Hagar,	McMahon,	Sinclair,
Caldwell,	Harcourt,	Mowat,	Striker,
Cascaden,	Hardy,	Neelon,	Waters,
Chisholm,	Hawley,	O'Connor,	Watterworth,
Deroche,	Hay,	Pardee,	Widdifield,
Drury,	Hunter,	Patterson,	Wood,
Dryden,	Laidlaw,	Peck,	Young—49.
Ferris,	-	•	•

NAYS:

Messieurs

Baker,	French,	Madill,	Morris
Baskerville,	Jelly,	Meredith,	Near,
Bell,	Kerr,	Merrick,	Richardson,
Boulter,	Lauder,	Metcalfe,	Rose,
Brereton, ·	Lees,	Monk,	Tooley,
Broder,	Long,	Morgan,	White-25.
Creighton,	0,		

And the Amendment was then declared by Mr. Speaker to be out of order.

Mr. Meredith then moved in amendment to the Motion, seconded by Mr. Morris,
That all the words in the Motion after "That" be omitted, and the following inserted in lieu thereof:—"the policy of the law is to exempt from taxation for municipal purposes incomes below \$400; that large numbers of persons, particularly among the young men and of the industrial portion of our people, who are by their intelligence and otherwise justly entitled to vote at Parliamentary Elections, are, by reason of the existence of the property qualification requirement of the law excluded from the exercise of the Franchise, unless as income franchise voters; that the existing law which requires persons in receipt of incomes of \$400 to waive their exemption from taxation in respect of such income to entitle them to the Franchise, ignores the true principle upon which the income Franchise rests, and excludes from the benefits of the Franchise almost the whole of those whom it was the ostensible object of the Act creating the income Franchise vote to invest with it,

and is therefore unjust, and ought, so far as relates to Parliamentary Elections, to be changed, and to that end, that the said Bill be not now read the third time, but be forthwith referred back to the Committee of the Whole House, with instructions to amend the same by repealing, so far as the same relates to Parliamentary Elections, the provisions of the law requiring persons otherwise qualified to vote in respect of income, to be rated for income exempt from taxation, and to pay taxes upon such income in order to entitle them to vote in respect of income."

And objection having been taken to the amendment as being out of order, and Mr.

Speaker being appealed to, decided,

"That inasmuch as this House has declared during the present Session that a considerable extension of the Franchise is especially a subject upon which the people ought to be consulted, and that the approaching general election will offer an opportunity for so consulting and ascertaining the wish of the people, any proposition to admit large numbers of persons to the Franchise as proposed in the amendment of Mr. Meredith cannot be now sustained, and that his proposed amendment is therefore out of order."

And objection having been taken to Mr. Speaker's decision, the House was appealed to, and the decision was sustained on the following division:—

YEAS:

Messieurs

Apple by,	Field,	Lyon,	Robinson (Cardwell),
Awrey,	Fraser,	McAllister,	Robinson (Kent),
Badgerow,	Gibson (Hamilton),	McCraney,	Robertson,
Balfour,	Gibson (Huron),	McKim,	Ross,
Ballantyne,	Graham,	McLaughlin,	Sinclair,
Bettes,	Hagar,	Master,	Striker,
Blezard,	Harcourt,	Mowat,	Waters,
Cascaden,	Hardy,	O'Connor,	Watterworth,
Chisholm,	Hawley,	Pardee,	Widdifield,
Deroche,	Hay,	Patterson,	Wood,
Dryden,	Hunter,	Peck,	Young—47.
Ferris,	Laidlaw,	Rayside,	

NAVS:

Messieurs

Baker,	French,	Meredith,	Near,
Baskerville,	Jelly,	Merrick,	Parkhill,
Bell,	Kerr,	Metcalfe,	Richardson,
Boulter,	Lauder,	Monk,	Rose,
Brereton,	Long,	Morgan,	Tooley,
Broder,	Madill,	Morris,	White-25.
Creighton,		•	

Mr. Speaker then declared the amendment out of order.

Mr. Meredith then moved in amendment to the original Motion, seconded by Mr. Morris.

That all the words in the Motion after "That" be omitted and the following substituted: "the said Bill be not now read the third time, but be forthwith referred back to the Committee of the Whole House with instructions to amend the same by reducing the qualification of income franchise voters in cities, towns and villages to three hundred dollars, and in townships to two hundred dollars."

And objection having been taken to the amendment as being out of order, and Mr.

Speaker being appealed to, decided,

That the Amendment was out of order on the ground that the question involved had been already decided upon by the House.

The original Motion, having been then put, was carried, and the Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No. 72), Relating to the Law of Insurance, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to. Ordered, That the Bill be read the third time To-morrow.

The Order of the Day for the third reading of Bill (No. 73), To consolidate and amend the Acts as to Juries and Jurors, having been read,

ordered, That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 74), For protecting the Public Interest in Rivers, Streams and Creeks, having been read,

Mr. Pardee moved,

That the Bill be now read the third time.

Mr. Meredith moved in amendment, seconded by Mr. Morris,

That all the words in the Motion after "That" be struck out, and the following substituted: "the said Bill be not now read the third time, but that it be resolved that it is proposed by the first section of the Bill to declare to be and to have always been the law that which the Supreme Court of Canada has by its unanimous judgment declared not to be and not to have been the law, thereby constituting this House a Court of Appeal from the Courts of the country in a matter affecting valuable private rights, and in the opinion of this House the said provisions are highly objectionable and dangerous in principle and ought not to pass into a law."

And the Amendment, having been put, was lost on the following division :-

YEAS:

Messieurs

n 1	77	16 11.1	37
Baker,	French,	Meredith,	Near,
Baskerville,	Jelly,	Merrick,	Parkhill,
Bell,	Kerr,	Metcalfe,	Richardson,
Boulter,	Lauder,	Monk,	Rose,
Brereton,	Lees,	Morgan,	Tooley,
Broder,	Long,	Morris,	White-26.
Creighton,	Madill,	•	

NAYS:

Messieurs

Appleby,	Cascaden,	Fraser,	Hardy,
Awrey,	Chisholm,	Freeman,	Hawley,
Badgerow,	Deroche,	Gibson (Hamilton),	Hay,
Balfour,	Drury,	Gibson (Huron),	Hunter,
Ballantyne,	Dryden,	Graham,	Laidlaw,
Blezard,	Ferris,	Hagar,	Lyon,
$Caldwe\'{l}l,$	Field,	Harcourt,	McAllister,

McCraney,	Nairn,	Rayside,	Striker,
McKim,	Neelon,	Robinson (Cardwell),	Waters,
McLaughlin,	O'Connor,	Robinson (Kent),	Watterworth,
McMahon,	Pardee,	Robertson,	Widdifield,
Master,	Patterson,	Ross,	Wood,
Mowat,	Peck,	Sinclair,	Young—52.

Mr. Meredith then moved, seconded by Mr. Lauder,

That all the words in the Motion after "That" be struck out and the following substituted: "while this House is willing to pass such enactments as may be necessary for the protection of the public interests in Rivers, Streams and Creeks, it is of opinion that the Bill will interfere with important private interests without making adequate compensation for such interference, and is therefore opposed to sound principles of legislation and calculated to form a dangerous precedent, and ought not as now framed to become law."

And the Amendment, having been put, was lost on the following division :-

\mathbf{Y} eas:

		Messieurs	
Baker,	French,	Meredith,	Near,
Baskerville,	Jelly,	Merrick,	Parkhill,
Bell,	Kerr,	Metcalfe,	Richardson,
Boulter,	Lauder,	Monk,	Rose,
Brereton,	Lees,	Morgan,	Tooley,
Broder,	Long,	Morris,	White-26.
Creighton,	Madill,		

NAYS:

Messieurs

Apple by,	Field,	Lyon,	Peck,
Awrey,	Fraser,	McAllister,	Rayside,
Badgerow,	Freeman,	McCraney,	Robinson (Cardwell)
Balfour,	Gibson (Hamilton),	McKim,	Robinson (Kent),
Ballantyne,	Gibson (Huron),	McLaughlin,	Robertson,
Blezard,	Graham,	Mc Mahon,	Ross,
Caldwell,	Hagar,	Master,	Sinclair,
Cascaden,	Harcourt,	Mowat,	Striker,
Chisholm,	Hardy,	Nairn,	Waters,
Deroche,	Hawley,	Neelon,	Watterworth,
Drury,	Hay,	O'Connor,	Widdifield,
Dryden,	Hunter,	Pardee,	Wood,
Ferris,	Laidlaw,	Patterson,	Young-52.

The original Motion, having been then put, was carried on the following division :-

YEAS:

Messieurs

	111	on or other	
Appleby,	Field,	Lyon,	Peck,
Awrey,	Fraser,	McAllister,	Rayside,
Badgerow,	Freeman,	McCraney,	Robinson (Cardwell),
Balfour,	Gibson (Hamilton),	' McKim,	Robinson (Kent),
Ballantyne,	Gibson (Huron),	McLaughlin,	Robertson,
Blezard,	Graham,	McMahon,	Ross,
Caldwell,	Hagar,	Master,	Sinclair,
Cascaden,	Harcourt,	Mowat,	Striker,
Chisholm,	Hardy,	Nairn,	Waters,
Deroche,	Hawley,	Neelon,	Watterworth,
Drury,	Hay,	O'Connor,	Widdifield,
Dryden,	Hunter,	Pardee,	Wood,
Ferris,	Laidlaw,	Patterson,	Young—52.

NAYS:

Messieurs

Baker,	French,	Meredith,	Near,
Baskerville,	Jelly,	Merrick,	Parkhill,
Bell,	Kerr,	Metcalfe,	Richardson,
Boulter,	Lauder,	Monk,	Rose,
Brereton,	Lees,	Morgan,	Tooley,
Broder,	Long,	Morris,	White-26.
Creighton,	Madill,		

The Bill was then read the third time, and passed.

The following Bill was introduced, and read the first time:-

Bill (No. 109), intituled "An Act respecting the Release of Dower in certain cases."—The Attorney-General.

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be referred forthwith to a Committee of the Whole House.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No. 71), To amend the Act respecting Joint Stock Companies for the construction or purchase of roads and other works, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee t consider Bill (No. 100), To amend the Act respecting Market Fees, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had made some progress, and directed him to ask leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:-

Eighth Annual Report of the Ontario Agricultural College and Experimental Farm for the year 1882. (Sessional Papers, No. 45.)

Also—Report of Professor Brown on Experimental Farming. (Sessional Papers, No. 46.)

Also—Statement shewing the applications of the new Act respecting Market Fees to the City, Town and Village Markets of the Province as reported December, 1882. (Sessional Papers, No. 47.)

Also—Return of Correspondence having reference to the disallowance of an Act of the Legislature of the Province of *Ontario*, passed in the 44th year of Her Majesty's reign, chapter eleven, and intituled "An Act for protecting the Public Interest in Rivers, Streams and Creeks. (Sessional Papers, No. 48.)

Also—Statement of the Returns forwarded to the office of the Provincial Secretary of all Fees and Emoluments received by the Registrars of *Ontario* for the year 1882, made in accordance with the provisions of R. S. O. cap. 111, sec. 97, with which are contrasted receipts of same nature in 1880 and 1881. (Sessional Papers, No. 14.)

Also—Statement of amount of Fees and Emoluments earned and disbursements made by Sheriffs of the Province of *Ontario* for the year 1882, in accordance with the provisions of 43 Vic., cap. 3, Statutes of Ontario. (Sessional Papers, No. 49.

Also—Return to an Order of the House of the 3rd day of March, 1882, for a Return shewing the number of Municipal Bonuses granted in aid of any industry or industries by county, city, town, village and township municipalities in the Province since January 1st, 1879; the dates upon which the by-laws were passed; the amount of each bonus, and the object for which it was granted, and the number of such industries now in operation. Also, how many industries have been established in the Province with the aid of such bonus. Also, how many by-laws of Tax Exemption have been passed by the several municipalities of the Province since January 1st, 1879; the nature of the property exempted; the time for which exemption has been granted in each case, and the number of industries created under such exemption. (Sessional Papers, No. 50.)

Also—Return to an Order of the House of the 6th day of March, 1882, for a Return shewing for the years 1878, 1879, 1880 and 1881, in each county, the number of Criminal Cases tried at each sittings of the Assizes and Quarter Sessions; the number of such cases when the commitment for trial of the party charged was at a period more than ten days before the sitting of the Court; the number where the commitment was within ten days of such sitting, and the number of cases tried before the County Judges' Criminal Court. The number of Civil Cases tried at each sitting of the Assizes and County Court, shewing the number tried with and without a Jury. Also, the expenditure for Jury purposes in each county, giving the amount paid to the Clerk of the Peace, to the Sheriff, to the County Selectors, and also the amounts paid to Grand and Petit Juries respectively. (Sessional Papers, No. 51.)

Also—Return to an Order of the House of the 22nd day of January, 1883, for a Return of all applications made by any Railway Company for the subsidy or grant in aid of a Railway from *Muskoka* to *Sault Ste. Marie* granted by the Act, 44 *Vic.*, Cap. 23, and of all correspondence with reference to such application or the appropriation of such grants. (Sessional Papers, No. 52.)

Also—Return to an Order of the House of the 23rd day of January, 1883, for a Return of copies of any correspondence and reports made by the Judge of the County Court of the County of *Kent* to the Government relating to frauds in respect to the Assessment or Voters' Lists in any Municipality or Municipalities in said County for the year 1882, as provided by the 17th Section of the Voters' Lists Act. (Sessional Papers, No. 53.)

The following Bills were severally read the third time, and passed:—

Bill (No. 96), To amend the Law respecting the Administration of Justice in Criminal Matters.

Bill (No. 101), To provide for the Final Settlement of the Common School Fund.

Mr. Ferris, from the Committee on Public Accounts, presented their Report, which was read. (Appendix, No. 1.)

Mr. Hardy, from the Select Committee to whom were referred several Bills respecting the Municipal and Assessment Laws, presented their Report, which was read as follows:—

The Committee have carefully considered the following Bills which were referred to them, and report against the provisions of Bills Nos. 92, 58, 81, To amend the Municipal Act, and Bill No. 59, For the Better Preservation of the Records of Horse Pedigrees.

The Committee have also carefully considered Bill (No. 49), To amend the Act respecting Joint Stock Companies for Supplying Cities, Towns and Villages with Gas and Water, and report said Bill without amendment.

The Committee have also carefully considered Bills Nos. 79 and 87, To amend the Assessment Act, and report said Bills without amendment, and have embodied the

said Bills in one Bill numbered 79, To amend the Assessment Act.

The Committee have also carefully considered Bills Nos. 56, 90, 94, 103, 85, 55, 98, To amend the Municipal Act; Bill (No. 80), To make further provision for the construction of Drainage Works by Municipalities, and have embodied the portions of these Bills approved of by the Committee, together with certain amendments adopted by the Committee with reference to the said Bills, into one Bill (No. 56), To amend the Municipal Act.

The House, according to Order, proceeded to take into further consideration the Resolutions reported from the Committee of Supply on Monday, the twenty-second day of January instant, the consideration of which had been postponed.

The Forty-fourth Resolution, respecting the Hospitals and Charities, having been again read, was agreed to.

The Order of the Day for the second reading of Bill (No. 95), To amend the Married Woman's Property Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 97), To amend the Election Act so far as the same relates to the District of Algoma, having been read, Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 99), To amend the Public Schools Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 102), To amend the Public Schools Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 104), To amend the Municipal Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 106), To amend the High School Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the third reading of Bill (No. 47), Respecting the Debt of the City of *Hamilton* having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The following Bill was read the third time:-

Bill (No. 10), To consolidate the Debt of the Township of Rochester.

Resolved, That the Bill do pass, and be intituled "An Act to authorize the Township of Rochester to borrow certain moneys."

The Attorney-General delivered to Mr. Speaker a Message from His Honour the Lieutenant-Governor, signed by himself, and the Message was read by Mr. Speaker, and is as follows:—

JOHN BEVERLEY ROBINSON.

The Lieutenant-Governor transmits Supplementary Estimates of certain sums required to complete the service of the Province for the year 1883, and to complete the services of 1882.

GOVERNMENT HOUSE,

Toronto, January 30, 1883.

(Sessional Papers, No. 2).

Ordered, That the Message of the Lieutenant-Governor, together with the Supplementary Estimates, be referred to the Committee of Supply.

The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 5), To amend an Act relating to the Municipality of Shuniah, and the tax imposed on lands in the District of Algoma.

Bill (No. 7), Respecting the City of Toronto and the Village of Yorkville and other

itters.

Bill (No. 9), Respecting the Credit Valley Railway Company.

Bill (No. 36), To empower the City of *Toronto* to institute an issue of Corporation Stock.

Bill (No. 35), Relating to the Roman Catholic Episcopal Corporation of Ottawa.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the several Bills with certain amendments.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bills reported be severally read the third time forthwith.

The Bills were then read the third time and passed.

The following Bills were severally read the third time and passed :-

Bill (No. 31), Respecting certain aid to the London Junction Railway Company.

Bill (No. 28), Respecting the City Gas Company of London and the London Gas Light Company.

The following Bill was read the third time:-

Bill (No. 13), To authorize the Corporation of the City of London to borrow \$175,000, and to issue debentures therefor, and to explain the meaning of Section 7 of the Act passed in the 35th year of Her Majesty's Reign, intituled "An Act respecting the debt of the City of London."

Resolved, That the Bill do pass and be intituled "An Act authorizing the City of London to borrow \$175,000, and explaining the Act respecting the debt of the City of London."

The following Bills were severally read the second time:-

Bill (No. 15), Respecting the City of Toronto.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 25), To amend the Synod and Rectory Sales Acts affecting the Diocese of Toronto.

Referred to a Committee of the Whole House To-morrow.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to Her Majesty for the service of the year 1883, the following sums:—

lowing	g sums:—				
76.		\$300	00		
	Secretary of Board of Health	500			
	Total			\$800	00
77.	To defray the expenses of Legislation, as follow:—				
	Clerk and Postmaster	\$100	00		
	Printing and binding	5,000	00		
	Total			\$5,100	00
7 8.	To defray the expenses of the Administration of Justice,	as follov	v :—	-	
	Master in Chambers, Supreme Court	\$600	00		
	Clerk in Records Office	100			
	Commutation of Judge Miller's fees as Surrogate	645			
	Court House and Lock-up, Rat Portage	1,500			
	Chief Constable at Thunder Bay	400			
	Total			\$3,245	34
79.	To defray the expenses of Education, as follow:—				
	Re-vote (unpaid accounts)	\$1,805			
	Teachers' Association	750			
	Model School Inspection, 1883	1,750			
	Mathematical Teacher at Normal School, Toronto	100			
	Writing Master Normal School, Ottawa	100 500			
	Total		• • •	\$5,005	00
80.	To defray the expenses of Maintenance of Public Institut	tions, as	foll	ow :	
	Assistant Resident Master, Agricultural College	\$150			
	Teachers at Reformatory for Boys	100	00		
	Total			\$250	00
81.	To defray the expenses of Agriculture and Arts, as follow	w :			
	Mechanics' Institute	\$700	00		
	Forestry	3,000			
	Importation of Foreign Seed	2,000	00		
	Total			\$5,700	00
82.	To defray the expenses of Hospitals and Charities			\$1,425	00
	To defray Miscellaneous Expenses, as follow:—				
00.		\$1,000	00		
	Township of Morrison Expenses in re Commission as to Bruce Registrarship	1,500			
	Repairs to Brock's Monument	500			
	Prisoners' Aid Society	1,000	00		
	Total			\$4,000	00
	Total			4.1,000	0.0

84. To defray the expenses of Public Buildings, as follow:—		
Osgoode Hall\$1,210 59		
Agricultural College Museum		
Furniture for Hamilton Asylum		
For establishment of three creameries 10,500 00	William	
Total	\$13,710	59
85. To defray the expenses of Lock between Mary's and Fairy Lakes	\$7,632	00
86. To cover Unforeseen Expenditures of 1882, as follow:-		
Legislation Advance, re Sessional expenses, 1882-83 \$10,553 40	•	
Public Institutions Maintenance—Balance of overdraft 1,864 67		
Agriculture and Arts—Balance of overdraft 2,354 60		
Total	\$14.779	67
10001	Ф14,112	01
87. To defray the expenses of Legislation, Public Institutions Maintenance, and for salaries of the officers of Government and the Civil		
Service for the month of January, 1884		00

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Sinclair, from the Committee of Supply, reported the following Resolutions:—

- 76. Resolved, That a sum not exceeding Eight hundred dollars be granted to Her Majesty to defray the expenses of Civil Government for the year ending 31st December,
- 77. Resolved, That a sum not exceeding Five thousand one hundred dollars be granted to Her Majesty to defray the expenses of Legislation for the year ending 31st December, 1883.
- 78. Resolved, That a sum not exceeding Three thousand two hundred and forty-five dollars and thirty-four cents be granted to Her Majesty to defray the expenses of Administration of Justice for the year ending 31st December, 1883.
- 79. Resolved, That a sum not exceeding Five thousand and five dollars be granted to Her Majesty to defray the expenses of Education for the year ending 31st December,
- 80. Resolved, That a sum not exceeding Two hundred and fifty dollars be granted to Her Majesty to defray the expenses of Public Institutions Maintenance for the year ending 31st December, 1883.
- 81. Resolved, That a sum not execeding Five thousand seven hundred dollars be granted to Her Majesty to defray the expenses of Agriculture and Arts for the year ending 31st December, 1883.

82. Resolved, That a sum not exceeding One thousand four hundred and twenty-five dollars be granted to Her Majesty to defray the expenses of Hospitals and Charities for

the year ending 31st December, 1883.

83. Resolved, That a sum not exceeding Four thousand dollars be granted to Her Majesty to defray the expenses of Miscellaneous Expenditure for the year ending 31st December, 1883, as follows:—Grant to Township of Morrison and Townships of Matchedash and North Orillia in re drainage Government lands, one thousand dollars. Expenses in re Commission as to Bruce Registrarship, one thousand five hundred dollars. Repairs to Brock's Monument, five hundred dollars. Prisoners' Aid Society, one thousand dollars.

84. Resolved, That a sum not exceeding Thirteen thousand seven hundred and ten dollars and fifty-nine cents be granted to Her Majesty to defray the expenses of Public

Buildings for the year ending 31st December, 1883.

85. Resolved, That a sum not exceeding Seven thousand six hundred and thirty-two dollars be granted to Her Majesty to defray the expenses of Public Works for the year ending 31st December, 1883.

86. Resolved, That a sum not exceeding Fourteen thousand seven hundred and seventy-two dollars and sixty-seven cents be granted Her Majesty to defray the expenses

of unforeseen expenditures of 1882.

87. Resolved, That a sum not exceeding Thirty thousand dollars be granted to Her Majesty to defray the Expenses of Legislation, Public Institutions Maintenance, and for salaries of the officers of Government and Civil Service, for the month of January, 1884.

The Seventy-sixth, Seventy-seventh, Seventy-eighth, Seventy-ninth, Eighty-first, Eighty-second, Eighty-fourth, Eighty-fifth, Eighty-sixth and Eighty-seventh Resolutions, having been read the second time, were agreed to.

The Eighty-third Resolution, respecting Miscellaneous Expenditure, having been again read,

Mr. Meredith moved, seconded by Mr. Boulter,

That the following words be added to the Resolution: "but while concurring in the Resolution, this House is of opinion that where municipal organizations exist the Councils should, as far as practicable, be entrusted, under proper regulations, for securing their due application with the expenditure of moneys voted for colonization road purposes within their municipalities."

Mr. Deroche moved in amendment, seconded by Mr. Young,

That all after the word "That" in the Motion be struck out, and the following inserted in lieu thereof: "while concurring in the Resolution, this House requires that all moneys voted by the Legislature for the construction and repairs of Colonization Roads and Bridges shall be expended hereafter, as heretofore, in such manner and in such way as will produce the greatest amount of work at the least cost to the Province."

And the Amendment, having been put, was carried on the following division :-

YEAS: Messieurs

Appleby,	Field,	Lyon,	Rayside,
Awrey,	Fraser,	McKim,	$Robinson\ (Cardwell),$
Badgerow,	Freeman,	McLaughlin,	Robertson,
Balfour,	$Gibson\ (Hamilton),$	McMahon,	Ross,
Ballantyne,	Gibson (Huron),	Mack,	Sinclair,
Bishop,	Graham,	Master,	Snider,
Blezard,	Hagar,	Mowat,	Striker,
Caldwell,	Harcourt,	Nairn,	Waters,
Cascaden,	Hardy,	Neelon,	Watterworth,
Chisholm,	Hawley,	O'Connor,	Wid difield,
Deroche,	Hay,	Pardee,	Wood,
Dryden,	Hunter,	Patterson,	Young—51.
Ferris,	Laidlaw,	Peck,	

NAYS:

Messieurs

Baker,	French,	Meredith,	Near,
Baskerville.	Jelly,	Merrick,	Parkhill,
Bell.	Kerr,	Metcalfe,	Richardson,
Boulter,	Lauder,	Monk,	Rose,
Brereton,	\overline{Lees} ,	Morgan,	Tooley,
Broder,	Long,	Morris,	White-26.
Creighton	Madill	,	

The Resolution as amended, having been then put, was carried, and it was

Resolved, That while concurring in the Resolution, this House requires that all moneys voted by the Legislature for the construction and repairs of Colonization Roads and Bridges shall be expended hereafter, as heretofore, in such manner and in such way as will produce the greatest amount of work at the least cost to the Province.

The House then adjourned at 12 of the clock, midnight.

Wednesday, 31st January, 1883.

11 o'clock A.M.

PRAYERS.

The following Petition was brought up, and laid upon the Table :-By Mr. O'Connor,—The Petition of the County Council of Bruce.

The following Petitions were read and received:

Of the County Council of Hastings, praying for certain amendments to the Voters' Lists Act respecting Appeals.

Of Thomas Corbett and others, of Carleton, praying for certain amendments to the

Act respecting Coroners' Inquests, relating to fees to Coroners.

Of the County Council of Bruce, praying for certain amendments to the School Law, respecting the duration of Certificates.

Of the County Council of the United Counties of Leeds and Grenville, praying for

certain amendments to the Municipal Act, respecting the erection of bridges.

Of the County Council of Hastings, praying for certain amendments to the Municipal Law, respecting the powers of Villages to re-unite with adjoining Municipalities.

The following Bills were severally read the third time, and passed:—

Bill (No. 50), Respecting Ditches and Watercourses. Bill (No. 71), To amend the Act respecting Joint Stock Companies for the construc-

tion or purchase of Roads and other works.

Bill (No. 5), To amend an Act relating to the Municipality of Shuniah and the tax imposed on lands in the District of Algoma.

The House resolved itself into a Committee, severally to consider the following Bills :=

Bill (No. 16), To authorize the Supreme Court of Judicature for Ontario to admit George William Ross to practise as a Solicitor.

Bill (No. 44), To authorize the Supreme Court of Judicature for Ontario to admit Thomas Clive Atkinson to practise as a Solicitor.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the several Bills with certain amendments.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bills reported be severally read the third time forthwith.

The Bills were then read the third time, and passed.

The House again resolved itself into a Committee to consider Bill (No. 100), To amend the Act respecting Market Fees; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House, according to Order, resolved itself into the Committee of Ways and Means.

(In the Committee.)

Resolved, That there be granted out of the Consolidated Revenue Fund of the Province a sum not exceeding Two millions seven hundred and seven thousand six hundred and fifty-two dollars and seven cents, to meet the Supply to that amount granted to Her Majesty.

Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had come to a Resolution.

Ordered, That the Report be received forthwith.

Mr. Sinclair, from the Committee of Ways and Means, reported the following Resolution:—

Resolved, That there be granted out of the Consolidated Revenue Fund of the Province, a sum not exceeding Two millions seven hundred and seven thousand six hundred and fifty-two dollars and seven cents, to meet the Supply to that amount granted to Her Majesty.

The Resolution, having been read the second time, was agreed to; and the following Bill was then introduced, and read the first time:—

Bill (No. 105), intituled "An Act for granting to Her Majesty certain sums of money to defray the expenses of Civil Government for the year one thousand eight hundred and eighty-three, and for other purposes therein mentioned."—Mr. Wood.

Ordered, That the Bill be now read the second time.

The Bill was then read the second time.

Ordered, That the Bill be now read the third time.

The Bill was then read the third time, and passed.

The following Bill was read the second time:-

Bill (No. 107), Respecting Industrial Schools.

Ordered, That the Bill be referred to a Committee of the Whole House forthwith.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-day.

The following Bill was read the second time:—

Bill (No. 108), To amend the Assessment Act.

Referred to a Committee of the Whole House forthwith.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Monk reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 79), To amend the Assessment Act.

The following Bill was read the third time, and passed:—

Bill (No. 72), Relating to the Law of Insurance.

The Order of the Day for the third reading of Bill (No. 7), Respecting the City of Toronto and the Village of Yorkville, and other matters, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No. 15), Respecting the City of Toronto; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-day.

The House resolved itself into a Committee to consider Bill (No. 49), To amend the Act respecting Joint Stock Companies for supplying Cities, Towns and Villages with Gas and Water; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

Mr. Sinclair, from the Committee on Printing, presented their Fourth Report, which was read as follows :-

Your Committee recommend that the following documents be printed:-

Report of Board of Health. (Sessional Papers, No. 13.)

Fees and Emoluments received by Registrars. (Sessional Papers, No. 14.)

Report of the Bureau of Industries. (Sessional Papers, No. 16.)
Correspondence with regard to Chap. 13 of 42 Vic. (Sessional Papers, No. 40).
Report of Agricultural College. (Sessional Papers, No. 45.)

Report on Experimental Farming. (Sessional Papers, No. 46.) Statement respecting Market Fees. (Sessional Papers, No. 47.)

Correspondence respecting the disallowance of Acts relating to Rivers, Streams and Creeks. (Sessional Papers, No. 48.)

Fees of Sheriffs. (Sessional Papers, No. 49.)

Applications for Aid to a Railway from Muskoka to Sault Ste. Marie. (Sessional Papers, No. 52.)

Correspondence as to Voters' Lists in the County of Kent. (Sessional Papers, No. 53.)

Your Committee recommend that the following documents be not printed:—

Return of Criminal Cases. (Sessional Papers, No. 51.)

Return of Municipal Bonuses. (Sessional Papers, No. 50.)

Resolved, That this House doth concur in the Third Report of the Committee on Printing.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:

Annual Report of the Inspector of Division Courts for the Province of Ontario for the year 1881. (Sessional Papers, No. 10.)

Also-Report of the Provincial Secretary and Registrar of the Province of Ontario

for the year 1882. (Sessional Papers, No. 54.)

Also—Report of the Minister of Education for the year 1882. (Sessional Papers, No. 5.)

Also—Report of the Registrar-General of the Province for the year 1881. (Ses-

sional Papers, No. 9.)

Also—Copy of an Order of His Honour the Deputy of the Governor-General in Council, disallowing an Act of the Legislative Assembly of the Province of *Ontario*, intituled "An Act for protecting the Public Interest in Rivers, Streams and Creeks," passed the 10th day of March, 1882, together with copies of the correspondence thereon.

(Sessional Papers, No. 55.)

Also—Return to an Order of the House of the 8th day of January, 1883, for a Return shewing in detail the amounts heretofore expended in the preparation of plans for or otherwise respecting new Parliament Buildings, and the amounts, if any, remaining unpaid on account thereof, giving the dates of the several payments made and the names of the persons to whom payments have been made, and to whom the moneys remain due, and the amounts paid and payable to them respectively. (Sessional Papers, No. 56.)

Also—Return to an Order of the House of the 12th day of January, 1883, for a Return of all correspondence and other documents connected with the proposed erection of Parliamentary and Departmental Buildings to present time, and not brought down to

this House in any previous Return. (Sessional Papers, No. 57.)

Also—Return to an Order of the House of the 19th January, 1883, for a Return shewing the revenues derived from the District of Algoma, including the sub-district of Thunder Bay, shewing under separate heads the amounts received in each year from timber dues, taxes, land sales, sale of timber berths, or otherwise, from December 31, 1877, up to December 31, 1882. (Sessional Papers, No. 58.)

Also—Return to an Order of the House of the 19th January, 1883, for a Return shewing the amount of the purchase money which is overdue and by whom payable, and for how long the arrears have remained due in respect of any parts of the Mimico Farm which have been sold; the parts of the farm rented, and to whom and on what terms

the same now are or have been let. (Sessional Papers, No. 59).

Also—Return to an Order of the Legislative Assembly of the 12th of January, 1883, for a Return shewing the style and nature of cases in the Superior Courts in which Jury notices were, at the trial of such cases, struck out during the years 1881 and 1882, and by what Judge, and for what reason, if reason assigned; and also all such cases in which Jury notices have been struck out upon special applications in Chambers. (Sessional Papers, No. 60.)

Also-Report of E. B. Borron, Stipendiary Magistrate, on part of the Basin of

Hudson's Bay belonging to the Province of Ontario. (Sessional Papers, No. 39.)

Also—Return to an Order of the Legislative Assembly for a Return shewing by

Also—Return to an Order of the Legislative Assembly for a Return shewing by County, Township, Town, Village and City Municipalities in the Province of Ontario, the total expenditure for municipal purposes for the years 1881 and 1882. (Sessional Papers. No. 61.)

Also-Statement of the assets, liabilities, revenues, expenditures, etc., of the munici-

palities within the Province for the year 1881. (Sessional Papers, No. 62.)

Also—Report of the Department of Immigration for the Province for the year 1882. (Sessional Papers, No. 6.)

The House resolved itself into a Committee to consider Bill (No. 56), To amend the Municipal Act; and, after some time spent therein, Mr. Speaker resumed the Chair; and

Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-day.

The following Bill was read the third time, and passed:-

Bill (No. 15), Respecting the City of Toronto.

The Order of the Day for the third reading of Bill (No. 107), Respecting Industrial Schools, having been read.

Ordered, That the Order be discharged, and that the Bill be forthwith referred back

to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Hay reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith. The Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No 79), To amend the Assessment Act; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No. 25), To amend the Synod and Rectory Sales Acts affecting the Diocese of *Toronto*; and, after some time spent therein, Mr. Speaker resumed the Chair.

On motion of Mr. Gibson (Hamilton), seconded by Mr. Patterson,

Ordered, That there be laid before this House, a Return of all correspondence—subsequent to that covered by the former Return—between lady undergraduates of the University of Toronto and the authorities of University College on the subject of admission of ladies to the lectures of the College; also, of all correspondence between the College authorities and the Government on the same subject.

On motion of Mr. Hay, seconded by Mr. Ballantyne,

Ordered, That there be laid before this House a Return shewing, from Confederation up to date, the cost for repairs and insurance of the Legislative and Departmental Buildings; also, the cost for rent, insurance and repairs of any other buildings used and occupied for Government purposes; also, a sinfilar Return with regard to Government House.

On motion of Mr. Harcourt, seconded by Mr. Graham,

Ordered, That there be laid before this House, a Return shewing what Municipalities have abolished Market Fees since January 1st, 1881; also, naming the roads from which tolls have been removed.

Mr. Lyon moved, seconded by Mr. Hay,

That the growing importance and increasing population of the Electoral District of Algoma, together with the diversity of local interest naturally arising from difference of soil, climate, and occupation of the people in a region of such vast extent, renders it expedient that the said Electoral District of Algoma should be subdivided to the end that it may be more fully represented in the Local Legislature.

That it is expedient that the present Electoral District of Algoma shall be abolished, and that the Provisional District of Algoma shall be divided into two Electoral Divisions, to be called respectively Eastern Algoma and Western Algoma, each of which will be an Electoral District, and shall each return one Member to the Provincial Legislature.

And a Debate arising,

The Motion was, by leave of the House, withdrawn.

Mr. Creighton moved, seconded by Mr. Bell,

That in the opinion of this House, notwithstanding any provision of special Acts, no railway company within the Legislative control of this House ought to be allowed to enter into amalgamation, leasing or working arrangements with any other railway company or companies without first obtaining the consent of the Lieutenant-Governor in Council, and that any such amalgamation or arrangement entered into without such consent should be declared illegal and of no effect. Also, that in the case of railway companies which have been assisted by bonus from municipalities, no consent as aforesaid should be given until the municipalities interested have been notified and had proper opportunity of urging their views.

And a Debate arising,

The Motion was, by leave of the House, withdrawn.

On motion of Mr. Meredith, seconded by Mr. Boulter,

Ordered, That there be laid before this House, a Return giving (1) The name of the Officers and Directors of the Muskoka Slide, Dam and Boom Company, and a copy of the Charter of the said Company. (2) Copies of all correspondence if any, with reference to the transfer to the said Company of the whole or any part of the Muskoka River Works or the fixing of the tolls to be taken by the said Company. (3) Copies of the tariff of tolls adopted by the said Company, or approved of by the Lieutenant-Governor in Council. (4) A statement of the amounts expended in each year since Confederation on such part of said Works.

On motion of Mr. Ferris, seconded by Mr. Gibson (Huron),

Ordered, That there be laid before this House a Return shewing :-

The Municipalities that have passed By-laws limiting the number of Tavern Licenses since January, 1876;

The Municipalities that have passed By-laws restricting the number of Shop

Licenses since January, 1876;

The Municipalities that have passed By-laws restricting Shop License holders, so as to confine the business of such Shops solely and exclusively to the keeping and selling of liquor, or which have imposed restrictions other than that imposed by Statute on such, since January, 1876.

On motion of Mr. Brereton, seconded by Mr. Boulter,

Ordered, That there be laid before this House, a Return shewing the number of Local Boards of Health organized last year; the number of Local Boards reported to the Provincial Board of Health; the existence of contagious diseases; what these diseases are, and the number of municipalities in which the officers of the Provincial Board exercised their power.

On motion of Mr. Metcalfe, seconded by Mr. French,

Resolved, That an humble Address be presented to the Lieutenant-Governor praying that he will cause to be laid before this House, a Return of copies of all correspondence with the Dominion authorities with reference to the grant of certain lands on Union Street in the City of Kingston for Normal School purposes.

On motion of Mr. McCraney, seconded by Mr. Young,

Ordered, That there be laid before this House, a Return shewing the amounts paid out by the Government in each County under the following heads:—Education; The Administration of Justice; The encouragement of Agriculture and Arts; Hospitals and Charities; Colonization Roads; Railroads; Public Works and County Gaols, in each year from 1871 to 1882, both inclusive.

1883.

On motion of Mr. Widdifield, seconded by Mr. Patterson,

Ordered, That there be laid before the House, a Return of copies of all correspondence between the Government, or any Member or Department thereof, and the President of the Huron and Ontario Ship Canal Company or any member of said company, relating to a re-survey of the proposed route of a canal connecting the waters of Lakes Huron and Ontario, and to placing in the estimates a reasonable sum of money to assist the said company in defraying the preliminary expenses thereof.

The House again resolved itself into a Committee to consider Bill (No. 62), To consolidate the laws respecting Municipal Institutions; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Sinclair reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith. The Amendments, having been read the second time, were agreed to.

The Attorney-General then moved,

That the Bill be now read the third time.

Mr. Meredith moved in amendment, seconded by Mr. Monk,

That all the words in the Motion after "That" be struck out, and the following inserted in lieu thereof:—"the Bill be not now read the third time, but be forthwith referred back to the Committee of the Whole House with instructions to amend the 456th section by striking out all the words therein after the words 'County Council' so as to leave to County Councils the power to fix the salaries of their Gaol Keepers without interference or dictation by any Government Officer."

And the Amendment, having been put, was lost on the following division :-

YEAS:

Baker,	Jelly,	Madill,	Near,
Bell,	Kerr,	Meredith,	Richardson,
Boulter,	Lauder,	Merrick,	Rose,
Broder,	Long,	Metcalfe,	Tooley,
Creighton,	Mc Allister,	Monk,	White-21.
French .	•	,	

NAYS:

Messieurs

Apple by,	Fraser,	Lees,	Rayside,
Awrey,	Freeman,	Lyon,	Robinson (Cardwell),
Badgerow,	$Gibson\ (Hamilton),$	McKim,	Ross,
Balfour,	Gibson (Huron),	Mc Mahon,	Sinclair,
Bishop,	Graham,	Muster,	Snider,
Blezard,	Hagar,	Mowat,	Striker,
Caldw el l,	Harcourt,	Nairn,	Waters,
Chisholm,	Hardy,	Neelon,	Watterworth,
Deroche,	Hawley,	O'Connor,	Widdifield,
Drury,	Hay,	Pardee,	Wood,
Field,	Laidlaw,	Patterson,	Young—44.

The original Motion, having been then put, was carried, and the Bill was read the third time, and passed.

On motion of the Attorney-General, seconded by Mr. Pardee,

Ordered, That when this House adjourns To-day, it do stand adjourned until Two of e clock To-morrow.

The House then adjourned at 11.30 p.m.

Thursday, 1st February, 1883.

2 o'clock P.M.

PRAYERS.

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

By Mr. Drury,—The Petition of the County Council of Simcoe.

By Mr. Chisholm,—The Petition of the County Council of Peel.

Mr. Hardy presented to the House, by command of the Lieutenant-Governor:

Report of a delegation appointed to attend the American Forestry Congress, held at Cincinnatti, April 25th to 29th, 1882, and subsequently at Montreal, August 21st to 23rd, 1882. (Sessional Papers, No. 64.)

Also—Detailed Statement of all Bonds and Securities registered in the Provincial Registrar's Office since last Return, submitted to the Legislative Assembly. (Sessional

Papers, No. 65.)

Also—Return to an Order of the House of the 31st January, 1883, for Return shewing the amounts paid out by the Government in each County under the following heads: -Education; The Administration of Justice; The encouragement of Agriculture and Arts; Hospitals and Charities; Colonization Roads; Railroads; Public Works and County Gaols, in each year from 1871 to 1882, both inclusive. (Sessional Papers, No. 63.)

Mr. Sinclair, from the Standing Committee on Printing, presented their Fifth Report, which was read as follows:-

The Committee recommend that the following documents be printed:—

Report of the Inspector of Division Courts for 1881. (Sessional Papers, No. 10.)

Report of the Provincial Secretary for 1882. (Sessional Papers. No. 54.)
Report of the Minister of Education for 1882. (Sessional Papers, No. 5.)
Report of the Registrar-General for 1881. (Sessional Papers, No. 9.)
Report of the Department of Immigration for 1882. (Sessional Papers, No. 6.) Copy of an Order disallowing an Act for protecting the Public Interest in Rivers,

Streams and Creeks. (Sessional Papers, No. 55.)

Return respecting New Parliament Buildings. (Sessional Papers, No. 56.) Return connected with Departmental Buildings. (Sessional Papers, No. 57.)

Return relating to the Algoma and Thunder Bay. (Sessional Papers, No. 58.)

Return relating to the Minico Farm. (Sessional Papers, No. 59.)

Report of E. B. Borron, Stipendiary Magistrate. (Sessional Papers, No. 39.)

Return as to expenditure for Municipal purposes. (Sessional Papers, No. 61.)

Report as to Forestry Congress. (Sessional Papers, No. 64.)

Return of sums paid for Education, etc. (Sessional Papers, No. 63.)

Your Committee recommend that the following documents be not printed:—

Return respecting Jury Cases. (Sessional Papers, No. 60.)

Statement of Municipal Assets. (Sessional Papers, No. 62.)

Statement of Bonds, etc. (Sessional Papers, No. 65.)

Resolved, That this House doth concur in the Fifth Report of the Committee on Printing.

The Order of the Day for the third reading of Bill (No.756), To amend the Municipal Act, having been read,

Ordered, That the Order be discharged and the Bill withdrawn.

3 о'сьоск Р.М.

His Honour, the Honourable John Beverley Robinson, the Lieutenant-Governor, proceeded in State to the Chamber of the Legislative Assembly, and took his seat on the Throne.

The Clerk Assistant then read the Titles of the Bills that had passed, severally as follow:—

An Act to amend the Act to incorporate the Roman Catholic Bishops of *Toronto* and *Kingston*, in *Canada*, in each Diocese.

An Act to legalize, confirm and declare valid certain By-laws of the Corporation of the Village of *Renfrew*.

An Act to consolidate the General Debenture Debt of the Village of Elora.

An Act to amend an Act relating to the Municipality of Shuniah, and the tax imposed on lands in the District of Algoma.

An Act to incorporate the Thunder Bay Colonization Railway Company.

An Act respecting the City of Toronto and the Village of Yorkville, and other matters

An Act to authorize the Corporation of the Town of Lindsay to sell or lease certain lands.

An Act respecting the Credit Valley Railway Company.

An Act to authorize the Township of Rochester to borrow certain moneys.

An Act to amend the Act respecting the Lake Scugog Marsh Lands Drainage Company.

An Act to authorize the Corporation of the City of *London* to borrow one hundred and seventy-five thousand dollars, and to explain the Act respecting the debt of the City of *London*.

An Act respecting the London Junction Railway Company.

An Act respecting the City of Toronto.

An Act to authorize the Supreme Court of Judicature for *Ontario* to admit *George William Ross* to practise as a Solicitor.

An Act to empower the Trustees under the Will of the late John Corry Wilson Daly to sell certain lands, and to sell or make division of certain goods.

An Act to legalize a certain By-law of the Town of Collingwood.

An Act amalgamating the Standard Fire Insurance Company and the Alliance Insurance Company as the Standard Fire Insurance Company.

An Act to incorporate the Eastern Ontario Railway Company.

An Act respecting the Erie and Huron Railway Company.

An Act to incorporate the Dean and Chapter of the Cathedral of St. Alban the Martyr, Toronto.

An Act relating to the Commercial Travellers' Association of Canada.

An Act to incorporate the Roman Catholic Bishop of the Diocese of *Peterborough*, in *Ontario*, *Canada*.

An Act to legalize certain By-laws of the Town of Sarnia, and for other purposes.

An Act to enable the Trustees and Executrix under the Will of Robert Wilkes to lease and sell certain real estate.

An Act respecting the City Gas Company of London and the London Gas Light Company.

An Act to change the name of the Canadian Literary Institute to Woodstock College.

An Act respecting certain aid to the London Junction Railway Company.

An Act respecting the Waterloo, Wellington and Georgian Bay Railway Company.

An Act respecting the Napanee, Tamworth and Quebec Railway Company, and a certain bonus granted to the said Company by the Town of Napanee.

An Act relating to the Roman Catholic Episcopal Corporation of Ottawa.

An Act to incorporate the Brighton, Warkworth and Norwood Railway Company.

An Act respecting the City of Toronto and the Village of Parkdale.

An Act to empower the City of *Toronto* to institute an issue of Corporation Stock. An Act respecting By-law number Two hundred and Fifty-nine of the Corporation of the County of *Oxford*.

An Act to enable the Corporation of the Town of Barrie to close up a portion of

Dunlop Street in the said Town.

An Act respecting the Town of Woodstock and the Grand Trunk Railway Company.

An Act respecting Victoria College at Cobourg.

An Act to incorporate the Institute of Accountants of Ontario.

An Act authorizing the Supreme Court of Judicature for Ontario to admit Thomas Clive Atkinson to practise as a Solicitor.

An Act to incorporate the Cornwall Junction Railway Company.

An Act respecting the Debt of the City of Hamilton.

An Act to amend the City of Hamilton Debentures Act, 1864.

An Act to amend the Act respecting Joint Stock Companies for supplying Cities, Towns and Villages with Gas and Water.

An Act respecting Ditches and Watercourses.

An Act to amend the revised Act respecting the Solemnization of Marriages.

An Act respecting the office of Inspector of Prisons and Public Charities, and respecting persons committed as lunatics.

An Act respecting appeals to Stipendiary Magistrates from Municipal Assessment

in Algoma, Muskoka, Parry Sound, Nipissing and Thunder Bay.

An Act to correct a clerical error in the Act of last session respecting the sale of lands in Algoma for Government Taxes.

An Act to provide for the performance of Statute Labour in unincorporated Townships.

An Act to authorize the construction of Street Railways.

An Act to authorize Cities, Towns and Villages to provide Gas and other means of Heating and Lighting.

An Act to consolidate the laws respecting Municipal Institutions.

An Act to provide for the establishment and maintenance of Public Parks in Cities and Towns.

An Act respecting Private Asylums for Insane Persons and Inebriates.

An Act to establish Public Creameries.

An Act to encourage the Planting and Growing of Trees.

An Act to amend the Act respecting Joint Stock Companies for the construction or purchase of roads and other works.

An Act relating to the Law of Insurance.

An Act to consolidate and amend the Acts as to Juries and Jurors.

An Act for protecting the Public Interest in Rivers, Streams and Creeks.

An Act to make further provision respecting Elections to the Legislative Assembly.

An Act to amend the Assessment Act.

An Act respecting the Sale of Fermented and Spirituous Liquors.

An Act to amend the Act respecting Trustees and Executors, and the Administration of Estates.

An Act to facilitate the establishment of Free Libraries.

An Act for the better Administration of Justice in this Province.

An Act to amend the law respecting the Administration of Justice in Criminal Matters.

An Act to amend the Act respecting Market Fees.

An Act to provide for the final settlement of the Common School Fund.

An Act respecting Industrial Schools.

An Act respecting the release of Dower in certain cases.

To these Bills the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"In Her Majesty's name His Honour the Lieutenant-Governor doth assent to these Bills."

Mr. Speaker then said:—

May it please your Honour:

We, Her Majesty's most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in Session Assembled, approach your Honour at the close of our labours with sentiments of unfeigned devotion and loyalty to Her Majesty's person and Government, and humbly beg to present for Your Honour's acceptance a Bill intituled "An Act for Granting to Her Majesty certain sums of money to defray the expenses of Civil Government for the year 1883, and for other purposes therein mentioned," thus placing at the disposal of the Crown the means by which the Government can be made efficient for the service and welfare of the Province.

To this Bill, the Royal Assent was announced by the Clerk of the Legislative Assembly, in the following words:

"His Honour the Lieutenant-Governor doth thank Her Majesty's dutiful and loyal subjects, accept their benevolence, and assent to this Bill in Her Majesty's name."

His Honour was then pleased to deliver the following Speech: --Gentlemen of the Legislative Assembly:

In relieving you from the discharge of your Legislative functions, I desire to thank you for your assiduous attention to your duties, and to express my appreciation of the useful and practical results of your labours.

The numerous Public and Private Bills to which I have assented, affirm the zeal and diligence with which you have applied yourselves to the Parliamentary work of the

Session.

I congratulate you upon the successful consolidation of the Acts relating to Municipal Institutions and to Jurors and Juries. In addition to placing these laws upon the Statute Book in a convenient form, the amendments which you have made will be of public advantage.

The General Acts which you have passed to facilitate the construction of Street Railways, Gas Works, and other Local Improvements in Cities and Towns, and to provide Public Parks, are opportune, and will no doubt meet with the approval of the people.

The measures for establishing Public Creameries and encouraging the Planting of Trees in the Province have my warmest approval, as also the provision you have liberally made for the purchase of new and improved varieties of seed grain. The Agricultural interests of the Province cannot fail to be encouraged and benefited by these measures.

My Government will continue to guard the interests of the Province in relation to

the Boundary Award.

I thank you for the Supplies granted for the year. They will be expended with

every regard to economy and to the efficiency of the public service.

In bringing to a close the last Session of the fourth Parliament of this Province, I cannot part with you without referring with satisfaction to the wisdom and prudence which have guided your deliberations, or without expressing my hope that the new Assembly will prove not less anxious than its predecessors have been to advance every interest of the people, nor less resolved to retain intact the integrity of our Province.

The Provincial Secretary then said :-

Mr. Speaker, and Gentlemen of the Legislative Assembly:—

It is His Honour's will and pleasure that this Legislative Assembly be prorogued; and this Legislative Assembly is accordingly prorogued.

INDEX

TO THE

SIXTEENTH VOLUME.

46 VICTORIA, 1882-3.

A CCOUNTS OF THE LATE PROVINCE OF CANADA:—Return ordered, of correspondence touching the final settlement of the Accounts of the late Province of Canada, 40. (Not brought down.)

- Accountants, Institute of:—Petition for Act of incorporation, 22. Reported, 30. Bill introduced and referred, 31. Reported, 73. Second reading, 94. House goes into Committee on, 98. Third reading, 114. R. A., 142. (46 Vic. c. 62.)
- ACTS DISALLOWED:—Return ordered, of all Acts passed by the Legislature of Ontario and disallowed by the Government of the Dominion of Canada since July, 1867, with reasons assigned, etc., 40. (Not brought down.)
- Administration of Justice:—Bill introduced for the better Administration of Justice in this Province, 74. Second reading, 94. House goes into Committee on, 116. Amendment negatived, respecting subdivision of offices, 122. Third reading, 122. R. A., 142. (46 Vic. c. 6.)

AGRICULTURAL AND ARTS ASSOCIATION:

- 1. Report of the Association presented, 26. (Sessional Papers, No. 26.)
- 2. Report of the Council of the Association presented, 43. (Sessional Papers, No. 37.)
- AGRICULTURAL COLLEGE:—Report presented, for the year 1882, 127. (Sessional Papers, No. 45.)

ALGOMA:

- Bill introduced to correct a clerical error in the Act of last Session, respecting the sale of lands in Algoma for Government taxes, 61. Second reading, 82.
 House goes into Committee on, 93. Third reading, 98. R. A., 142. (46 Vic. c. 4.)
- Return ordered, shewing the Revenue derived from the District of Algoma, including the Sub-district of Thunder Bay, from timber dues, taxes, etc., 76. Presented, 137. (Sessional Papers, No. 58.)
- 3. Motion respecting increased representation for, withdrawn, 138-9.
- 4. Petition for increased representation, 91. (See Elections, 2.)

- Annual Expenditure:—Motion respecting the increase of, and the decrease of the surplus, negatived, 105.
- APPEALS:—Bill introduced respecting appeals to Stipendiary Magistrates from municipal assessments in Algoma, Muskoka, Parry Sound, Nipissing, and Thunder Bay, 61. Second reading, 82. House goes into Committee on, 101. Third reading, 104. R. A., 142. (46 Vic. c. 23.)

ASSESSMENT LAW:

- Bill introduced to amend, 24. Second reading and referred to a Select Committee, 59. Reported, 129. House goes into Committee on; third reading, 138. R. A., 142. (46 Vic. c. 24.)
- Bill introduced to amend, 31. Second reading and referred to a Select Committee, 41. Reported embodied in another Bill, 129. See above, 1.
- 3. Bill introduced to amend, 113. Second reading and referred forthwith to Committee of the Whole, 135. Reported and referred, 136. See above, 1.
- 4. Petitions respecting 30, 73.
- Asylum Inmates:—Return presented, to an Order of the House of the Session of 1882, for a Return shewing the number of incurable harmless patients in each of the Asylums, etc., 32. (Sessional Papers, No. 30.)
- Asylums and Prisons:—Reports of Inspector presented, on (1) Education of the Deaf and Dumb, at Belleville, (2) Common Gaols, (3) Asylums for the Insane and Idiots, (4) Hospitals and Charities, (5) Education and Instruction of the Blind, at Brantford 16, 26. (Sessional Papers, Nos. 8, 27, 28.) See Prisons and Public Charities, 1. Private Asylums.
- ATKINSON, THOMAS CLIVE:—Petition for Act to authorize the Supreme Court of Judicature to admit him to practise as a Solicitor, 27. Reported, Rules not complied with, 43. Referred back to Committee on Standing Orders, with instructions to reconsider notices, 43. Reported, 55. Bill introduced and referred, 50. Reported, 103. Second reading, 115. House goes into Committee on, 134. Third reading, 134. R. A., 142. (46 Vic. c. 71.)
- BARRIE, TOWN OF:—Petition for Act to enable the Corporation to close up a portion of Dunlop Street, 22. Reported, 42. Bill introduced and referred to Commissioners of Estate Bills, 44. Reported, 80. Referred to Committee on Private Bills, 81. Reported, 91. Second reading, 98. House goes into Committee on, 104. Third reading, 114. R. A., 142. (46 Vic. c. 31.)
- Berlin and Waterloo Street R. R.:—Petition for Act of incorporation, 22. Reported, 37. Bill introduced and referred, 38. Full fee remitted, 121. (Bill withdrawn.)

BILLS:

- 1. Second reading postponed for six months, 95.
- 2. Passed with unusual speed, 127.
- Committee on, rises without reporting, 138.
 See Private Bills.

Boilers, Steam:—Bill introduced respecting the inspection of, 20. Order for second reading discharged, 112.

Bonds and Securities:—Detailed statement presented, 141. (Sessional Papers, No. 65.)

Boundaries of Ontario:

- 1. Motion regretting that no steps have been taken by the Government of Ontario for the final determination of, by reference to the Judicial Committee of the Privy Council of England, etc., and debate on adjourned, 32. Debate resumed and motion negatived, 33.
- Correspondence presented, with the Federal Government and accompanying
 papers respecting the Provincial Boundary since last Session, 12. (Sessional
 Papers, No. 23.)
- Return ordered, shewing in detail all moneys paid in each year since 1867 for, and on account of, all proceedings by way of preparation and otherwise, in the matter of the Boundaries, Arbitration and Award, etc., 95. (Not brought down.)
- BRIGHTON, WARKWORTH AND NORWOOD R. R.:—Petition for Act of incorporation, 22. Reported, 31. Bill introduced and referred, 31. Reported, 61. Second reading, 75. House goes into Committee on, 82. Third reading, 98. R. A., 142. (46 Vic. c. 48.)
- ANADIAN LITERARY INSTITUTE:—Petition for Act to change the name of the Institute to Woodstock College, 18. Reported, 28. Bill introduced and referred, 28. Reported, fees remitted, 43. Second reading, 59. House goes into Committee on, 75. Third reading, 82. R. A., 142. (46 Vic. c. 68.)
- CENTRALIZING POLICY:—Motion that the centralizing policy of the Government has struck a blow at principles of local self government, etc., negatived, 102.
- CHANCERY BILLS:—Return presented, to an Order of the House of the Session of 1882, for a Return shewing the number of Bills in Chancery and Writs of Summons issued in 1881, 32. (Sessional Papers, No. 31.)

CLERKS OF THE PEACE:—See Juries and Jurors.

COLONIZATION ROADS:

- Motion that where municipal organizations exist, the councils should be entrusted
 with the expenditure of moneys voted for Colonization Roads, superseded by
 amendment, 133.
- Return ordered, shewing the name of each road on which Provincial money has been expended since July, 1867; its length in miles, etc., 76. (Not brought down.)
- Collingwood, Town of:—Petition for Act to legalize a certain By-law, 22. Reported, 37. Bill introduced and referred, 38. Reported, 60. Second reading, 75. House goes into Committee on, 82. Third reading, 101. R. A., 142. (46 Vic. c. 32.)
- COMMERCIAL TRAVELLERS' Association.—Petition for Act relating to, 22. Reported, 28. Bill introduced and referred, 28. Reported, 43. Second Reading, 59. House goes into Committee on, 75. Third reading, 82. R. A., 142. (46 Vic. c. 61.)

COMMITTEES:

- 1. Resolution for the appointment of the six Standing Committees, 10.
- 2. Committee to select appointed, 16. Report, 18.
- COMMON SCHOOL FUND SETTLEMENT: -See Education, 8.
- CONOVER:—Return ordered, of correspondence respecting the granting of a Hotel License to one Conover in the Village of Blue Vale, 39. (Not brought down.)
- CONVEYANCING:—Bill introduced for simplifying the practice of conveyancing and the law of Property, 20. Order for second reading discharged, 76.
- CORNWALL JUNCTION R. R.:—Petition for Act of incorporation, 27. Reported, 30. Bill introduced and referred, 33. Reported, 61. Second reading, 76. House goes into Committee on, 96. Third reading, 98. R. A., 142. (46 Vic. c. 49.)
- CORONER'S INQUESTS:—Petition respecting fees to Coroners, 134.
- CREAMERIES, PUBLIC:—Bill introduced to establish, 20. Motion for second reading, and objection taken that the Bill involved the expenditure of Public Money—Mr. Speaker's decision reserved, 41. Mr. Speaker decides against objection; Second reading 58. House goes into Committee on, 93. Third reading 104. R. A., 142. (46 Vic. c. 5.)

CREDIT VALLEY, R. R.:

- Petition for Act respecting, 26. Reported, 42. Bill introduced and referred, 44.
 Reported, 100. Second reading, 105. House goes into Committee on; Third reading, 130. R. A., 142. (46 Vic. c. 50.)
- 2. Petitions respecting the amalgamation 14, 120.
- CRIMINAL CASES:—Return presented, to an Order of the House of the Session of 1882, for a Return shewing for the years 1878, 1879, 1880 and 1881, in each County, the number of Criminal Cases tried at each Sittings of the Assizes and Quarter Sessions, etc., 128. (Sessional Papers, No. 51.)
- CRIMINAL JUSTICE:—Return ordered, shewing the amount paid to each County and City since 1867, for expenses of Criminal Justice, 57. (Not brought down.)
- CRIMINAL MATTERS:—Bill introduced to amend the law respecting the Administration of Justice in Criminal Matters, 92. Resolutions respecting Gaol Surgeons introduced and Lieutenant-Governor's recommendation signified, 101. House goes into Committee on, resolutions reported, agreed to and referred to Bill, 106. Second reading, 105. House goes into Committee on 116, 122. Third reading, 128. R. A., 142. (46 Vic. c. 81.)

CROWN LANDS:

- Report of Commissioner presented, for the year 1882, 61. (Sessional Papers, No. 4.)
- Copies of Orders in Council and Regulations presented, respecting the management of Crown Lands and Timber, which are now in force either wholly or in part, 103. (Sessional Papers, No. 44.)

- DALY, JOHN C. W.:—Petition for Act to empower the Trustees under the will of the late John C. W. Daly to sell certain lands, and to sell or make division of certain goods, 22. Reported, 23. Bill introduced and referred to Commissioners of Estate Bills, 23. Reported, 34. Referred to Committee on Private Bills, 36. Reported, 43. Second reading, 59. House goes into Committee on, 75. Third reading, 82. R. A., 142. (46 Vic. c. 69.)
- DEPARTMENTAL REPORTS:—Motion respecting printing and circulation of, whether House in Session or not; negatived, 56.
- DITCHES AND WATERCOURSES:—Bill introduced respecting, 38. Second reading and referred to a Select Committee, 59. Reported, 97. House goes into Committee on 111, 121. Third reading, 134. R. A., 142. (46 Vic. c. 27.)
- DIVISION COURTS:—Report of Inspector presented, 137. (Sessional Papers, No. 10.)
- Division Lines:—Petitions respecting 22, 27, 33, 41, 42, 55, 73.
- Dower :—Bill introduced respecting the release of Dower in certain cases, 127. Second reading; House goes into Committee on; Third reading, 127. R. A., 142. (46 Vic. c. 12.)

DRAINAGE:

- Bill introduced to amend the Act to make further provision for the construction
 of Drainage Works by Municipalities, 25. Second reading and referred to a
 Select Committee, 41. Reported as embodied in a Bill to amend the Municipal Act, 129. See Municipal Law.
- 2. Petition respecting, 27. See Kent, County of, 1.
- HASTERN ONTARIO, R. R.:—Petition for Act of Incorporation, 26. Reported, 37. Bill introduced and referred, 38. Reported, 91. Second reading, 98. House goes into Committee on, 114. Third reading, 121. R. A., 142. (46 Vic. c. 51.)

EDUCATION:

- Bill introduced to consolidate the Acts respecting the Education Department, 20.
 Order for second reading discharged, 76.
- Bill introduced to consolidate the Acts respecting Public Schools, 20. Order for second reading discharged, 76.
- 3. Bill introduced to consolidate the Acts respecting High Schools, 20. Order for second reading discharged, 76.
- 4. Bill introduced to amend the Public and Separate Schools Act, 29. Order for second reading postponed for six months, 95.
- 5. Bill introduced to amend the Public Schools Act, 100. Order for second reading discharged, 129.
- 6. Bill introduced to amend the Public Schools Act, 100. Order for second reading discharged, 129.
- Bill introduced to amend the High School Act, 113. Order for second reading discharged, 129.

- 8. Bill introduced to provide for the final settlement of the Common School Fund, 100. Resolutions respecting introduced, 110. House goes into Committee on and Lieutenant-Governor's recommendation signified, 116. Resolutions reported, agreed to and referred to Bill, 116. Second reading, 115. House goes into Committee on 121. Third Reading, 128. R. A., 142. (46 Vic. c. 3.)
- Bill introduced respecting Industrial Schools, 113. Second reading; House goes into Committee on 135, 138. Third reading, 138. R. A., 142. (46 Vic. c. 29.)
- 10. Motion that the Educational System should be kept entirely free from political partizanship, and to that end, the office of Minister of Education should be abolished, etc.; negatived, 118.
- 11. Motion that County Boards of Examiners should be authorized to grant certificates of a lower grade than the present third-class certificate; superseded by amendment, 119.
- 12. Return ordered, shewing in a tabular form, the total amount paid by the Government for Public Separate and High Schools for each year since Confederation to each County and City, etc., 57. Presented, 95. (Sessional Papers, No. 43.)
- Return ordered, shewing the number of School Sections that have taken advantage
 of the amendment in the School Act to shorten Summer Vacations, etc., 57.
 (Not brought down.)
- 14. Return ordered, shewing the amounts paid out by the Government in each County under the head of Education, etc., from 1871 to 1882, 139. (Not brought down under this head.) See Miscellaneous Expenditure.
- Report of Minister of Education presented, for the year, 1882, 137. (Sessional Papers, No. 5.)
- 16. Petitions respecting, 60, 134.

ELECTIONS:

- Bill introduced for amending the Election Act, 20. Second reading, 94. House
 goes into Committee on, 111, 114. Several amendments proposed respecting
 the extension of the Franchise and declared out of order by Mr. Speaker,
 123-4. Third reading, 125. R. A., 142. (46 Vic. c. 2.)
- 2. Bill introduced to amend the Election Act so far as the same relates to the District of Algoma, 98. Order for second reading discharged, 129.
- Return from the Records of the Elections presented, 17. (Sessional Papers, No. 22.)
- 4. Certificates of Elections laid on Table, 7-9.
- ELORA, VILLAGE OF:—Petition for Act to consolidate the Debenture Debt of the Village, 14. Reported, 23. Bill introduced and referred, 23. Reported, 38. Second reading, 40. House goes into Committee on, 75. Third reading, 82. R. A., 142. (46 Vic. c. 33.)
- ERIE AND HURON R. R.:—Petitions for Act respecting, 22, 27, 30. Reported, 42. Bill introduced and referred, 44. Second reading, 104. House goes into Committee on, 114. Third reading, 121. R. A., 142. (46 Vic. c. 52.)

ESTATES, ADMINISTRATION OF: - See Trustees and Executors.

ESTATE BILLS:

- 1. Bills referred to Commissioners of, 23, 28, 31, 44, 100.
- 2. Reported from, 34, 39, 80, 108.

ESTIMATES:—Estimates presented, 29, 130. (See Supply.)

EXPERIMENTAL FARMING:—Report on presented, 127. (Sessional Papers, No. 46.)

PORESTRY:—Report presented, of a Delegation appointed to attend the Forestry Congress at Cincinnatti and Montreal, 141. (Sessional Papers, No. 64.)

FRANCHISE, EXTENSION OF:

- 1. Motion respecting the Extension of the Parliamentary Franchise in the direction of Sons of Mechanics and others, negatived, 107-8.
- 2. Motion that the Liberal Party stands pledged to extend, etc., carried, 110.
- Several amendments proposed in the direction of extension and ruled out of order by Mr. Speaker, 124-5.

FREE LIBRARIES:—Resolutions respecting introduced and Lieutenant Governor's recommendation signified, 61. House goes into Committee on, and report; resolution agreed to, and referred to Bill 75. Bill introduced to facilitate the Establishment of Free Libraries, 74. Second reading, 94. House goes into Committee on, 101. Third reading, 104. R. A., 142. (46 Vic. c. 19.)

FRUIT GROWERS' ASSOCIATION:—Report of presented, 26. (Sessional Papers, No. 20.)

GAME:

- Bill introduced to amend the law, 20. Second reading, and referred to a Select Committee, 40. Reported, 74. Motion for House to go into Committee on, negatived, 94.
- 2. Petitions respecting, 30, 33, 37, 55, 73.

GAOL SURGEONS :-- See Criminal Matters.

GA'S, LIGHTING, ETC.:

- Bill introduced to authorize Cities, Towns and Villages to provide Gas and other means of Lighting and Heating, 19. Second reading, 24. House goes into Committee on, 29, 59, 102. Amendment moved to motion for third reading, and debate on adjourned, 93. Order for resuming the adjourned debate discharged, 102. Third reading, 114. R. A., 142. (46 Vic. c. 21.)
- Bill introduced to amend the Act respecting Companies for supplying Cities, Towns and Villages with Gas and Water, 33. Second reading, and referred to a Select Committee, 41. Reported, 128. House goes into Committee on; third reading, 136. R. A., 142. (46 Vic. c. 14.)
- GOVERNOR-GENERAL:—Despatch from to Lieutenant-Governor forwarding a Despatch having reference to the escape of Her Majesty the Queen from an attempt upon her life, 17.

Hamilton, city of:

- Petition for Act respecting the debt of, 26. Reported, 37. Bill introduced and referred, 38. Reported, 96. Second reading, 104. House goes into Committee on, 114, 129. Third reading, 129. R. A., 142. (46 Vic. c. 34.)
- Petition for Act to amend the City of Hamilton Debenture Act, 1864, 26.
 Reported, 37. Bill introduced and referred, 40. Reported, 96. Second reading, 104. House goes into Committee on, 114. Third reading, 121.
 R. A., 142. (46 Vic. c. 35.)
- Hamilton and Dundas Street R. R.: —Petitions respecting damage done, and repairs, 27.
- Hamilton and North-Western R. R.:—Petition against fusion of the road with the Grand Trunk, 36.

HEALTH, BOARD OF:

- 1. Report of presented, for the year 1882, 112. (Sessional Papers, No. 13.)
- 2. Return ordered, shewing the number of Local Boards of Health organized last year, etc., 139. (Not brought down.)
- HERDS AND FLOCKS:—Report on presented, 43. (Sessional Papers, No. 36.)
- Horse Pedigrees:—Bill introduced for the better preservation of the Records of Horse Pedigrees, 74. Second reading, and referred to a Select Committee, 111. Reported against, 128.
- Hospitals and Charities:—Report presented, on institutions aided by Government Funds. 44. (Sessional Papers, No. 38.)
- Hotels:—Bill introduced to provide for the Safety of Inmates of Hotels and other Buildings, 74. Second reading, and referred to a Select Committee, 94. (No report.)

House, THE:

- 1. Adjourns over a number of days, 21.
- 2. Continues sitting after midnight, 32, 119.
- 3. To sit on Saturdays, 62.
- 4. Government business to have precedence, 62.
- 5. To have morning sittings, 110.
- 6. Prorogues, 144.
- HURON AND ONTARIO SHIP CANAL:—Return ordered, of correspondence relating to survey, etc., 140. (Not brought down.)
- MMIGRATION:—Report of Department presented, 137. (Sessional Papers, No. 6.)
- INDUSTRIAL Schools:—Bill introduced respecting, 113. Second reading; House goes into Committee on, 135, 138. Third reading, 138. R. A., 142. (46 Vic. c. 29.)

Industries, Bureau of:—Report of presented, for the year 1882, 112. (Sessional Papers, No. 16.)

INEBRIATES: See Private Asylums.

Insane Persons: See Private Asylums.

Insurance:

- 1. Bill introduced relating to the law of, 20. Second reading, 94. House goes into Committee on, 116, 125. Third reading, 136. R. A., 142. (46 Vic. c. 15.)
- 2. Report of Inspector presented, for the year 1882, 61. (Sessional Papers, No. 21.)
- 3. Petitions respecting, 22.

OINT STOCK COMPANIES:—

- 1. Bill introduced to amend the Act respecting Companies for the Construction or Purchase of Roads and other Works, 20. Second reading, and referred to a Select Committee, 25. Reported, 97. House goes into Committee on, 127. Third reading, 134. R. A., 142. (46 Vic. c. 13.)
- 2. Bill introduced to amend the Act respecting Companies for supplying Cities, Towns and Villages with Gas and Water, 33. Second reading, and referred to a Select Committee, 41. Reported, 128. House goes into Committee on; third reading, 136. R. A., 142. (46 Vic. c. 14.)
- 3. Return ordered, giving the names of all the Joint Stock Road Companies in the Province, counties in which they are located, etc., 25. (Not brought down.)
- 4. Petitions respecting, 14, 22.

JUDGES, COUNTY AND SURROGATE: - Copies of Orders in Council presented, commuting the fees of, 22. (Sessional Papers, No. 25.)

JURIES AND JURORS:

- 1. Bill introduced to consolidate and amend the Acts as to, 20. Resolutions respecting the expenses of drafting jury panels introduced, and Lieutenant-Governor's recommendation signified, 76, 115. House goes into Committee on, 83, 115. Resolutions reported, agreed to and referred to Bill, 86, 115. Second reading, 101. House goes into Committee on, 107, 111, 125. Third reading, 125. R. A., 142. (46 Vic. c. 7.)
- 2. Return ordered, of copies of all official correspondence with regard to cap. 13 of 42 Vic. respecting Grand Jurors, 21. Presented, 44. (Sessional Papers, No. 40.)
- 3. Return ordered, shewing the style and nature of cases in the Superior Courts in which jury notices were, at the trial of such cases struck out in the years 1881 and 1882, etc., 39. Presented, 137. (Sessional Papers, No. 60.)

JUSTICES OF THE PEACE:

1. Bill introduced to provide for the Administration of Oaths of Office to persons appointed as Justices of the Peace, 10. (Not proceeded with.)

See Juries and Jurors, 1.

KENT, COUNTY OF:

- 1. Return ordered, shewing the number of appeals to the County Judge from the Court of Revision of each Municipality of the County in reference to assessment upon the lands of individuals for drainage under the Municipal Act, etc., 57. (Not brought down.)
- Return ordered, of correspondence and reports made by the Judge of the County to the Government relating to frauds in respect to the assessment or voters' lists in any Municipality in the County, etc., 57. Presented, 128. (Sessional Papers, No. 53.)
- KINGSTON NORMAL SCHOOL:—Return ordered, of correspondence with reference to the grant of certain lands on Union Street for Normal School purposes, 139. (Not brought down.)

KINGSTON AND PEMBROKE R. R.: See Renfrew.

AKE SCUGOG MARSH LANDS DRAINAGE COMPANY:—Petition for Act to amend Acts respecting the Company, 14. Reported, 28. Bill introduced and referred, 28. Reported, 60. Second reading, 75. House goes into Committee on, 82. Third reading, 101. R. A., 142. (46 Vic. c. 60.)

LAND IMPROVEMENT FUND:—Return ordered, of correspondence in respect to the Fund accruing on Crown Land Sales made between the 14th June, 1853, and 6th March, 1861, etc., 57. (Not brought down.)

LIBRARIES FREE :- See Free Libraries.

LIBRARY:—

- 1. Report presented, on the state of, 10. (Sess Paper Do 12)
- 2. Select Committee appointed to act with Mr. Speaker in the care of, 21. (No report.)

LICENSES, LIQUOR:—See Liquor License Law.

LIEUTENANT-GOVERNOR:

- 1. His speech at the opening, 1.
- 2. To be taken into consideration, 10.
- 3. Motion for Address to His Honour in reply, 10.
- 4. Debate on adjourned, 12, 13. Agreed to, 14.
- 5. Certain paragraphs agreed to on division, 14.
- 6. Referred to Committee and reported, 14.
- 7. Ordered to be engrossed and presented, 16. Reply, 18.
- 8. Recommends certain measures involving the expenditure of Public Moneys, 59, 61, 76, 101, 115, 116.

- - 9. Messages from transmitting a despatch from the Secretary of State for the Colonies having reference to an escape of Her Majesty the Queen from an attempt upon her life, 17.
 - 10. Estimates for the year 1883, and to complete the service of 1882, 29, 130.
 - 11. Assents to Bills, 142.
 - 12. His speech at the close of the Session, 144.
 - 13. Return ordered, of a copy of His Honour's commission as Lieutenant-Governor and of any instructions since issued to His Honour, 25. Presented, 31. (Sessional Papers, No. 29.)

LIMITATIONS, STATUTE OF:—Petition respecting, 73.

LINDSAY, Town of: -Petition for Act to authorize the Corporation to sell or lease certain lands, 13. Reported, 28. Bill introduced, and referred to Commissioners of Estate Bills, 28. Reported, 39. Referred to Committee on Private Bills, 40. Reported, 43. Second reading, 59. House goes into Committee on, 75. Third reading, 82. R. A., 142. (46 Vic. c. 36.)

LIQUOR LICENSE LAW:

- 1. Bill introduced respecting the Sale of Fermented and Spirituous Liquors, 29. Second reading, and referred to a Select Committee, 94. Reported, 100. House goes into Committee on, 120. Third reading, 121. R. A., 142. (46 Vic. c. 25.)
- 2. Return ordered, shewing the number of Petitions received by the Government from Municipal Councils asking that the power of granting licenses may again be placed in their hands, etc., 39. (Not brought down.)
- 3. Return ordered, shewing the amount expended by the several Municipalities in the years 1871, 1872, 1880, 1881 and 1882, and the amounts received in the same years and for 1874 and 1875 from liquor licenses, etc., 76. (Not brought down.)
- 4. Return ordered shewing the Municipalities that have passed By-laws limiting the number of Tavern and Shop Licenses, etc., 139. (Not brought down.)
- 5. Motion that it is not in the public interest or calculated to promote the cause of temperance to continue the mode of appointing Boards of License Commissioners and Inspectors now in force, etc., negatived, 98-9.
- 6. Report of the Provincial Secretary presented, on the working of the Tavern and Shop License Act, 103. (Sessional Papers, No. 11.)
- 7. Petitions respecting, 22.
- Local Masters:—Copies of Orders in Council presented, commuting the fees of Local Masters and Deputy Registrars, 22. (Sessional Papers, No. 24.)
- LONDON, CITY OF: -Petition for Act to authorize the Corporation to borrow \$200,000, and to issue debentures therefor, etc., 26. Reported, 30. Bill introduced and referred, 31. Reported; title amended, 73. Second reading, 82. House goes into Committee on, 96. Third reading, title again amended, 130. R. A., 142. (46 Vic. c. 37.)

London City Gas Company:—Petitions for Act respecting the Company and the London Gas Light Company, 22. Reported, 28. Bill introduced and referred, 28. Reported, 73. Second reading, 82. House goes into Committee on, 96. Third reading, 130. R. A., 142. (46 Vic. c. 59.)

LONDON JUNCTION R. R.:

- Petition for Act respecting certain aid to the Company, 26. Reported, 30. Bill introduced and referred, 31. Reported, 78. Second reading, 82. House goes into Committee on, 96, 109. Third reading, 130. R. A., 142. (46 Vic. c. 54.)
- Petition for Act respecting, 26. Reported, 42. Bill introduced and referred, 44.
 Reported, 91. Second Reading, 98. House goes into Committee on, 114.
 Third reading, 121. R. A., 142. (46 Vic. c. 43.)
- LUNATICS:—Return ordered, shewing the number of lunatics committed to the gaols in each County during the years 1880, 1881 and 1882, etc., 39. (Not brought down.)

MANHOOD SUFFRAGE:—Petitions for Act to declare, 33, 60, 91, 96.

MARKET FEES:

- Bill introduced to amend the Act respecting, 100. Second reading, 121. House goes into Committee on, 127, 135. Third reading, 135. R. A., 142. (46 Vic. c. 17.)
- Return ordered, shewing the Municipalities in which Public Markets were in existence at the time of the passing of the Act respecting market fees, etc., 29. (Not brought down.)
- Return ordered, shewing what Municipalities have abolished market fees since January 1st, 1881, also naming roads from which tolls have been removed, 138. (Not brought down.)
- Statement presented, shewing the application of the Act to the City, Town and Village Markets as reported December, 1882, 127. (Sessional Papers, No. 47.)
- 5. Petitions respecting, 41, 60.
- MARRIAGES, SOLEMNIZATION OF:—Bill introduced to amend the Revised Act respecting, 39. Second reading, 59. House goes into Committee on, 62. Amendment to reduce fee for license negatived; third reading, 92. R. A., 142. (46 Vic. c. 11.)

MARRIED WOMEN'S PROPERTY ACT:

- 1. Bill introduced to amend, 31. Order for second reading discharged, 95.
- 2. Bill introduced to amend, 92. Order for second reading discharged, 129.

MEMBERS:

- 1. Resign their seats, 5-7,
- 2. Take the oath and their seats, 9, 12.
- 3. Certificates of elections, 7-9.

- Mimico Farm:—Return ordered, shewing the amount of the purchase money which is overdue, and by whom payable, etc., 76. Presented, 137. (Sessional Papers No. 59.)
- MISCELLANEOUS EXPENDITURE:—Return ordered, shewing the amounts paid out by the Government in each County under the following heads: Education, Administration of Justice, Encouragement of Agriculture and Arts, Hospitals and Charities, Colonization Roads, Railroads, Public Works and County Gaols in each year, from 1871 to 1882 both inclusive, 139. Presented in part, 141. (Sessional Papers, No. 63.)
- MONTREAL AND CITY OF OTTAWA JUNCTION R. R.:—Petition respecting By-law No. 346 of the City of Ottawa, 27.

MUNICIPAL LAW:

- 1. Select Committee appointed, 40.
- Bill introduced to consolidate the Laws respecting Municipal Institutions, 19.
 Second reading, 54. House goes into Committee on, 62, 91, 105. Amendment respecting gaol keepers negatived; third reading, 140. R. A., 142. (46 Vic. c. 18.)
- 3. Bill introduced to amend the Municipal Act respecting Public Cemeteries, 20. Second reading, and referred to a Select Committee, 58. (No report.)
- Bill introduced to amend, 25. Second reading, and referred to a Select Committee, 40. Reported against, 128.
- Bill introduced to amend, 31. Second reading, and referred to a Select Committee, 59. Reported as embodied in another Bill, 129.
- 6. Bill introduced to amend, 31. Order for second reading discharged, 95.
- Bill introduced to amend, 61. Second reading, and referred to a Select Committee, 83. Reported as embodied in another Bill, 129.
- Bill introduced to amend, 61. Second reading, and referred to a Select Committee, 83. Reported, 129. House goes into Committee on, 137. Order for third reading discharged, 141. Note.—The provisions of this Bill were embodied in Bill consolidating the whole Law. See above, 2.
- 9. Bill introduced to amend, 74. Order for second reading discharged, 112. Petition against, 120.
- Bill introduced to amend, 74. Second reading, and referred to a Select Committee, 94. Reported as embodied in another Bill, 129.
- Bill introduced to amend, 74. Second reading, and referred to a Select Committee, 94. Reported against, 128.
- Bill introduced to amend, 82. Second reading, and referred to a Select Committee, 112. Reported as embodied in another Bill, 129.
- 13. Bill introduced to amend, 100. Second reading, and referred to a Select Committee, 112. Reported as embodied in another Bill, 129.
- 14. Bill introduced to amend, 109. Second reading, and referred to a Select Committee, 120. Reported as embodied in another Bill, 129.
- 15. Bill introduced to amend, 113. Order for second reading discharged, 129.
- 16. Petitions respecting, 14, 18, 22, 27, 30, 33, 41, 42, 55, 60, 73, 109, 120, 134.

- Municipal Bonuses:—Return presented, to an Order of the House of the Session of 1882, for a Return shewing the number of Municipal Bonuses granted in aid of any industry by County, City, Town, Village and Township Municipality since January 1879, etc., 128. (Sessional Papers, No. 50.)
- MUNICIPAL EXPENDITURE:—Return presented, shewing the total expenditure for Municipal purposes for the years 1881 and 1882, 137. (Sessional Papers, No. 61.)
- MUNICIPAL STATISTICS:—Statement presented, of assets, etc., 137. (Sessional Papers, No. 62.)
- Muskoka and Sault Ste. Marie R. R.:—Return ordered, shewing all applications made by any Railway Company for the subsidy or grant in aid of a railway from Muskoka to the Sault, etc., 91. Presented, 128. (Sessional Papers, No. 52.)
- MUSKOKA SLIDE DAM AND BOOM COMPANY:—Return ordered, giving the names of the officers and directors of the Company and a copy of the Charter, etc., 139. (Not brought down.)
- NAPANEE, TAMWORTH AND QUEBEC R. R.:—Petition for Act respecting the Company and a certain bonus granted by the Town of Napanee, 22. Reported, 28. Bill introduced and referred, 28. Reported, 43. Second reading, 58. House goes into Committee on, 75. Third reading, 82. R. A., 142. (46 Vic. c. 55.)
- NATIONAL POLICY:—Motion declaring that the Policy ought to be recognized as part of the settled policy of the country, negatived, 117.
- NIAGARA FALLS RESTORATION AND IMPROVEMENT COMPANY:—Petition for Act of Incorporation, 27. Reported, 30. Fees remitted, 100. (Not proceeded with.)
- ORDINARY EXPENDITURE:—Motion respecting the rapid increase in, 105.
- Ottawa, City of:—Petitions for Act to extend the limits of the City and to re-arrange the wards thereof, 27, 96. Petitions against, 36, 73, 96. Reported, 42. Bill introduced and referred, 44. Reported, preamble not proven; fees remitted, 97.
- Ottawa, Roman Catholic Bishop of:—Petition for Act to incorporate the Roman Catholic Bishop of the Diocese of Ottawa in Canada, 27. Reported, 31. Bill introduced and referred, 33. Reported; title amended; fees remitted, 103. Second reading, 115. House goes into Committee on; third reading, 130. R. A., 142. (46 Vic. c. 64.)
- OXFORD, COUNTY OF:—Petition for Act respecting By-law No. 259 of the Corporation of the County, 18. Reported, 42. Bill introduced and referred, 44. Reported, 97. Second reading, 104. House goes into Committee on, 114. Third reading, 121. R. A., 142. (46 Vic. c. 38.)
- PARKDALE:—See Toronto and Parkdale.

PARLIAMENT BUILDINGS:

 Return ordered, shewing in detail the amounts heretofore expended in the preparation of plans respecting new Parliament Buildings, etc., 25. Presented, 137. (Sessional Papers, No. 56.)

- Return ordered, of any correspondence connected with the proposed erection of Parliamentary and Departmental Buildings, etc., 39. Presented, 137. (Sessional Papers, No. 57.)
- Return ordered, shewing from Confederation up to date the cost for repairs and insurance of the Legislative and Departmental Buildings and for Government House, 138. (Not brought down.)

PARRY SOUND TIMBER LIMITS:—See Timber Limits.

Pedlers:—Petition respecting travelling pedlers, 36.

Peterborough, Roman Catholic Bishop of:—Petition for Act to incorporate the Roman Catholic Bishop of Peterborough in Canada, 27. Reported, 31. Bill introduced and referred, 31. Reported; fees remitted, 97. Second reading, 104. House goes into Committee on, 115. Third reading; title amended, 121. R. A., 142. (46 Vic. c. 65.)

Police Magistrates:—Return presented, to an Order of the House of the Session of 1882, for a Return shewing the appointments of Police Magistrates made since 1871, etc., 61. (Sessional Papers, No. 42.)

PORT COLBORNE, Town of:—Petition for Act to incorporate the Town, 22. Petitions against, 41, 60. Reported, 37. Bill introduced and referred, 38. Reported, preamble not proven; fees remitted, 74.

PRACTICAL SCIENCE:—Report of School of presented, 25. (Sessional Papers, No. 19.)

PRINTING:

- 1. Committee on to be appointed, 16. Appointed, 19.
- 2. Report, 38, 109, 113, 136, 141.
- 3. Recommend the printing of an extra number of certain documents, 38.

PRISONS AND PUBLIC CHARITIES:

- Bill introduced respecting the office of Inspector of, and respecting persons committed as lunatics, 39. Second reading, 59. House goes into Committee on, 62. Third reading, 75. R. A., 142. (46 Vic. c. 30.)
- 2. Reports of Inspector presented, 16, 26. See Asylums. Lunatics.

PRIVATE ASYLUMS:—Bill introduced respecting Private Asylums for Insane Persons and Inebriates, 19. Second reading, 94. House goes into Committee on, 111. Third reading, 114. R. A., 142. (46 Vic. c. 28.)

PRIVATE BILLS:

- 1. Committee to be appointed, 16. Appointed, 18.
- 2. Report, 24, 38, 43, 55, 60, 73, 91, 96, 100, 103, 112.
- 3. Time for receiving Petitions for extended, 21, 24.
 - 4. Time for receiving Reports from Committee extended, 24, 97.
 - 5. Time for introducing Bills extended, 56.
 - 6. Reported preamble not proven, 74, 97, 120.

PRIVILEGES AND ELECTIONS:—Committee to be appointed, 16. Appointed, 18. (No report.)

PROVINCIAL SECRETARY:

- 1. Report of presented, 137. (Sessional Papers, No. 54.)
- 2. Announces prorogation of House, 144.

Public Accounts:

- 1. Committee to be appointed, 16. Appointed, 19.
- 2. Report, 128. (Appendix No. 1.)
- 3. Public Accounts for 1882 presented, 95. (Sessional Papers, No. 1.)
- Public Cemeteries:—Bill introduced to amend the Municipal Act respecting, 20. Second reading, and referred to a Select Committee, 58. (No report.)
- PUBLIC PARKS:—Bill introduced respecting the establishment of, in Cities and Towns, 19. Second reading, 54. House goes into Committee on, 60, 93. Amendment respecting the appointment of Park Commissioners negatived; third reading, 113-14. R. A., 142. (46 Vic. c. 20.)

Public Works:—Report of Commissioner presented, 39. (Sessional Papers, No. 7.)

UEEN, HER MAJESTY THE:—Despatch acknowledging Address having reference to Her Majesty's escape from an attempt upon her life, 17.

PAILWAYS:

- 1. Committee to be appointed, 16. Appointed, 19.
- 2. Report, 24, 43, 56, 61, 73, 91, 97, 100, 120.
- 3. Bill introduced to authorize the construction of Street Railways, 19. Second reading, 24. House goes into Committee on, 29, 60, 101. Third reading, 114. R. A., 142. (46 Vic. c. 16.)
- 4. Motion that no Company within the control of the Legislature should be allowed to enter into amalgamation, etc.; withdrawn, 139.
- 5. Petition respecting, 109.
- Reeves:—Return ordered, shewing the number of Reeves and Deputy Reeves respectively composing the various County Councils in the years 1872, 1877, and 1881, etc., 91. (Not brought down.)
- REGISTRARS:—Return presented, of fees and emoluments made under R. S. O., c. 111, s. 97, 127. (Sessional Papers, No. 14.)
- REGISTRAR-GENERAL:—Report of presented, for the year 1881, 137. (Sessional Papers, No. 9.)
- REGISTRY ACT:—Petition respecting, 27

Renfrew, Town of:—Petition for Act to legalize and declare valid certain By-laws, 26.
Reported, 42. Bill introduced and referred, 44. Reported, 97. Second reading, 104. House goes into Committee on, 114. Third reading, 121. R. A., 142. (46 Vic. c. 39.)

RIVERS, STREAMS, AND CREEKS:

- 1. Bill introduced for protecting the public interest in, 20. Second reading on a division, 98. House goes into Committee on, 101. Amendments negatived, 125-6. Third reading on division, 127. R. A., 142. (46 Vic. c. 10.)
- 2. Motion that legislation which provides for the taking of private property and applying it to public uses without making full compensation to the owner is contrary to natural justice, etc., negatived, 45.
- 3. Correspondence presented, having reference to the disallowance of an Act passed in 44 Vic., 127. (Sessional Papers, No. 48.)
- 4. Copy of an Order presented, of His Honour the Deputy of the Governor-General disallowing the Act passed in March, 1882, together with correspondence thereon, 137. (Sessional Papers, No. 55.)
- ROCHESTER, TOWNSHIP OF:—Petition for Act to consolidate the debt of the Township, 22. Reported, 42. Bill introduced and referred, 44. Reported, 91. Second reading, 98. House goes into Committee on, 114. Third reading; title amended, 129. R. A., 142. (46 Vic. c. 40.)
- Ross, George William:—Petition for Act to authorize the Supreme Court of Judicature to admit him to practise as a solicitor, 27. Reported, 42. Bill introduced and referred, 44. Reported, 100. Second reading, 104. House goes into Committee on, 115, 134. Third reading, 134. R. A., 142. (46 Vic. c. 72.)

ST. ALBAN THE MARTYR, CATHEDRAL OF :—See Toronto Cathedral.

SARNIA, Town of:—Petition for Act to legalize certain By-laws and for other purposes, 13. Reported, 28. Bill introduced and referred, 28. Reported, 73. Second reading, 94. House goes into Committee on, 104. Third reading, 114. R. A., 142. (46 Vic. c. 41.) Petition against, 54.

Schools:—For all entries under this head see, Education.

SHERIFFS:

- Statement presented, of fees and emoluments under 43 Vic. c. 3, 128. (Sessional Papers, No. 49.)
- 2. Petition respecting, 18.
- Shuniah, Municipality of:—Petitions for Act respecting the Municipality and the tax imposed on lands in the District of Algoma, 27, 91. Reported, 30. Bill introduced and referred, 31. Second reading, 104. House goes into Committee on, 130, 134. Third reading, 134. R. A., 142. (46 Vic. c. 42.)

SPEAKER:

1. Informs the House that he had received notifications of vacancies which had occurred during the recess, 5.

- 2. That he had issued his Warrants for new Writs, 5.
- 3. Of certificates of elections, 7.
- That to prevent mistakes he had obtained a copy of His Honour's speech which he read, 10.
- 5. That a Return from the Records of the Elections had been laid on the table, 17.
- 6. That the Commissioners of Estate Bills had reported upon several Bills, 34, 39, 80, 108.
- 7. Reserves his decision, 41.
- 8. His rulings on several matters, 58, 123, 124.
- 9. His rulings sustained on appeal to the House, 123, 124.
- 10. His speech when presenting Bill of Supply to Lieutenant-Governor, 144.
- STANDARD AND ALLIANCE FIRE INSURANCE COMPANIES:—Petition for Act to amalgamate the Companies as the Standard Fire Insurance Company, 21. Reported, 28. Bill introduced and referred, 28. Reported, 43. Second reading, 59. House goes into Committee on, 82, 93. Third reading, 93. R. A., 142. (46 Vic. c. 58.)

STANDING ORDERS:

- 1. Committee to be appointed, 16. Appointed, 19.
- 2. Report, 23, 28, 30, 37, 42, 55.
- 3. Report rules not complied with, 42-3.
- Report referred back to Committee, with instructions to reconsider the matter of notices, 43.
- STATUTES:—Return presented, as to the disposal of the Ontario Statutes, 44. (Sessional Papers, No. 15.)
- STATUTE LABOUR:—Bill introduced to provide for the performance of, in unincorporated Townships, 61. Second reading, 94. House goes into Committee on, 101, 116. Third reading, 121. R. A., 142. (46 Vic. c. 22.)
- STATUTE OF LIMITATIONS:—Petition respecting, 73.
- Steam Boilers:—Bill introduced respecting the inspection of, 20. Order for second reading discharged, 112.
- STIPENDIARY MAGISTRATE:—Report presented, of E. B. Borron on part of the Basin of Hudson's Bay, 137. (Sessional Papers, No. 39.)
- STREET RAILWAYS:—Bill introduced to authorize the construction of, 19. Second reading, 24. House goes into Committee on, 29, 60, 101. Third reading, 114. R. A., 142. (46 Vic. c. 16.)

SUPPLY:

- 1. House resolves to go into Committee, 16.
- 2. Estimates presented and referred to the Committee, 29, 130.
- 3. House goes into Committee, 34, 45, 63, 77, 99, 102, 106, 107, 108, 111, 117, 131.
- 4. Reports progress, 99, 106, 107, 108.
- 5. Resolutions reported, 34, 54, 72, 79, 86, 103, 111, 118, 132.
- 6. Resolutions agreed to, 90, 118, 119, 129, 133, 134.
- Amendments moved to motion "That Mr. Speaker do leave the chair"—(1)
 Boundaries, 32; negatived, 33. (2) Rivers and Streams, 45; negatived, 45.
 (3) Timber Supply, 63; negatived, 63. (4) Liquor License Law, 98; negatived, 99. (5) Centralizing Policy, 102; negatived, 102. (6) Ordinary Expenditure, 105; negatived, 105. (7) Preservation of Timber, 106; negatived, 107. (8) Extension of the Franchise, 107; negatived, 108. (9)
 Extension of the Franchise, 110; carried, 110. (10) National Policy, 117; negatived, 117.
- 8. Amendments to several items of supply moved and negatived as follow: Education, 118-19. Colonization Roads, 133. Miscellaneous Expenditure, 133.
- 9. House resolves to go into Committee of Ways and Means, 16.
- 10. Goes into Committee, 135.
- 11. Resolution reported and agreed to, 135.
- 12. Bill of Supply introduced; read a second and third time, 135. R. A., 142. (46 Vic. c. 1.)

Surplus:—See Ordinary Expenditure.

- TAVERN AND SHOP LICENSE ACTS:—Report of the Provincial Secretary presented on the working of 103. (Sessional Papers, No. 11.) See Liquor Licenses.
- THUNDER BAY COLONIZATION R. R.:—Petition for Act of incorporation, 26. Reported, 30. Bill introduced and referred, 31. Reported, 43. Second reading, 59. House goes into Committee on, 82. Third reading, 93. R. A., 142. (46 Vic c. 56.)

TIMBER AND TIMBER LIMITS:

- 1. Motions respecting the care and preservation of, etc., negatived, 63, 106.
- 2. Return ordered, shewing the conditions of sale under which the 487 square miles of timber limits in the Parry Sound and Muskoka Districts sold in 1871, were sold, etc., 25. Presented, 61. (Sessional Papers, No. 41.)
- TORONTO CATHEDRAL:—Petition for Act to incorporate the Dean and Chapter of the Cathedral of St. Phillips and St. James, Toronto, 18. Reported, 42. Bill introduced and referred, 44. Reported; title amended and fees remitted, 91. Second reading, 98. House goes into Committee on; title amended, 114. Third reading, 121. R. A., 142. (46 Vic. c. 63.)

TORONTO, CITY OF:

- Petition for Act to enable the City to institute an issue of Corporation Stock, etc., 22. Reported, rules not complied with, 42. Referred back to Committee on Standing orders, with instructions to reconsider notices, 43. Reported, 55. Bill introduced and referred, 56. Reported, 103. Second reading, 115. House goes into Committee on; third reading, 130. R. A., 142. (46 Vic. c. 44.)
- Petition for Act respecting 21. Reported, 42. Bill introduced and referred, 44.
 Reported, 112. Second reading, 130. House goes into Committee on, 136.
 Third reading, 138. R. A., 142. (45 Vic. c. 43.)
- TORONTO, DIOCESE OF:—Petition for Act to amend the Synod and Rectory Sales Act affecting the Diocese of Toronto, 26. Reported, 30. Bill introduced, and referred to Commissioners of Estate Bills, 31. Reported, 80. Referred to Committeee on Private Bills, 81. Reported, and recommitted to Commissioners for further report, 100. Reported, 108. Referred again to Committee on Private Bills, 109. Reported; fees remitted, 112. Second reading, 130. House goes into Committee on, and rises without reporting, 138. Petitions against, 96, 120.

TORONTO, GREY AND BRUCE R. R.:

- Petition for Act to amend the several Acts relating to 13. Reported, 23. Bill introduced and referred, 23. Reported, preamble not proven, 120. Fees remitted, 121.
- 2. Petitions praying repeal of sec. 17, of cap. 66, of 43 Vic., relating to the company, 13, 26.
- TORONTO AND KINGSTON ROMAN CATHOLIC BISHOPS:—Petition for Act to amend the Act incorporating, 13. Reported, 28. Bill introduced and referred, 29. Reported; Fees remitted, 97. Second reading, 104. House goes into Committee on, 114. Third Reading, 121. R. A., 142. (46 Vic. c. 66.)
- TORONTO AND PARKDALE:—Petition for Act respecting, 21. Reported, 42. Bill introduced and referred, 44. Reported, 92. Second reading, 98. House goes into Committee on, 104. Third reading, 114. R. A., 142. (46 Vic. c. 45.)
- TORONTO AND YORKVILLE:—Petition for Act respecting, 18. Reported, 42. Bill introduced and referred, 44. Reported, 100. Second reading, 104. House goes into Committee on, 130, 136. Third reading, 136. R. A., 142. (46 Vic. c. 46.)

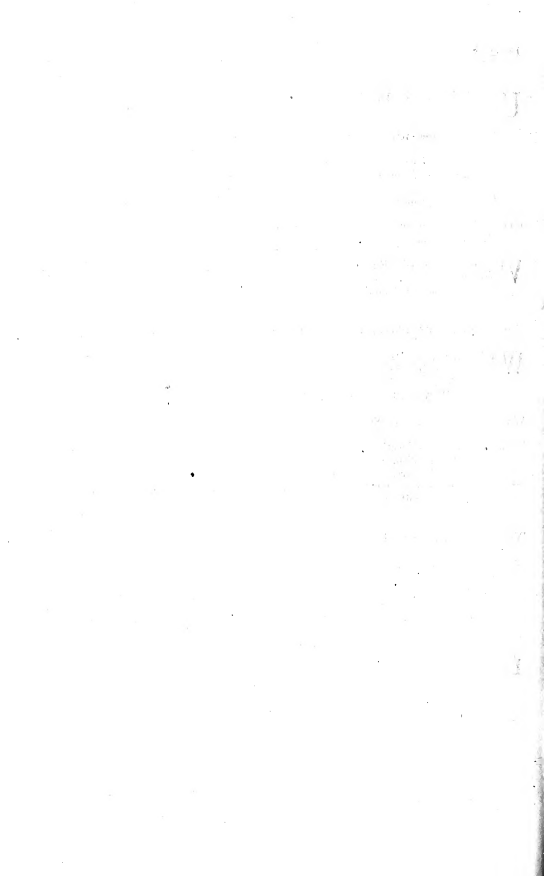
TORONTO UNIVERSITY:

Report of presented, 91. (Sessional Papers, No. 91.)

- TREE PLANTING:—Bill introduced to encourage the Planting and Growing of Trees, 20.
 Resolutions respecting introduced and Lieutenant-Governor's recommendation signified, 59. House goes into Committee on; resolutions reported, agreed to and referred to Bill, 62. Second reading, 62. House goes into Committee on, 76, 94.
 Third reading, 104. R. A., 142. (46 Vic. c. 26.)
- TRUSTEES AND EXECUTORS:—Bill introduced respecting Trustees and Executors and the Administration of Estates, 29. Second reading and referred to a Select Committee, 41. Reported, 92. House goes into Committee on, 120. Third reading, 121. R. A., 142. (46 Vic. c. 9.)

TINIVERSITY COLLEGE:

- 1. Report presented for 1881-82, 25. (Sessional Papers, No. 17.)
- Return ordered, of correspondence on the subject of admission of women to the Lectures of the College, etc., 138. (Not brought down.)
- 3. Petitions respecting the attendance of women at lectures, 103.
- UPPER CANADA COLLEGE:—Statement presented, to 30th June, 1882, 34. (Sessional Papers, No. 32.)
- VICTORIA COLLEGE:—Petition of Act respecting, 27. Reported, 37. Bill introduced and referred, 38. Reported; fees remitted, 60. Second reading, 75. House goes into Committee on, 104. Third reading, 114. R. A., 142. (46 Vic. c. 67.)
- Voters' Lists:—Petitions respecting, 22, 27, 37, 41, 55, 134. See Kent County of, 2.
- WATERLOO, WELLINGTON AND GEORGIAN BAY R. R.:—Petition for Act respecting, 14. Reported, 37. Bill introduced and referred, 38. Reported, 91. Second reading, 98. House goes into Committee on, 104. Third reading, 114. R. A., 142. (46 Vic. c. 57.)
- WAYS AND MEANS:—See Supply, 9.
- WILKES, ROBERT:—Petition for Act to enable the Trustees and Executrices under the will of Robert Wilkes to lease and sell certain lands, 22. Reported, 23. Bill introduced and referred to Commissioners of Estate Bills, 23. Reported, 34. Referred to Committee on Private Bills, 36. Reported, 55. Second reading, 75. House goes into Committee on, 96. Third reading; title amended, 101. R. A., 142. (46 Vic. c. 70.)
- WOODSTOCK COLLEGE: See Canadian Literary Institute.
- Woodstock, Town of:—Petition for Act to confirm an Agreement between the Town of Woodstock and the Great Western Railway Company, 26. Reported, rules not complied with, 43. Referred back to Committee on Standing Orders with instructions to reconsider notices, 43. Reported, 55. Bill introduced and referred, 56. Reported; title amended, 100. Second reading, 105. House goes into Committee on, 115. Third reading, 121. R. A., 142. (46 Vic. c. 47.)
- VORKVILLE ANNEXATION :—See Toronto.



REPORT OF THE COMMITTEE

ON

PUBLIC ACCOUNTS

FOR 1883.

Erinted by Order of the Legislative Assembly.



Toronto:

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REPORT OF THE COMMITTEE

ON

PUBLIC ACCOUNTS

FOR 1883.

To the Honourable the Legislative Assembly of the Province of Ontario:

The Standing Committee on Public Accounts beg leave to present the following as their

REPORT.

The Committee have carefully examined the item of expenditure in the Public Accounts for 1882 relating to "Advance to Agriculture and Arts Association of \$11,396,25, for alterations to the Agricultural Hall, corner of Queen and Yonge Streets, Toronto."

The Committee have deemed it advisable to call witnesses, who have given evidence,

which is herewith submitted :-

Mr. Tully, Provincial Architect, was examined with reference to the part taken by him in preparing plans and superintending the work.

See paper marked "A."

Mr. Drury, M.P.P., President of the Agriculture and Arts Association, was also examined as to authority given by the Association for making alterations in the building. See paper marked "B."

Various other persons were also examined with reference to the same matter, whose

evidence will be found in paper marked "C."

The Committee have not, owing to the short time at their disposal, been able to make any examination of the other items of expenditure for 1882, or to complete the examination of the accounts for 1881.

The Minutes of the Committee are herewith submitted.

All of which is respectfully submitted.

Committee Room, 30th January, 1883. J. M. Ferris, Chairman.

MINUTES AND PROCEEDINGS

OF THE

COMMITTEE ON PUBLIC ACCOUNTS

FOR 1883.

Committee Room, No. 16, January 9th, 1883.

Committee met 10:45 a.m., for organization.

Present:

Messieurs Bell, Harcourt, Ross,

Wood,

Messieurs Gibson (Huron), Monk, Striker, Young.

Moved by Mr. Wood, seconded by Mr. Ross, That Mr. Ferris be Chairman of the Committee.—Carried.

Committee then adjourned.

LIBRARY,

11th January, 1883.

Committee met at 11 a.m.

Present:

The Chairman,
Messieurs Gibson (Huron),
McCraney,
Wood,

Messieurs Harcourt, Striker.

Committee adjourned at 11.15 for want of a quorum.

Library,

19th January, 1883.

Committee met at 10 a.m.

Present :

The Chairman,

Messieurs Creighton,
Gibson (Huron),
Harcourt,
Meredith,

Messieurs Merrick, Monk, Striker, Wood. Motion made for papers relating to \$11,396.25 item, Agricultural Hall Building, on page 180 Public Accounts, 1882, and that the following be summoned to appear before the Committee, on Tuesday next, at eleven a.m., and give evidence: C. Drury, Esq., M.P.P., Kivas Tully, Esq., architect, and Messrs. H. Wade and P. Jamieson.

Committee then adjourned until Tuesday next, at eleven a.m.

TREASURY OFFICE,

Tuesday, January 23rd, 1883.

Committee met pursuant to adjournment.

Present:

The Chairman.

Messieurs Creighton,
Hardy,
Lauder,
Meredith
Monk,

Messieurs Merrick, Striker, Wood, Harcourt, McCraney.

Vouchers moved for at previous meeting were laid before the Committee.

Mr. Tully, Architect of Public Works Department, appeared and was examined with reference to expenditure on Agricultural Hall building. Evidence taken down by shorthand writer. Appended and marked "A."

" A."

PUBLIC ACCOUNTS COMMITTEE.

Treasurer's Office, January 23rd, 1883.

Evidence re Item of \$11,396.25, Agricultural Hall, Toronto.

KIVAS TULLY, sworn (examined by Mr. MEREDITH) :-

I am the Provincial Architect; the alterations and improvements to the Agricutural Hall, Toronto, were done under my supervision.

Q. Under what department was that work?

- 4. I consider it was under the Public Works Department.
- Q. How is it this work was not done under the Public Works Department in the ordinary way?

A. Well, we had no appropriation for it; I reported though to the Commissioner.

- Q. And, in fact, it was done under the direction of the Treasury Department?

 A. The Treasurer directed me to put myself in communication with the Agricultural and Arts Association, which I did, and carried out their instructions; I received instructions some time in March last; they were to wait on the Association, and they would tell me what was required to be done.
- Q. What was you to see them about?

 A. They were to make alterations in the building for the Agricultural and Arts Association, for the Bureau of Industries, and for the Professor of Agriculture, and with reference to stores to be fitted up for the tenant of the Association.

Q. You were so informed by the Chief of the Treasury Department.

- A. I had been told there were certain alterations in the building, and that the Association would tell me what they were to be.
- Q. Was there nothing said about the extent to which you were to go, or as to the extent of your authority in the matter?

A. No. I saw the Association officers. Mr. Drury, the President, was present at a committee meeting, and I think also Mr. Rykert.

Q. Were there any instructions given you?

A. They were about to hold a meeting at Kingston, and I was to report to the President, enclosing plans describing alterations; the Association at that meeting described the alterations; they said the lease with their tenant was up, and they wanted to make a new arrangement with him; Mr. Jamieson was about to have both the stores, which were to be thrown into one. Then there were to be alterations on the first floor for offices, and at the front and rear by the workshop for the tenant, Mr. Jamieson; I was instructed to prepare a plan and to make estimates; I sent the plan to Kingston; I saw the Treasurer again after seeing the Board; I showed him the plans, and also made a report to him on the alterations; I understood the Treasurer was controlling all the expenditure.

[Report to Treasurer, dated May 1st, 1882, produced.]

Q. You have said nothing about the hydraulic lift mentioned here as having been

part of your conference with the Board.

A. It was originally contemplated to have a stairway going up to the second floor, but there was found to be an objection to the employes of Mr. Jamieson using it in common, and it was suggested there should be this additional means of getting up; it was not spoken of at the Board, I think it was agreed upon by the Secretary of the Association and the tenant, and the Treasurer approved of it.

Q. I see the amount of your estimate was, including the lift, \$5,000.

A. Yes. There was considerable variation from that estimate. Mr. Jamieson wished the Government to put in the plate glass windows and have them charged to him; when I found they were wanting so many alterations I requested Mr. Munro, the Clerk of Works, to furnish me with a certified copy of the arrangements which had been made with their tenant; he was furnished with this copy of a resolution passed by the Board. (Resolution produced.) I noticed in that I was selected as the architect for the Association Council.

Q. What additional accommodation was the Agricultural and Arts Association

securing?

- A. I don't know that they have any more accommodation now than they had before; the space on the first floor, formerly occupied by Mr. Jamieson as a work-room, was fitted up into three rooms for the Bureau of Statistics; there were also two rooms at the back, one fitted up with pigeon holes for records, that is five altogether.
 - Q. When was this work commenced?
 - A. About the second week in May; it was finished in November.

Q. Was the work done by contract?

A. We had tenders for a portion of the work, for steam-heating, plumbing, painting, plastering, and for the lift; none of these tenders were advertised for; we notified the different parties likely to be the best.

Q. Did you receive any instructions as to tenders from anybody?

A. The instructions I got were that the work was to be done under a Clerk of Works, by day work, and of course do it as economically as posible; I mentioned to the Association that it was to be done by day work, and it was so understood.

- Q. What plumbers did you give notice to?
- A. To Messrs. Richie & Co., D. S. Keith & Co., W. J. McGuire, and to John Richie.
- Q. Why did you not adopt the plan of advertising for tenders?
- A. We wanted the work done right away.
- Q. Could you not have inserted an advertisement twice in the Globe, and so received tenders?
- A. We are often delayed in getting tenders in that way, and we also get tenders that are not reliable.
 - Q. Is it not the practice of the Public Works Department to receive tenders for work? A. Yes.
 - Q. Then why adopt a different practice in regard to this?
- A. I thought it was safer to get tenders in the way I did; I do not think it made any difference, except that we might have got a tender from irresponsible parties.
 - Q. Then you do not approve of the system of tendering?
- A. Oh, yes, I do, but sometimes we are bothered with low tenders. I gave the plumbers a week's notice for their tenders.
 - Q. Could that not have been done as well in the papers?
- A. I suppose we could have given a week's notice in the papers; D. S. Keith & Co. did the plumbing.
 - Q. Who were the parties notified with respect to steam-heating?
- \hat{A} . The same parties as to the plumbing; the amount of the steam-heating contract was \$1,545.
 - Q. Are there not others engaged in the same business besides those gentlemen?
- A. Yes; for the painting tenders we notified M. O'Connor, W. Milligan, John Herbert, and Black & Crawford; Black & Crawford, being the lowest, got the contract; their estimate for painting and glazing was \$157; they were paid \$929.14, in consequence of the alterations; these were extras.
 - Q. Then the amount of the contract was \$157, and the extras amounted to \$800 ?
- A. They were not extras of the contract; they were for additional work, performed in consequence of the alterations; the contract price for steam-heating was exceeded very little; the amount for plumbing was \$275; I forget the amount paid; I could furnish that.
 - Q. Was any other portion of the work done by contract?
 - A. There was an agreement with the plasterer for twenty cents a yard.
 - Q. What was to be total expenditure, according to the statement furnished?
 - A. \$11,480.21.
 - Q. Is there any part of the expenditure for which Mr. Jamieson should pay?
 - A. Over \$2,000.
 - Q. Mr. Jamieson, I believe, disputes his liability?
 - A. He never said so to me.
 - Q. How did these alterations for Mr. Jamieson come to be done by you?
 - A. Under that resolution.

- Q. There is a great deal more than that charged in the accounts?
- A. Well, he said he would pay for the front, about \$500.
- Q. According to your calculation there is an amount of \$2,031.30 which Mr. Jamieson ought to pay?

A. Yes.

- Q. Why should the Government pay for these alterations for Mr. Jamieson?
- A. They were part and parcel of the alterations, and the Association wanted the premises fitted up for their tenant.
 - Q. Did the Association direct you to make these alterations?
 - A. I considered they were included in the original instructions.
- Q. Do you mean to say that the original proposition was not that Mr. Jamieson should do for himself his own alterations, the rest being at the expense of the Province or the Board?
- A. He was to put in the front at his own expense. Well, we put it in and charged him with it; he agreed to pay for it.
 - Q. Were there additional changes wanted by him that you had done?
 - A. Yes, constantly.
- Q. Did you receive any instructions from the Treasurer to do what Mr. Jamieson wanted ?
- A. I think the only thing the Treasurer instructed us regarding was the lift; that was changed from a hand lift to a hydraulic one.
- Q. Well, did you undertake on your own responsibility work required by Mr. Jamieson $\mathbb{?}$
- A. I could not say on my own responsibility, only under that resolution I was to get the work done, and Jamieson was to pay his proportion.
 - Q. That is not what the resolution says?
- A. Certainly, but the building belonged to the Association, and was an improvement to their property and gave them an addition rental.
- Q. But why would Jamieson not make his own arrangement about that and pay his own money?
- A. I cannot see very well how it could be separated from the entire work; we had to take away the stone supports in the front and substitute iron columns; I don't see how we could have done the work differently from what we did.
- Q. How was it you could not get a definite agreement from Jamieson with respect to what he should pay for before making these alterations?
- A. I could not get a definite agreement because I didn't know exactly what it would cost; he said he would pay for putting in the front.
- Q. Did anyone from the Department get from Mr. Jamieson what alterations he agreed to pay for l
 - A. No.
- Q. Do you know as a matter of fact that Jamieson is disputing the claim made upon him ?
 - A. I do not know; I heard so.

- Q. Upon whose proposal did you make this proposed division as to cost to be borne by the respected parties, of one-third for the Government and two-thirds for the Association?
 - A. I suggested it to Mr. Wood and he approved of it; it was a fair division.
- Q. As a matter of fact the Association are willing to pay but \$3,000, instead of the two-third allotment of \$6,298.94?
 - A. I was present when they passed a resolution to that effect.
- Q. Is it not a fact that the Association has repudiated this altogether, and said the Department had gone altogether beyond what they authorised?

A. I can only answer that by saying what I listened to; some of the members took

strong ground in that direction; the resolution was carried unanimously.

- Q. Why did you not adopt the ordinary course of having this work done by contract?
- A. They wanted the work done in a hurry, and it was of such a character that it was impossible to have tenders for all the work; the chances are we would have had a large bill for extras.
- Q. I see you made an estimate for something over \$5,000, and you doubled the expenditure?

A. The work I specified then could be done for \$5,000.

Q. What were the changes?

A. They are shown in the plans—removing stone front, as well as vault, new partitions, stairways, etc. (Plans produced.)

Q. Tell me anything that was extra on the ground floor?

- A. We took out the supporting beams under the floors and erected iron columns, one row; originally there were two; I do not know there was any additional expense for that; then a hardwood floor was not in the original specifications.
- Q. There is here in your original specifications a new floor, is not that an entirely new floor ?
 - A. It may be a pine floor and removal of whatever portion was necessary.

Q. Is that what you meant here in this first estimate?

A. I did not intend a new floor, I merely intended to repair the floor.

Q. Then you made a mistake?

A. I did not intend to make a new floor.

Q. Who gave you instructions to change that?

A. Mr. Jamieson did and said he would pay for it; we did very little patching to the old floor, and then we put a hardwood floor over the whole of that; the next flat was a hardwood floor too; I do not think it was intended to put in a new floor, but to patch up the old one.

Q. Who gave instructions for that?

A. I did myself for that matter, though I consulted with the Secretary of the Association all through; I do not think I consulted with the Treasurer on this subject.

Q. Did you take the responsibility of not consulting with the Treasurer?

A. I wanted it well done while we were doing it; I did not think at first there was a new floor needed, but I found the old floor much damaged by the taking down of the beams, etc.

Q. Were there other changes?

- A. There was an additional room and a partition 14 ft. 6 in. high, and we also put pidgeon holes and shelving in what is called the store-room; the staircase was altered so as to run straight up, and that involved considerable expense; that was part of the arrangement between the tenant and the Association; this was not estimated for originally, because I went by the first plan.
- Q. Did you not prepare these specification in accordance with the instructions from the Board; were they ever altered ?

A. Not by the Board itself; they were by the Secretary; I do not know whether

he had instructions or not.

- Q. What authority had you to make these changes without instructions from the Board?
- A. I had general instructions to make the building suitable for the purpose; I did not suppose there would be questions asked; I carried out instructions I got from the Secretary, in pursuance of an arrangement between the Association and their tenant.

Q. What changes were there from your first estimate on the second flat?

A. The staircase was altered, water-closets and urinals put in and the elevator came up: there were also two separate closets and a small room not in this plan; in the front part too there were partitions dividing the rooms for the housekeeper, and two large rooms, the partitions of which were about 8 ft. high.

Q. Who gave instructions for these?

A. That was in the same way; it was for the benefit of the tenant; I think it was agreed upon by the tenant and Mr. Wade, the Secretary; there was no writing got. The hydraulic lift was originally intended to be placed against the wall, now it is moved out so as to give room to the staircase; the lift is for the purpose of taking Mr. Jamieson's employés to the top flat; I think a lift was originally contemplated; a hand lift was to have cost \$365; the tenant thought it would not answer, as the female employés would be unable to lift it. It was made hydraulic and cost \$650.

Q. Who was to pay for this?

A. I think the cost was to be divided between the Association and the Government.

Q. When were your plans completed?

- A. The first I think in March, 1882, and the last on the 3rd May; the Treasurer instructed me on the 3rd May, to proceed at once with the work, and I carried out that to the best of my ability; we did not really commence the work till June, because we did not get possession sooner.
 - Q. Well then there was no difficulty in asking for tenders on the score of delay?
 - A. I suppose we ought to have done so.
- Q. You adopted the plan I see of sending requests for tenders to political friends of the Government?
- A. They were men who are constantly doing work for us by contract; they are good men; I got no special instructions about it.
 - Q. Are not other equally good men in the city?
 - A. They are not men who have done work for me and I could not tell.
 - Q. Is Mr. Harding, for instance, not a good man?
 - A. I do not know.
 - Q. What about Gurney & Co., and Bennet & Wright, steam heating firms?
 - A. They never did work for me.

Examined by Mr. HARDY.

Q. Is McGuire supposed to be a friend of this Government?

- A. Well I never inquire what a man's political leanings are, but I think McGuire voted against the Government; I would not charge my memory however.
- Q. Now Mr. Jamieson was a tenant in the Agricultural Hall for some years, I believe before this work began?

A. Yes; I do not remember the rent he was paying.

Q. The resolution reads:—"The whole work to be prepared under the direction of the architect, selected by the Council," who was selected by the Council?

A. I understood they gave me instructions; they asked me to go on with the work.

Q. Was this work Government work, or was it for the Association, the Government merely advancing the money in the meantime?

A. The work I considered was being done for the Association.

Q. The Government advancing the money, or as a loan?

- A. I don't know; the Government was to have the use of part of the building for he Bureau of Industries, and I was to fit it up for that.
- Q. Did you ever inquire whether they could have the loan of your services as an architect $\mbox{\it !}$
- A. I only know I got instructions from the Treasurer to put myself in communication with the Association.

Q. Did you prepare the plans under the direction of the Association, or of the Public Works Department?

- A. I got no instructions at all from the Commissioner of Public Works; I told him about it and he told me to go on; we had no appropriation for the work, but I thought it wright to report to the Commissioner of Public Works about it under the head of "Miscellaneous;" I took no instructions from the Government at all in the matter.
- Q. Was it settled by the Commissioner of $\,$ Agriculture how the rooms for the Bureau of Industries were to be fitted up ?

A. I think he looked over the plans and thought they would answer.

Q. Did you submit more than one plan to the Association ?

- A. My impression is that three plans were submitted; the first plan I sent down to Kingston; the second was drawn on account of some changes; I also made a third plan and there were some alterations after that, and I really made four plans; the building was an old building and the removal of the stone columns was a very heavy job; it was very carefully and well done under Mr. Munro, the Clerk of Works; he was a very satisfactory man, and gave his personal attention to the work, with the exception of superintending for one hour a day some work at the Normal School; it was a large work to take an old building and pull it to pieces and remodel it.
- Q. What is your opinion as to doing that class of work by contract or by day work?

 A. I do not think we could do it any cheaper under tender; I think in that case we would likely have had three or four law suits.

Q. Why?

A. The work was of such a character, the changes so numerous, that it would be impossible to get tenders of a satisfactory character; there were so many changes and so much extra work, that you could not have confined contractors to their tenders; I would not ask for tenders if there is any probability of there being a large amount of extra work; such work is sometimes done by tender, sometimes by day work; when I spoke

of law suits, I meant there would likely have been so many claims for additional work, I probably could not have certified to, and there would have been law suits; I made a final report to the Treasurer in which the charges are mentioned. (Report produced.) I mention one thing in that which made a great difference. When days work was first undertaken, I gave it in charge of Mr. Purdom, my assistant, and he measured up the work. When the work was about to be commenced he died. I intended that he should have had charge of this work, in which case there would have been no occasion for a Clerk of Works, who cost about \$700 for the seven months; then again, when executing the work we found the floor of the basement or cellar quite rotten, and when we cleared out the rubbish we found we had to lay a brick floor in cement, which was done; that was unprovided for in the original estimate; it was done by days work, I cannot tell the exact cost.

Q. Who did you communicate with as the work went on?

A. With the Secretary of the Association and with the tenant, Mr. Jamieson; I saw them frequently, in fact, every day.

Q. Now before you undertook any of the changes, differing from the original design, would you have the authority or sanction of either one or other of those, or was

there anything you saw from time to time must be done.

A. There was no change made without my talking to one or the other about it; I then gave instructions to Mr. Munro to do it; Jamieson was to pay for the plate-glass front and he is to pay also for the sashes and frames which we supplied; I understand from the Secretary he is willing to pay \$500 for the front, but the other items he objects to; the carpenters work on the front amounted to \$378; there was a great deal of gilding put on the front in addition to the original design; the painting on the front alone cost \$75; other painting in the store made the bill \$401; all this is in addition to the original estimate; the only expenditure calculated for the front in my original estimate was the replacing of the stone columns with iron; then there were fronts and marble top on the circular heater, \$38.40; I think Mr. Jameson told me he would pay half the cost of steam heating; he came to the office and said so; half the cost would be \$816.15; the amount of the tender for steam was \$1,545, but it cost a little more running the pipes into flues; Mr. Jamieson objected to the pipes running up the walls and said he must have them in the flues; there was also a ventilator in the windows, a matter that cost \$47; then when we came to examine the old ceiling, which I intended merely to patch up, I found it very bad; I considered it better to make a good job of it and put in a new ceiling at a cost of \$60; iron gratings in sidewalk cost \$45, that was not in the estimate; there were also extra partitions on the upper floor for closets and wash basins, \$50; the plumbers charges for water-closets were \$129.66; I think Mr. Jamieson ought to pay for that; then there was half the cost for changing the position of the gas pipes, which according to Mr. Munro he also agreed to pay for, \$50; these, with the exception of the steam-heating, were all items not in the original estimate and amount to \$2,031.80. I do not charge him for iron pillars.

Q. What about the extra items chargeable to the Association?

A. I estimated one-third for the Government and two-thirds for the Association; one-third is about the proportion of space occupied by the Government.

Q. When did the trade strikes of 1882 begin?

A. About the commencement of the building season, May or June; they made a very considerable difference in the cost of building work, about 25 or 30 per cent. more; we had seven carpenters, a bricklayer and two labourers.

Mr. LAUDER.—Q. What price do you pay the carpenters ? A. \$2.25 a day.

To Mr. Hardy.—The same price that builders in the city were paying, with the understanding that if there was cause for it it would be \$2.50; before this we paid

carpenters only \$2 a day; the price paid labourers advanced also from \$1.50 to \$1.65 a day; the wages paid were the ordinary wages current in the city; we got tenders for steam heating, plumbing and painting, the lowest in all cases being accepted; I changed the specification for steam heating from requiring 30 tubes to 52, and that made a difference of \$150.

Mr. Wood.—Q. What rooms are placed at the disposal of the Government in the

building?

- A. Three rooms and the use of a storeroom; they have the temporary use of two other rooms up stairs; I think a fair rental for these three rooms and closets would be \$500 a year.
 - Q. That would be interest on \$10,000 at five per cent., would it not?

A. Yes.

Q. You are not aware that the Association have placed at our disposal, permanently, the two rooms up-stairs?

A. No.

Q. What additional would they be worth?

- A. I should think \$100, or \$600 altogether; they are good rooms.
- Q. In carrying on these works did you consider at any time you were taking your directions from me?
- A. I only understood you were controlling the expenditure; the only thing you spoke of particularly was the hydraulic lift.
- Q. In reporting these changes to me, you reported what the Association wanted done ?
- A. Yes; I know nothing of any communication between the Association and myself.

Mr. HARDY.—Q. As Mr. Wood was advancing the money, I suppose it was with especial reference to that?

A. Yes.

KIVAS TULLY.

WEDNESDAY, January 24th.

Examination of Mr. Tully resumed by Mr. HARDY.

Q. Have you brought any further detailed statement of extras?

A. I went through the pay-list and ascertained what the amount of increase would be at the advanced rate of wages—25 cents a day to the carpenters and 15 cents a day to the labourers, also with respect to Munro's time, and the advance of twenty-five per cent. on lumber; the amount on time, inclusive of carpenters and labourers, is \$318.70; and the item of lumber would be about \$288.57; Mr. Munro's time was \$609; Munro was paid \$3.50 a day, the ordinary sum; these three items amount to about \$1,200; it was my intention to have placed Mr. Purdom in Mr. Munro's place if he had not died, and as Mr. Purdom was my assistant the amount paid Mr. Munro would not have been required. I have made a rough calculation of the cost of bricking the cellar, about \$150; the flooring of the store was another extra; there were thirty squares, the difference between that and patching up the old floor would be about \$6 a square, or \$180; there would be on the first flat where the Bureau of Industries is, new floor, at \$10 a square, or \$300; the floor there was of cherry and maple; that is about \$630 for these three items; then on the upper floor there were one hundred feet of frame partitions eight feet high, at one dollar a foot, making \$100. Then we put in a new bookcase in the

library for the Association, twenty feet, at \$6—\$120; we also repaired the old bookcase at a cost of \$60; there is a stand in the library for papers, as much for the use of the Bureau of Industries as for the Association, costing about \$30; we put in pidgeon holes in the clerk's rooms, cost about \$240, or a total of about \$500. The balance of the difference between the original estimate and the expenditure, was in addition to the steam heating and fonts; they have all been measured and checked over, also with regard to plumbing, of course Mr. Jamieson has to pay back \$2,000; I certified all the accounts; with regard to lumber, I told Munro to go to different lumber yards I named, and any others he choose that had such lumber on hand, particularly of hardwood and good clear lumber; he told me he went round and came to the conclusion Mr. Smith was the most reasonable.

Mr. Meredith-Objected to the witness saying what Monro had said.

Continuing, witness said he had given Munro the same instructions regarding hardware, giving him names in both cases; he made arrangements with Rice Lewis & Co. for cast iron at so much a pound; they were to take any old iron we had, allowing for the same; the prices charged in all the accounts are fair and reasonable prices; the only objection I made was to some prices of lumber which I deducted on the accounts in red ink, not a large amount in itself, but it would have been, if allowed to run through all the accounts; in the account dated June, he charged for clear lumber \$45, I put it down at \$40; in other works he wanted to charge me as much as \$50, but I would not give it.

Mr. Hardy.—Q. The prices charged in all the accounts were the ordinary commercial charges ?

A. Yes.

The Chairman.—Q. The flooring you say was of maple and cherry alternately? A. Yes,

Mr. Meredith.—Q. What would be a fair price for maple?

A. About \$40, and about the same for cherry.

Q. There is charged here in one of the accounts \$70, for some cherry?

- A. When I say \$40, I am speaking of it in the rough; we purchased it in the rough from Smith, and got him to dress it.
 - Q. What would be the cost of dressing it?
- A. I do not know, we generally get it dressed; this was dressed, tongued and grooved.
 - Q. Well, what would you be willing to give for doing that?
 - A. I have no idea.

Q. You say there was an advance in the price of lumber, when?

- A. At the beginning of the building season, April or May; the advance in wages was about the same time I think; I directed Munro to go to Downey & Co., Oliver & Co., and J. B. Smith; I told him to go to those as the most substantial.
 - Q. These men are in the habit of dealing with the Government you say?
 - $A. \quad Y es.$
- Q. You suggested in your report of the 16th May, that there ought to be some arrangement as to the proportion of these expenses each would bear, why was that not carried out?
- A. I don't know; I made it because there were so many demands for changes in the alterations; I thought it was going to increase the expenditure considerably, and I

wanted something final about it; I did not press that on the Commissioner; I made my estimates about the same time I made the report, 16th May.

Q. Then it was made after the rise?

A. No; I did not take the rise into account; the matter between the men and the masters was not quite settled; I think there was an arbitration.

Q. What was the cost of the iron pillars?

- A. They were bought by the pound, the account will show; four or five cents a pound would be about the price, perhaps six cents.
 - Q. For work of this quality what would be about the proper price?

A. About six cents I suppose.

Mr. FERRIS.—Q. It depends very much on the length of them, does it not?

A. Yes.

Mr. Meredith.—Q. I see on the 19th May you wrote—"I have the honour to forward pay list of workmen," etc., "as directed by Mr. Wood"; how was that?

A. I think it can be explained on the ground that Mr. Wood was controlling the

expenditure; Mr. Wood, of course, saw the plans, and knew what was going on.

Q. You say here he directed the alterations?

A. He directed them in connection with the Agricultural and Arts Associatio have never been round the building with Mr. Wood yet; Mr. Wade, the Secretary of the Association, was there all the time, suggesting this and that work, and of course I thought it was all right?

Q. Was there any rise in the price of lumber between May and October?

- A. I think there was; I am not certain whether there was any rise between May and June.
- Q. How came you to pay by this account \$45 for clear lumber if you reduced the charge to \$40, as you say?

A. There may have been a rise; there must have been a rise in the price of lumber; I said I considered \$45 too high at the time, and I thought it ran through the whole?

Q. I see in this account of September you paid \$50?

A. Probably I did; I know I refused it on other occasions.

THE CHAIRMAN.—Q. Would there be some of that stuff used for flooring?

A. Yes; in flooring it is all hardwood.

Q. Well there would be a difference between that used for pannelling, and that for flooring?

A. Yes; for pannelling we would require well seasoned clear lumber.

KIVUS TULLY.

Mr. Tully's evidence was not completed when the Committee rose. Messrs. Drury and Wade were present in answer to summons. Committee adjourned at 1.15, until to-morrow (Wednesday) at 11 a.m.

TREASURY OFFICE,

Wednesday, January 24th, 1883.

Committee met pursuant to adjournment.

Present;

The Chairman,
Messieurs Creigton,
Hardy,
Merrick,
Wood,

Messieurs Harcourt, Meredith, Striker, Young.

Mr. Tully's examination resumed.

Mr. Meredith moved that Mr. Tully furnish the following at next meeting:

Abstract statement of wages paid.

Amount paid Clerk of Works.

Amounts paid to each contractor and amount of his tender.

Work or materials done or purchased without tender.

Mr. Hardy moved for a statement in writing from Mr. Tully, showing in a tabulated form:

1st. What work was done in addition to that provided for in the original estimate. 2nd. The extra cost owing to rise in price of wages or materials, or both, between time of estimate and purchases.

3rd. An estimate, as closely as possible, of the costs occasioned by additional work.

Mr. Meredith moved that the reports of Mr. Tully, and the resolution as to the case
to Mr. Jamieson be entered in the minutes.

Marked in appendices "D," "E," "F," "G," "H."

" D."

DEPARTMENT OF PUBLIC WORKS, ONTARIO,

TORONTO, May 3rd, 1882.

SIR,—I have the honour to report that, in accordance with your instructions, the necessary examination and measurements have been made at the Agricultural Hall, on the corner of Queen and Yonge streets, in reference to the proposed alterations in the store occupied by Mr. Jamieson, and to provide accommodation for the Bureau of Agriculture and Statistics, as shown on the accompanying plans of the several floors.

The improvements on the second floor, for the accommodation of the Bureau of Agriculture and Statistics, in addition to the offices of the Agricultural and Arts Association, could be undertaken at once, if the work is done by the day, and materials

purchased

The alterations on the ground floor, and the proposed steam or hot water heating, could not be commenced until the store was vacant, which I understand will be the case about the 1st of July next. An estimate of the proposed alterations is herewith submitted.

I have the honour to remain,

Your obedient servant,

KIVAS TULLY,

Architect, etc.

Hon. S. C. Wood,

Commissioner of Agriculture, etc., etc., Ontario.

\$5,000 00

DEPARTMENT (OF	Public	WORKS.	ONTARIO.
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DEFARIMENT OF TUBLIC WORKS, ON	IARIO.
ESTIMATE of the proposed alterations to the Agricultural Hall, on the corne	er of Queen
and Yonge streets, Toronto, as shown on the accompanying plans, etc.:	
Ground Floor.—Removing shop front, walls, vault, stairway, partitions, and	
constructing stairs at end of store, placing beams and iron columns for	
the support of brick walls, new floor, front, etc.,	\$1,500 00
One-pair Floor.—Removing stairway, brick-wall, vault, partitions, etc., con-	•
structing newpartitions, stairs, and fittings for water-closets, urinal, etc.	1,000 00
Two-pair Floor.—Removing platform and stairs, constructing partitions, new	
stairways, fittings of water closets, etc.,	500 00
Boiler and steam-heating apparatus,	1,400 00
Hydraulic lift, and fittings complete,	600 00
*	

May 3rd, 1882.

N.B.—It is understood that the plate glass required for the front will be provided by the tenant, Mr. Jamieson.

KIVAS TULLY, Architect, etc.

"E."

DEPARTMENT OF PUBLIC WORKS, ONTARIO, TORONTO, May 16th, 1882.

SIR,—I have the honour to report that the alterations in the upper floors of the Agricultural Hall, on the corner of Yonge and Queen streets, were commenced on Monday last, under the superintendence of Mr. H. Munro, junior, the Clerk of Works, who was engaged a few days previously in making arrangements for materials, etc.

I understand from Mr. Jamieson that the store north of his will not be vacated until the 29th of July next, consequently the improvements on the ground floor could not be commenced until after that date, but Mr. Jamieson suggests that the tenant would move

out sooner if compensated.

In my report of May 3rd, it is stated that, "It is understood that the plate glass required for the front will be provided by the tenant, Mr. Jamieson." It appears now that Mr. Jamieson wishes that the plate glass should be provided by the Government, the cost of the same to be charged to him, as well as the cost of other improvements, but as the prices may be disputed afterwards, when the work has been done—particularly the plate glass, which will be expensive, at least \$600, and would have to be ordered from England—I would recommend that a specified amount should be agreed upon, before the improvements in the stores are commenced, and that the tenant should agree to pay the cost of the plate glass, as per invoice, when imported.

It would be desirable, also, to have an understanding with the Agricultural and Arts Association, as to the amount to be paid by them for their share of the proposed alterations, unless it has been already decided that the balance of the cost of the improvements, beyond what has to be paid by the tenant, should be charged to the Association, the cost

of the whole work to be paid, in the meantime, by the Government.

I have further to report, that the pay-list and accounts will be made out every fortnight, for payment by the Treasury Department.

> I have the honour to remain, Your obedient servant,

> > KIVAS TULLY,
> > Architect, etc.

Hon. S. C. Wood,

Commissioner of Agriculture, etc., etc., Ontario.

[COPY.]

DEPARTMENT OF PUBLIC WORKS, ONTARIO, TORONTO, April 11th, 1882.

SIR,—I am directed by the Hon. H. Wood, Commissioner of Agriculture, to enclose a tracing of the second and third floors of the Agricultural Hall, on the corner of Queen and Yonge Streets, in this city, showing the present arrangements of the second floor and proposed alterations.

When the Council of Agriculture and Arts have decided on the proposed alterations I can make an estimate of the cost, including the improvements on the ground floor, and

the plans could be prepared to submit for tenders.

I have the honour to remain,

Your obedient servant,

C. DRURY, Esq.,

KIVAS TULLY,
Architect, etc.

President Agr. and Arts Association, Walker House, Toronto.

[COPY.]

DEPARTMENT OF PUBLIC WORKS, ONTARIO, TORONTO, October 31st, 1882.

SIR,—I have the honour to report, by the directions of the Hon. S. C. Wood, Commissioner of Agriculture, that the cost of heating the Agricultural Hall, at the corner of Queen and Yonge streets, with the present steam heating apparatus, would be, annually, as follows:

Engineer, for 7 months, @ \$50		
Ordinary repairs to furnaces and pipes	100	00
	\$600	00

The above estimate is, of course, approximate, and I consider it will not be less than that amount. As the alterations are not yet completed, the total cost cannot be ascertained, or the proportion to be paid by the tenant, and the amount to be charged to the Agricultural and Arts Association, and the Ontario Government.

I remain,

Your obedient servant,

KIVAS TULLY,
Architect, etc.

C. Drury, Esq., M.P.P.,

President Agr. and Arts Association, Toronto.

[COPY.]

DEPARTMENT OF PUBLIC WORKS, ONTARIO, TORONTO, December 17th, 1882.

SIR,—I am directed by the Hon. The Commissioner of Agriculture to enclose a statement of the cost of the alterations in the Agricultural Hall, on the corner of Queen and Yonge streets, and the apportionment of the expenditure chargeable to the tenant Mr. Jamieson, the Agricultural and Arts Association, and the Ontario Government.

The building is heated by steam throughout, with all the necessary conveniences in the shape of water closets, washbasins, and urinals on each flat, with a hydraulic lift from the basement to the upper floor, for the use of the tenant.

The work connected with the hydraulic lift is not yet completed, and the painting of the outside brick and stone work of the building has also to be done, but the cost is

included in the account.

I have the honour to remain, Your obedient servant,

Kivas Tully,

Architect, etc.

C. DRURY, Esq., M.P.P.,

President Agr. and Arts Association, Toronto.

"F."

DEPARTMENT OF PUBLIC WORKS, ONTARIO, AGRICULTURAL HALL, Sept. 11th, 1882.

KIVAS TULLY, Esq.,

Chief Architect, Department of Public Works.

SIR,—I have the honour of reporting to you, that on the 11th day of July Mr. Jamieson was fully commenced removing his goods from the back part of store, and on Wednesday, the 12th, Mr. Holmes, his head cutter, was, by his own statement to me, compelled, by the dust made by the workmen employed on the work, to leave and go down to the premises now occupied by Mr. Jamieson, on Yonge street. Mr. Jamieson did not remove all his goods until the following Monday, viz., July 17th, when we obtained only partial possession, the store being encumbered with counters, desk, shelving, and office fittings, which had all to be removed by the workmen, and at the expense of the Government.

The tenant, Mr. Broughton, did not leave the north store until the 1st day of August, and the work has progressed as rapidly as it possibly could have been done with safety

and economy

Mr. Jamieson was put in possession of the store, to fit up same, to-day, but as the plate glass, ordered by him, has not arrived, the store could not be enclosed.

I am, sir,

Your obedient servant,

Hugh Munro, Jr., Clerk of Works.

"G."

DEPARTMENT OF PUBLIC WORKS, ONTARIO,
TORONTO, Dec. 16th, 1882.

SIR,—I have the honour to report, that the works connected with the alterations to the Agricultural Hall, on the corner of Queen and Yonge streets, in this city, have been completed, with the exception of the hydraulic lift, gas-fitting, and outside painting.

In accordance with your directions, I placed myself in communication with the Council of the Agricultural and Arts Association in March last, and prepared plans of the proposed alterations in compliance with these instructions, which were forwarded to the President, C. Drury, Esq., M.P.P., on the 11th of April following.

Sundry alterations having been proposed in the arrangement of the stairways to the Agricultural and Arts Association, and Bureau of Industries, also to the work-shop of the tenant, on the second floor, new plans and specifications were prepared, which were submitted to the Secretary and tenant and approved. The works were commenced in May last, under the superintendence of Mr. H. Munro, junior, as Clerk of Works, this appointment having become necessary, owing to the death of Mr. A. Purdom, my assistant, who prepared the plans, and was to have superintended the work.

The principal alteration, as you are aware, was the construction of the lift, an objection having been taken to the use of the stairway, at the west end of the store, in common, as the entrance to the offices on the first floor, and for the employés of the tenant, who, of necessity, would be constantly passing from the store to the work-room on the second floor and returning thereby, inconveniencing parties having business to transact with the offices on the first floor. To meet this objection, it was agreed that the lift should be constructed at a cost of \$365, for a hand hoist, but was afterwards altered to be worked

by hydraulic power, at the additional price of \$650.

In addition to the improvements originally contemplated, which consisted of the removal of the heavy stone pilasters on the front and corner of the store, and the substitution of strong iron columns to support the front wall, and a portion of the side wall on Queen street, and the taking down of the brick walls and vaults on the first and second floors. On further examination it was found that the basement floor was quite decayed, the joists and flooring were therefore removed, and a brick floor, laid in concrete, was substituted. Workmen were employed and materials purchased, the works having been pushed forward as rapidly as possible, in order to have them completed by the 1st of September, for the accommodation of the tenant; but as possession of the store was not given until the 11th of July, and two months having been allowed for the removal of the brick walls, vault, stairs, etc., the tenant did not get possession until the 11th of September.

Tenders were received for the steam-heating, plumbing, and painting, the lowest in

all cases having been accepted.

As the tenant required additional improvements, which were not contemplated originally, I applied to Mr. Wade, the Secretary of the Agricultural and Arts Association, for a copy of the resolution of the Council, as a guide to making the required improvements,

the certified copy being herewith annexed.

By this resolution you will perceive that, "The whole work was to be prepared under the direction of the architect selected by the Council, work in the upper flat to be done by the Council, all work in the lower flat, except the pillars supporting the floor, to be do ne by Mr. Jamieson." I have endeavoured to comply with the resolution, but owing to the increasing demands made by the tenant, which would lead to additional expenditure,

I deemed it my duty to report to you in reference to the following:-

According to the agreement between the Council of the Agricultural and Arts Association and their tenant, Mr. Jamieson "was to put in new front at his own expense," but shortly after the work was commenced, he requested that the Government should order the plate glass for the front, which was especially provided in my first report should be ordered by Mr. Jamieson, and you endorsed on the report: "Mr. Jamieson is to satisfy Mr. Tully, that the glass, of the approved size, is ordered, and will be delivered in time, otherwise no work on same is to be commenced." The glass was, therefore, ordered

by Mr. Jamieson, and was placed in the front shortly after it was constructed.

In that report it was also stated that, "It would be desirable also to have an understanding with the Agricultural and Arts Association, as to the amount to be paid by them for their share of the proposed alterations, unless it has already been decided that the balance of the cost of the improvements, beyond what has to be paid by the tenant, should be charged to the Association, the cost of the whole work to be paid, in the meantime, by the Government." As the cost was considerably increased by these and other changes, by the fitting up of book-cases and shelving, tinting the walls, gas fittings, and painting of the outside work, which were not included in the original estimate, and also by the advance of from 25 to 30 per cent., on wages and materials, consequent on the strikes which occurred at the commencement of the building season, I consider that the apportionment made in the statement to the Council on the 7th inst., was a liberal one on the

part of the Government, viz.: that one-third should be paid by the Government, and twothirds by the Agricultural and Arts Association, after deducting the amount to be paid by the tenant, particularly as the building is the property of the Association, who have the full benefit of the improvement to their property, the Government only occupying four offices, for the Professor of Agriculture and the Bureau of Industries.

> I have the honour to remain, Your obedient servant,

> > KIVAS TULLY. Architect, etc.

Hon. S. C. Wood,

Commissioner of Agriculture, Ontario.

"H."

COPY OF LEASE BETWEEN AGRICULTURAL AND ARTS ASSOCIATION AND P. JAMIESON, ESQ.

Moved by J. C. Rykert, M.P., seconded by D. P. McKinnon,

That a lease be granted to Mr. P. Jamieson of the lower flat and one-half of the upper flat in the Association's Building, on the following terms, viz. : Lease for ten years, at a rental of eighteen hundred dollars and taxes, and payable quarterly in advance, Mr. Jamieson to put in new front at his own expense. The Council to remove the vault and leave the lower flat in one room, Mr. Jamieson to have an entrance by the stair in rear of his shop. The whole work to be prepared under the direction of the architect selected by the Council. Work in the upper flat to be done by the Council. All work in the lower flat, except the pillars supporting the floor, to be done by Mr. Jamieson.

[Copy.] I accept the above terms.

(Signed)

PHILIP JAMIESON.

March 27th, 1882.

Carried.

This is a true copy.

H. WADE, Secretary.

TORONTO, September 11th, 1882.

AGRICULTURAL HALL.

PROPOSED DIVISION OF THE COST OF ALTERATION:

Total Expenditure as per annexed details \$11,480 21 To be paid by Mr. Jamieson, as per annexed

\$2,031 80

cultural and Arts Association

6,298 94

One-third to be charged to the Ontario Government for front rooms occupied by Bureau of Industries....

3,149 47

11,480 21

\$11,480 21

KIVAS TULLY, Architect, etc.

D. P. W. Ontario,

December 7th, 1882.

AGRICULTURAL HALL.

Amount to be Paid by Mr. Jamieson as Per Resolution, March 27th, 1882:

Cost of New Front to Shop:				
Carpenter's work	\$378	00		
Painting as per bill	401	19		
Radiator in Office and Marble top on Circular				
Radiator	38	40		
Half cost of Steam Heating	816	15		
" Running Pipes in Flues	16	40		
Ventilation for Front Windows, etc	47	00		
Plastering Ceiling, 300 yds. @ 20c	60	00		
Iron Grating in Sidewalk and Light	45	00		
Partitions in Upper Floor, $12\frac{1}{2}$ sqs. @ \$4.00.	50	00		
Plumber's charge for 2 W. Cs., 1 Washbasin,				
1 Urinal	129	66		
Half cost of Gas Pipe alterations	50	00		
			\$2,031	80

\$2,031 80

KIVAS TULLY,
Architect, etc.

D. P. W. Ontario,

December 7th, 1882.

AGRICULTURAL HALL.

EXPENDITURE:

Sept.	26. 9. 22.	11 11 11	8 9 10	1,499 732 555	82		
Oct.	5. 19.	11 11	11 12	776 475	25 87		
Nov. " May	2. 16. 30.	Pay City	13	$396 \\ 754 \\ 19$	04		
nay		Tay City	-			\$8,503 \$8,503	

Accounts paid since:

Nov.	23.	D.S. Keith & Co., Steam Heating bal.	4	5438	15		
11	11	J. Smith, for Lumber		104	14		
11	11	Black & Crawford, Painting		928	14		
11	11	John Ryan, Teaming		4	50		
		• ,				1.475	93

Accounts to be paid:				
Dec. 7. Keith & Co., Plumbing, bal	\$530	46		
Jones, Bricklayer, lift	32	20)	
Lalor, Bell-hanging	28	85		
Murphy, Plastering	11	00)	
J. Ryan, Teaming	10	50		
Rice Lewis & Son, Locks, etc	50	63		
Peterkin Bros.	2	00		
			665	64
Work to be done:				
Hydraulic Lift, Alterations	\$650	00		
Painting outside of Hall	215	00		
			865	00
			\$11,510	36
Deduct materials sold			,	15
			\$11,480	21
		77	IVAS TUI	

D. P. W. Ontario,

December 7, 1882.

Architect, etc.

Mr. Drury, M.P.P., President of the Agricultural and Arts Association, was examined, his evidence taken by shorthand reporter, marked in appendices as "B."

Mr. Wade, Secretary of the Agricultural and Arts Association, next examined, his evidence taken down and marked in appendices "B."

"B

Mr. Drury, sworn (examined by Mr. Meredith):-

I am the President of the Agricultural and Arts Association; the negotiations regarding the alterations to our hall began in this way; the tenant wanted some changes made in the store, and about the same time the Government proposed that we should give rooms in the hall for the Bureau of Industries, and for Prof. Buckland; I think that was the occasion Mr. Wood appeared before the Council and addressed them regarding the accommodation required on the 25th Nov., 1881; there was prior to that a proposition made and talked over, but not seriously.

Q. What action was taken on Mr. Wood's application?

- A. The minutes will show that a resolution was passed granting the Government what was asked, free of rent. In April I was instructed to have a conference with Mr. Wood, and accompanied by the Secretary, I obtained one; the proposition then made was that, as we were going to make certain changes in the basement, and the Government in the first flat for their offices, there should be one architect to superintend the work; the proportion of cost was to be left to Mr. Tully, the Government architect.
- Q. Had you at that time come to any agreement with Jamieson?
 A. Yes, there is a memo. in the minutes entered that evening, on motion of Mr. Rykert.
- Q. On page 255 of the minutes, there is a letter from Jamieson making an offer to rent the whole lower and upper flats for the purposes of his business. He offered \$2,000 without or \$1,800 with taxes for a period of 21 years or less, that was on the 24th March, 1882?

- A. Yes, that is the time he made a formal proposal in writing; on the same day the resolution (already put in) was passed.
- Q. Then I see on the 12th April it was that you and the Secretary had the interview with the Commissioner of Agriculture, and came to an agreement as to how the work was to be done. Then what the Board agreed to was that all the work should be done by the Government?
 - A. Yes, under the direction of the Government architect.
- Q. And that an estimate of the proportion was to be made, and they were to pay that back to the Government?
 - A. Yes, we guessed the cost would be about \$5,000.
 - Q. Was there any other interview on the part of the Council with the Government?
- A. The Council did not meet again till September at Kingston, when the work was well advanced; nothing was said there about alterations; the question next came before the Council, at the winter meeting, on the 6th and 7th December, 1882.
- Q. The resolution ordering the payment to the Government of \$3,000 was carried unanimously ?
- A. Yes, the total claim made upon us was something over \$6,000; the Board thought a great deal more had been expended than we had been led to anticipate, but we thought \$3,000 a fair sum to pay in consideration of the improvements made.
- Q. Did you ever give authority for any changes other than those covered by the resolution?
 - A. No.
- Q. Then the whole authority the Government had from the Board is contained in

that resolution of April 12?

- A. Yes, that was the arrangement; there was no authority to do work for Jamieson except that the stone supporting the building should be taken out, and we were particular to have that done under the direction of our architect for the purpose of protecting the building.
- Q. When this resolution was passed did the Board intend that Mr, Jamieson should do his own work.
 - A. Yes.
- Q. Then any arrangements made between any person and Jamieson, it was not for the Board ?
 - A. No; I had no authority, and the Council never met between those two dates.

Mr. Hardy.—Q. Have there been any improvements or additions made to the building which you think, in the interests of the building, ought not to have been made; any unreasonable or extravagant?

- A. Oh, I don't see anything about the building that does not seem to be in keeping with the purposes of the building, only there was more money expended than the Council originally contemplated.
- Q. Well, if it is so, what Mr. Tulley says, that \$2,000 of that was done at Mr. Jamieson's expense, for which Mr. Tully assumed, at all events he undertook to be liable, you would have no objection to that I suppose?
 - A. Well, that is a matter between Mr. Tully and Jamieson.
 - Q. I suppose you could not, as President of the Board, object to that?
- A. Well, I really do not care anything about it; I do not object or I do not approve.

- Q. I suppose the building is improved by those alterations for Mr. Jamieson? A. Oh, certainly.
- Q. One would suppose you would look upon it with favour for you were getting more rent?
- A. Yes, there would be something in that for more was done than we thought Mr. Jamieson would undertake, owing to his having a ten years' lease; he has been very liberal in that.

Q. These improvements would not be exhausted in ten years?

A. No; and for instance he agreed to pay for the plate glass front which becomes the property of the Association in ten years.

Mr. Meredith.—Q. That is not included in the \$11,000? A. No.

Mr. HARDY.—Q. Have you a new lease?

- A. Yes; before the Association was receiving, I think, a rental of \$1,000 for the two old stores, now we are receiving \$2,000; that is, the rent is actually \$1,800, but there is an arrangement about heating which makes it \$2,000; Mr. Jamieson pays the taxes; I think he paid them before.
- Q. Well, \$800 a year extra at 6 per cent. capitalized, would be worth a good deal more than your improvements, at all events you are going to get \$2,000 extra in less than three years from the rental?

A. Yes.

- Q. So if you are called upon to pay \$3,000 you will not lose much at that rate? A. It must be borne in mind that we had this agreement with Mr. Jamieson before this work was touched.
 - Q. But certain improvements were to be made?
 - A. Yes, but he was to make them.

Q. All of them?

- A. The agreement will show what he was to do and what we were to do; I am not sure who was to bear the expense of repairing the store columns with iron; the Council were to remove the vault extending up two stories, and also a heavy brick wall.
 - Mr. Meredith.—Q. And that with removing the stair-case was all you had to do? A. Yes.

THE CHAIRMAN.—Q. Were you to provide the tenant with improved entrance into the upper flat?

 \bar{A} . Yes; that meant putting up a staircase; anything that was to be done in the upper flat we had to do.

Mr. HARDY.-Q. Have you ever done much in the way of tearing down an old building and refitting it?

A. No.

Q. The taking away the wall would injure the whole building?

- A. Oh yes. I saw what was going on during the progress of the work, whenever I came to Toronto. Mr. Wade, the Secretary, was in charge for the Association; he had his office during the progress of the work in the third flat.
- Q. Did the Council ask Mr. Wood's permission to employ Mr. Tully, or how was that?

- A. The Government were going to alter the first flat for their own purposes, and of course we thought it unadvisable to bring in another architect; my suggestion that Mr. Tully should have charge, was agreed to by Mr. Wood.
 - Q. Then the proposition that Mr. Tully should have charge, came from the Council A. Yes.
 - Mr. Meredith.—Q. That is so far as your part of the work was concerned? A. Yes.
- Mr. Hardy.—Q. The report says, "he also laid on the table plans"?

 A. At the conference we had, Mr. Tully prepared that plan, and I took it to Kingston and submitted it to the Board next day.
- Mr. Meredith.—Q. How long had Mr. Fleming and Mr. Jamieson been tenants?

 A. Messrs. Fleming and Buckland were the tenants of the Association, and they sub-let to Mr. Jamieson six or seven years ago; I believe their lease was a ten year one and had been renewed once.
- Q. —There would have been an increase of rental altogether apart from these improvements ?

A. Yes; the opinion was the premises had been let cheaply.

Mr. Wood.—Q. How many offices are there in the first flat now?

- A. Prof. Buckland has one, the Bureau of Industries two, and another room for records; the Secretary of the Association has two rooms, and there is a Board room which has a public library as well.
- Q. Do you think it desirable that the only staircase by which to reach public offices should be used also by factory operatives?
- A. I think it could not be entertained for a moment; that necessitated the construction of something we had not got there.

The Chairman.—Q. Has Mr. Jamieson precisely the same premises as Mr. Buckland had ?

- A. Not precisely the same because he had a portion of the first flat, and now we have the entire first flat; the workshop is now another storey higher.
- Q. So that in the new lease you reserve a portion for yourselves, formerly used by the tenant ?

A. Yes.

Mr. Wood.—Q. And in a more valuable part of the building?

A. Oh, certainly.

Mr. HARCOURT.—Q. What value did you put upon the building before the repairs? A. The auditors of the Association valued it at \$30,000.

Q. What value would you put on it now?

 \mathring{A} . I have heard it stated we could sell the property now at \$40,000; I could not say of my own knowledge.

Substantially correct,

CHARLES DRURY.

HENRY WADE, sworn (examined by Mr. Meredith):-

I am the Secretary of the Agricultural and Arts Association; I agree with Mr. Drury in his account of what took place between us and the Treasurer.

Q. I see by resolution of the 12th April, speaks of certain changes having been agreed upon, is that where they have been detailed by Mr. Drury and yourself?

A. There were no details.

- Q. I mean the nature of the changes?
- A. Yes; certain things were to be done.
- Q. Is it true that after the plans were made and approved of you made some changes on your own responsibility?

A. I made some trifling suggestions involving some more partitions and an

additional room; I could not say what expense it involved.

Q. Would \$500 cover the whole thing?

- A. I suppose so; at the meeting at Kingston the Council examined the plans and there being one or two partitions not to their liking, they left the matter to me to see to.
 - Q. These are minor changes?

A. Yes.

Q. Did you give any authority for changes to be made at the expense of Mr. Jamieson?

A. No.

Q. Did you in any way authorize the Treasury Department or Mr. Tully to do work for Mr. Jamieson?

A.—No.

Q. As a matter of fact do you know whether Mr. Jamieson disputes the claim made upon him?

A. I do not know.

Q. I suppose there would have been no difficulty in getting a much larger rental than \$1,000 without the improvements?

A. Oh, I think we could have a somewhat larger sum.

Mr. Young.—Q. The building was in a bad state?

A. Yes, fearful; it was the dirtiest place I ever went into; some improvements were quite necessary.

Mr. HARDY .- Q. Mr. Tully tells us that in tearing down the vault he had to put in a new ceiling, do you think that necessary?

A. Oh, yes, quite necessary.

Q. And he tells us also with reference to the basement floor?

A. There was a great accumulation of filth, and it was necessary to have a new floor.

- Q. You knew all that was being done?
 A. Yes. I think the labour strikes occurred about the 12th April; the large vault in the building ran up to the second storey; the principal timbers of the building rested on it; they had to take that down and also a wall they did not calculate to take down.
- Q. Seeing the building before and the work as it progressed, has it struck you that there has been any extras or work done not fairly in the interest of the building?

A. There was nothing done we did not require; we might have had a little more.

Q. Did you see anything in the appearance of a corrupt job there?

A. I could not see anything; the workmen appeared to be good workmen, and the Clerk of Works apparently gave proper attention to his duties.

Mr. Meredith.—Q. Mr. Hardy has been asking you about a new ceiling, are you aware that everything except the removal of the vault and the building of a staircase

was to have been paid for by Mr. Jamieson?

A. Yes; the resolution was drawn hurriedly whether the Council intended to give him the ceiling or not; the first floor was cut through for the placing of the sewing machines; I gave the architect no instructions to do that at the expense of the Council.

HENRY WADE.

Mr. Meredith moved that certain extracts from the minute book of the Agricultural and Arts Association, relating to the matter under discussion be entered upon these minutes.

Marked "I" in appendices.

"I."

EXTRACTS FROM THE MINUTE BOOK OF THE AGRICULTURAL AND ARTS ASSOCIATION:

March 23rd, 1882.

"Hon. Mr. Wood then again appeared before the Council and addressed them as to the accommodation offered by them to the Bureau of Industries. It was thought advisable, he said to have all the Agricultural offices of the Government in the same building with the Council, and for all to co-operate as far as possible with the Council."

March 24th.

"A letter was also read from Mr. P. Jamieson, making an offer to rent the whole of the lower flat and one-half of the upper flat for the purpose of continuing his business, he would respectfully offer a rental of \$2,000 without taxes, or \$1,800 with taxes, for a period of twenty-one years or less. Referred to Committee of the whole Council.

"Moved by J. C. RYKERT, M.P., seconded by D. P. McKinnon,

"That a lease be granted to Mr. P. Jamieson of the lower flat and one half of the upper flat in the Agricultural Building, on the following terms, viz.: Lease for ten years at a rental of eighteen hundred dollars and taxes, and payable quarterly in advance, Mr. Jamieson to put in new front at his own expense, the Council to remove the vault and leave the lower flat in one room, Mr. Jamieson to have an entrance by the stair in rear of his shop. The whole work to be prepared under the direction of the architect selected by the Council, work in the upper flat to be done by the Council, all work in the lower flat, except the pillars supporting the floor, to be done by Mr. Jamieson."

"I accept the above terms."

(Signed) PHILIP JAMIESON.

Dated March 24th, 1882.

Kingston, April 12th, 1882.

"The President then explained that he and the Secretary had waited on the Commissioner of Agriculture the evening before, in reference to the alterations in the Agricultural Hall, and for other matters, and he had suggested to Mr. Wood that the Government do all the work in connection with the different changes already agreed upon, and that they make an estimate of the proportion agreed to be paid by the Council, and that the Council pay that portion to the Government, all to be under the direction of the Government Architect; he also laid upon the table the plan prepared by Mr. Tully, the Government Architect, with a few alterations suggested by the Secretary."

EXTRACT FROM THE MINUTE BOOK OF THE AGRICULTURAL AND ARTS ASSOCIATION, DATED DECEMBER 7TH, 1882:—

"Moved by J. C. RYKERT, seconded by S. WHITE,

"That the Treasurer be instructed to pay the Ontario Government the sum of three "thousand dollars in full, of the Board's share of the expenses incurred by the Government in connection with the Agricultural Hall.—Carried."

Committee adjourned until to-morrow (Thursday), at 11 a.m.

TREASURY OFFICE,

Thursday, January 25th, 1883.

Committee met pursuant to adjournment.

Present:

The Chairman.

Messieurs Creighton,
Harcourt,
Striker,

Messieurs Gibson, Long, Wood.

Mr. Wood moved that the following be summoned to appear before the Committee, to-morrow (Friday), to give evidence re Agricultural Hall Building repair:—

One member of each of the following firms:

D. S. Keith & Co., Plumbers; Black & Crawford, Painters; Rice Lewis & Co., Hardware Merchants. Also, Jas. Murphy, Plasterer, J. B. Smith, Lumber Dealer; Robert Snarr, Stone Cutter; J. Fenson, Mechanical Engineer, and Mr. Tully again—

Mr. Jamieson appeared for examination, but was requested to appear again to-morrow (Friday), the Committee not being prepared to go on with the examination.

Committee adjourned until to-morrow (Friday), at eleven a.m.

TREASURY OFFICE,

Friday, January 26th, 1883.

Committee met pursuant to adjournment.

Present:

The Chairman.

Messieurs Ballantyne,
Bell,
Creighton,
Gibson (Huron),

Messieurs Harcourt, Meredith, Merrick, Wood.

Mr. Tully handed in abstract statements prepared in accordance with motions made on Wednesday last.

Marked in appendices "J" and "K."

"J."

AGRICULTURAL HALL.

ABSTRACT STATEMENT OF WAGES PAID:

May	20.	Pay List of	Workmen	employed		\$136	80		
June	3.	"11	11	11		198	59		
11	16.	11	11	11		211	03		
11	29.	11	11	11		231	81		
July	14.	11	11	11		305	82		
11	27.	11	11	11		382	75		
Aug.	10.	11	**	11		416	51		
"	24.	11	-S 11	11		367	79		
Sept.	7.	11	11	11		445	22		
ıı.	22.	11	11	11		433	22		
Oct.	5.	**	**	11		377	46		
11	19.	11	11	11		279	97		
Nov.	2.	Ü	11	11		278	96		
11	16.	11	11	11		255	75		
					_			\$4,321	68
							-	\$4 321	68

\$4,321 68

KIVAS TULLY,

Architect, etc.

Department of Public Works, Ontario, January 24th, 1883.

AGRICULTURAL HALL. PAYMENTS to H. Munro, jr., Clerk of Works:

Pay List.	Da	te.	! ! 	Particulars.	Amount Paid.	Total.
No.					\$ c.	\$ c.
1	May	20	Hugh Munro,	, jr	63 00	
2	June	3	"		42 00	
3	"	16	"		42 00	
4	"	29	"		42 00	
4	July	14	"		42 00	
5	"	27	"		42 00	
6	Aug.	10	66		42 00	
7	"	24		,	42 00	
8	Sept.	7	"		42 00	
"	"	22	u		42 00	
10	Oct.	5	"		42 00	
11	"	19	٠ ، ، ،		42 00	
13	Nov.	2	"		42 00	
14	66	16	"		42 00	
ĺ	Nov.	24	Tot	al		609 00

Department of Public Works, January 24th, 1883. KIVAS TULLY,
Architect, etc.

AGRICULTURAL HALL.

Amount paid to each Contractor, and Amount of their Tender:

Particulars.	Amoi Paic		Amount of Tender.	
	\$	c.	\$ c.	
D. S. Keith & Co., Steam Heating	1,668	15	1,545 00	
Black & Crawford, Painting	929	14	157 00	
D. S. Keith & Co., Plumbing	530	46	275 00	
J. Fensom, Hand Lift	365	00	365 00	
" Hydraulic Lift (altered)	650	00	650 00	

KIVAS TULLY,
Architect, etc.

AGRICULTURAL HALL.

WORK DONE, OR MATERIALS PURCHASED, WITHOUT TENDE	Work 1	DONE, OR	MATERIALS	PURCHASED,	WITHOUT	TENDE	ર:
--	--------	----------	-----------	------------	---------	-------	----

_	_	T D C 4.1 1 400100 D D .			
June	3.	J.B. Smith, lumber, \$231.38; P.Pat-	****		
		erson & Son, hardware, \$23.44.	\$254		
"		City Treasurer, Fee for Drains	19		
- "		Joseph Murphy, plastering	100	00	
July	14.	J.B. Smith, lumber, \$88.75; P. Pat-			
		erson & Son, hardware, \$34.17.	122		
		Robt. Jones, sand and lime	21	50	
Aug.	10.	J. B. Smith, lumber, \$57.28; Joseph			
		Murphy, materials, \$12	69	28	Prices by agreement.
"	"	Rice Lewis & Sons, hardware and			
		Columns	332		"
"	"	20000 0 01100, 111110 01110 1110 110 11	11	50	
"	24.	P. Paterson & Son, hardware, \$12.82;			
		Rice Lewis & Son, do., \$38.30.	51	12	
Sept.	7.	J. B. Smith, lumber, \$271.19; P. Pat-			
		erson & Son, hardware, 97c	272	16	
"	"	Robt. Jones, lime and sand, \$6;			
		W. Hamilton, blacksmith, \$9.50		50	
"	22.	Materials on pay list No. 9	122		
Oct.		T. J. Rice, wire panels	3	00	
"	"	Hastings & Peterkin, turning for			
		radiator	1	50	
"	"	J. B. Smith, lumber, \$311.54; Joseph			
		Murphy, plastering, \$74.75	386		
"	"	Robt. Jones, lime and sand	8	00	
"	19.	Rice Lewis & Son, hardware,			
		\$111.28; T. J. Rice, wire-work,			
		\$4.50	115	78	
"	"	Joseph Murphy, plastering, \$75.20;		• •	
	_	E. Beckett, sash-weights, \$4.92.	80	12	
Nov.	2.	J. B. Smith, lumber, \$103.08; Wm.	***		
		Hamilton, blacksmith, \$8.25	116		
"		E. Beckett, soot door for chimney		50	
"	66	Joseph Murphy, plastering	442	80	
"	"	Geo. Bingham, galvanized iron, for		~ ~	
		roof		50	
"	- "	Rice Lewis & Son, hardware	19	99	
"	24.	J. B. Smith, lumber, \$104.14; John	1.00		•
_		Ryan, teaming, \$4.50	108	64	
Dec.	11.	Rice Lewis & Son, hardware, \$50.63;			
		Rich'd Murphy, plastering, \$11.		63	#040.00
"	"	Robt. Jones, bricklaying lift		20	\$243 82
"	"	20002222 22000, 0000 1200		00	Not included in
"	66	o onn rejun, comming		50	the pay lists and
"	"	Thos. Lalor, bell hanging	28	85	,
		-	***		tional work.
			\$2,848	79	

KIVAS TULLY,

Architect, etc.

Department of Public Works, Ontario, January 24th, 1883.

AGRICULTURAL HALL.

ABSTRACT of Time of Workmen on Pay Lists, Shewing Advance of Wages in 1882:

Pay List.	Date	э.					Parti	CULARS.		Amount Paid.	Tota	1.
No.	-		-							\$ c.	\$	c.
1	May	20		lays,	Carpenter,			additions	.1	6 00		
2	June	3	$\begin{array}{c c} 12 \\ 52\frac{1}{2} \end{array}$	"	Labourers, Carpenters	at	25cts.	"	***************************************	1 80 13 12		
			21	"	Labourers,	at	15cts.	**	·····	3 15	_ 24	07
3	"	16	57 24	"	Carpenters, Labourers,			"	••••	14 25		٠,
4	"	29	48	"	Carpenters.			"	**********	12 00		
-	Ì		35	"	Labourers,	at	15cts.	"		5 25	95	10
5	July	14		"	Carpenters,			"	•••••	14 25	- 35	10
6		27	54 55	"	Labourers, Carpenters,			"	• • • • • • • • • • • • • • • • • • • •	. 8 10 13 75	1	
U	i	41	11	"	Carpenters,		25cts.	"		2 75		
			49	"	Labourers,			"		7 35		00
7	Aug.	10	66	"	Carpenters,			. "		16 50	- 46	20
			50	"	Labourers,			"	••••	.] 7 50		
8		24	$\begin{array}{c} 67 \\ 54 \end{array}$	"	Carpenters, Labourers,			64		16 75 8 10		
					,						- 48	85
9	Sept.	7	93	"	Carpenters,			"		23 25		
10		22	$\frac{68}{93}$	"	Labourers,			"	•••••	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		
10		24	68	"	Carpenters, Labourers,			66		10 20		
11		5		"	•			"			- 66	90
11	Oct.	Э	90 53	66	Carpenters, Labourers,			66	••••	22 50 7 95		
12	"	19		"	Carpenters,			"	••••••	20 00	i	
		-	20	"	Labourers,			"		3 00		
13	Nov.	2	76	"	Carpenters,			"		19 00	- 53	4 5
	"		21	"	Labourers,			"		3 15	!	
14	.	16	80	"	Carpenters,			"	• • • • • • • • • • • • • • • • • • • •	. 20 00		
		i	15	••	Labourers,	at	15cts.	••	***************************************	2 25	- 44	40
											\$318	97

AGRICULTURAL HALL.

ABSTRACT of Accounts for Lumber, Shewing 25 per cent. Advance on same:

Pay List.	Date				Pai	RTICULARS.	Amount Paid.	Total.
No. 2 5 7 9 11 13	Aug. Sept. Oct. Nov.	3 14 10 7 5 2 24	J. B. Smith	, account	57 271 311 108	38	\$ c. 53 34 22 19 14 32 67 79 77 88 27 02 26 03	\$ c. 288 57

AGRICULTURAL HALL.

PAYMENTS to H. Munro, jr., Clerk of Works:

Pay List.	Dat	e.		Amount Paid.	Total.	
No.					\$ c.	\$ c.
1	May	20		jr	63 00	
2	June	3	"		42 00	
3	"	16	"		42 00	
4	"	29	"	***************************************	42 00	
5	July	14	"	•••••	42 00	
6	"	27	"		42 00	
7	Aug.	10	"		42 00	
8	"	24	"	•••••	42 00	
9	Sept.	7	"		42 00	
10	"	22	"		42 00	•
11	Oct.	5	"		42 00	
12	"	19	"		42 00	
13	Nov.	2	"		42 00	
14	1 "	16	"	***************************************	42 00	.0
						609 00

"K."

AGRICULTURAL HALL.

ADDITIONAL WORK NOT INCLUDED IN ORIGINAL ESTIMATE.

D. S. Keith & Co., steam heating Black & Crawford, painting D. S. Keith & Co., plumbing J. Fensom, hydraulic lift, difference	\$123 772 255 415	$\frac{14}{46}$	\$1,565 75
30 squares brick flooring in basement, at \$5 30 "hardwood floor, 1\frac{1}{4} in., in shop,	\$150	00	Ψ1,000 10
difference from pine, at \$6	180	00	
and maple, 2nd floor, at \$10	300	00	
in height, moulded, etc., at \$1	100	00	
brary, glass doors, etc., at \$6	120	00	
Repairing old book-case	60	00	
15 feet stand for papers at side, at \$2	30	00	
60 feet pigeon holes in dark rooms, at \$4	240	00	
_			1,180 00

of brick wall, 2nd floor, at \$4	75 feet of trussed partition and beams in place				
54 feet trussed partition, south side, at \$3 162 00 80 feet beam to floors, at \$2 160 00 30 steps stairs to basement from 2nd floor at \$5 150 00 Fitting up shelving, north room, book-case, etc. 100 00 Cost of new front of shop, carpenter work. \$378 00 Ventilation of windows of shop. 47 00 Plastering of ceiling of store. 60 00 Iron gratings in sidewalk. 45 00 Partitions in upper floor. 50 00 Advance in lumber. \$288 57 " "wages. 318 97 Clerk of Works. 607 00 Outside painting (under agreement) \$215 00 Sundry accounts, not included in Pay Lists. 243 82		\$300	٥٥		
80 feet beam to floors, at \$2					
30 steps stairs to basement from 2nd floor at \$5					
\$5			4,01		
Fitting up shelving, north room, book-case, etc. 100 00 Cost of new front of shop, carpenter work. \$378 00 Ventilation of windows of shop. 47 00 Plastering of ceiling of store. 60 00 Iron gratings in sidewalk. 45 00 Partitions in upper floor. 50 00 Advance in lumber. \$288 57 " " wages. 318 97 Clerk of Works. 607 00 Outside painting (under agreement). \$215 00 Sundry accounts, not included in Pay Lists. 243 82		150	00		
Cost of new front of shop, carpenter work. \$378 00 Ventilation of windows of shop. 47 00 Plastering of ceiling of store. 60 00 Iron gratings in sidewalk. 45 00 Partitions in upper floor. 50 00 Advance in lumber. \$288 57 " "wages. 318 97 Clerk of Works. 607 00 Outside painting (under agreement). \$215 00 Sundry accounts, not included in Pay Lists. 243 82		100	00		
Ventilation of windows of shop 47 00 Plastering of ceiling of store 60 00 Iron gratings in sidewalk 45 00 Partitions in upper floor 50 00 Advance in lumber \$288 57 " "wages 318 97 Clerk of Works 607 00 Outside painting (under agreement) \$215 00 Sundry accounts, not included in Pay Lists 243 82	· · · · · · · · · · · · · · · · · · ·			872	00
Plastering of ceiling of store 60 00 Iron gratings in sidewalk 45 00 Partitions in upper floor 50 00 Advance in lumber \$288 57 " "wages 318 97 Clerk of Works 607 00 Outside painting (under agreement) \$215 00 Sundry accounts, not included in Pay Lists 243 82	Cost of new front of shop, carpenter work	\$378	00		
Iron gratings in sidewalk 45 00 Partitions in upper floor 50 00 Advance in lumber \$288 57 " "wages 318 97 Clerk of Works 607 00 Outside painting (under agreement) \$215 00 Sundry accounts, not included in Pay Lists 243 82		47	00		
Partitions in upper floor	Plastering of ceiling of store	60	00		
Advance in lumber	Iron gratings in sidewalk	45	00		
Advance in lumber \$288 57 " "wages 318 97 Clerk of Works 607 00 Outside painting (under agreement) \$215 00 Sundry accounts, not included in Pay Lists 243 82	Partitions in upper floor	50	00		
" "wages	-			580	00
Clerk of Works					
Outside painting (under agreement) \$215 00 Sundry accounts, not included in Pay Lists 243 82	" wages				
Outside painting (under agreement) \$215 00 Sundry accounts, not included in Pay Lists 243 82	Clerk of Works	607	00		٠.
Sundry accounts, not included in Pay Lists 243 82	_	•		1,214	54
,		"			
	Sundry accounts, not included in Pay Lists	243	82	4=0	00
	-			458	82

\$5,871 11

Department of Public Works, Ontario. January 24th, 1883.

KIVAS TULLY, Architect, etc.

AGRICULTURAL HALL.

Abstact of Time of Workmen in Pay Lists, Shewing Advance of Wages in 1882:

Pay List.	 {Dat	e.		Particulars.						Amount Paid.		Total.	
No.										\$	с.	s	с.
1	May	20	$\frac{24}{12}$	day	S Carpenters, Labourers,	at 25	cents	addițional			00 80	- 4	
2	June	3	$52\frac{1}{2}$ 21	"	Carpenters, Labourers,	at 25	"	"	•••••	13			
3	"	16	57 24	"	Carpenters,			"		14	25 60	24	07
4	"	29	48 35	"	Carpenters, Labourers,	at 25	"	"		12			
4	July	14	57 54	"	Carpenters, Labourers,	at 25	"	"		14	25 10	35	10
5	"	27		"	Carpenters, Carpenters.	at 25	66	"		13			
•			49	"	Labourers,		"	"	· · · · · · · · · · · · · · · · · · ·		35	46	20
6	Aug.	10	66 50	"	Carpenters, Labourers,		"	"	•••••		50		
7	"	24	67 54	"	Carpenters, Labourers,			"		15 8		40	٥.
8	Sept.	7	93 68	"	Carpenters, Labourers,		"		/	23 10		48	85
9	"	22	93 68	"	Carpenters, Labourers,	at 25		66		23 10	25		
	!				,			35				66	90

Abstract of Time of Workmen in Pay Lists—Continued.

Pay List.	Da	te.		Particulars.							ount id.	Total.		
No.											8	. c.	\$	c.
10	Oct.	5	90 53		Carpenters,			ado	lițional		1	22 50		
11	"	19	80 20	"	Labourers, Carpenters, Labourers,	at 25	"		"			7 95 20 00 3 00	F-9	45
13	Nov.	2	76 21	"	Carpenters, Labourers,				"			19 00 3 15	55	40
14	"	16	80 15	"	Carpenters, Labourers,	at 25	; "		"	••••••••••	2	20 00 2 25		
	1 "	24			,						`\		44	40
												. 1	\$318	97

Department of Public Works, January 24th, 1883. KIVAS TULLY,
Architect, etc.

AGRICULTURAL HALL.

ABSTRACT of Accounts for Lumber at 25 per cent. advance on same.

Pay List.	Dat	e.			Particulars.	Amount Paid.	Total.	
No.						\$ c.	\$ c.	
2	June	3	J. B. Smith	's account,	213.38	53 34		
4	July	14	"	"	88.75	22 19		
6	Aug.	10	"	"	57.28	14 32		
8	Sept.	7	"	"	271.19	67 79		
10	Oct.	5	"	"	311.54	77 88		
13	Nov.	2	66	"	108.09	27 02		
	"	24	"	"	104.14	26 03	288 57	

KIVAS TULLY,
Architect, etc.

Department of Public Works, January 24th, 1883.

Mr. Meredith requested that the vouchers be produced at next meeting relating to item on page 189 Public Accounts, 1882: A. Oakley—Services repairing Brock's monument, \$400.

Mr. Harcourt requested that items under head of Expenditure re Bureau of Indus-

tries, \$7,785.56, on page 180 Public Accounts, 1882, be furnished at next meeting.

Mr. Wood, Treasurer, handed in statement of advances made to Agricultural

Mr. Wood, Treasurer, handed in statement of advances made to Agricultural and Arts Association, re Agricultural Hall Building repairs. Statement marked in appendices "L."

"L."

ADVANCE to Agricultural and Arts Association, re Agricultural Hall.

Name.	Particulars.	Amount Paid.	Total Amounts Paid.	Total.
J. Ritchie & Co. J. Murphy T. Lalor, jr. J. Roberts. Black & Crawford J. B. Smith Rice Lewis & Son P. Paterson & Son City of Toronto R. Jones Robert Snarr J. Fensom	Painting	126 67 365 00	\$ c. 6,167 45 4,440 63	\$ c.
*	Less amount received from sale of old material	• • • • • • • • • • • • • • • • • • • •	10,608 08 30 15 \$10,577 93	
T. D.	Unpaid Accounts.	200 20		
P. Minton J. B. Smith D. S. Keith & Co W. Hamilton	Elevator	650 00 63 00 20 64 99 48 2 35 215 00	1,050 47	\$11,628 40

C. H. SPROULE,

Auditor.

Provincial Auditor's Office, January 24th, 1883.

Mr. Leys, of the firm of Rice Lewis & Co., was called and examined. Evidence marked in appendices "C."

Treasurer's Office, January 26, 1883.

Inquiry into the expenditure of \$11,396.25 on Agricultural Hall continued.

Mr. Leys, a member of the firm of Rice Lewis & Son, sworn (examined by Mr. Wood):—

My firm furnished hardware supplies on account of the repairs to Agricultural Hall.

Q. Did you sell these goods as cheap to the Government as you would to any private individual?

A. Yes.

Mr. Meredith.—Q. Are there others who sell the same kind of supplies you furnished?

A. Yes.

Mr. Smith, sworn (examined by Mr. Wood):—

My father is a lumber dealer; I am aware of all the transacti ns that take place; I am aware that a large amount of lumber was furnished for the repairs to Agricultural Hall.

- Q. Did you sell that lumber at the lowest market price?
- A. We did.
- Q. Did you sell it as low as you would to any private individual?
- A. We did.
- Mr. Meredith.—Q. What was the price of Cherry lumber last summer in this market?

 A. The first quality, if it could be got, would be worth \$70; but it is not sold in that way; it is sold first and second at, probably, \$50.
 - Q. How did you come to charge \$70 for what you furnished the Government?
- A. That was manufactured; it was worth \$50 in the rough; the work of planing, tonguing and grooving is probably \$5 a thousand.

Q. How do you make \$50 and \$5 to be \$70?

- A. In measuring the rough lumber of course we take a board a foot wide; you might imagine we would get four pieces three inches wide; on the contrary, we get only three and a fourth, which is short of the full width, and consequently left on our hands.
- Q. How did you come to charge \$5 more than you ultimately agreed to take for clear pine ?
- A. I don't know that we did; I do not remember what kind of stuff was furnished; I could not say how many lumber firms such as ours are in the city; I do not know that there is one doing both a manufacturing and dealing business; we have supplied this and former Governments with lumber; we do not solicit contracts.
- Mr. Wood.—Q. Are you in the habit of charging this Government more than is usual?
- A. No; on the contrary, we figure pretty close; we had some in this case left on our hands.

THE CHAIRMAN.—Q. Would there be required for panels better stuff than for flooring?

A. Certainly; it would have to be thoroughly seasoned, and would probably have to take that out of stuff worth \$60, and then stand a good deal of waste; hardwood is not usually kilned; it is much better if you get it without.

Mr. Fitzimmons, sworn (examined by Mr. Wood):-

I am a member of the firm of D. S. Keith & Co.; we did the plumbing for the Agricultural Hall.

Q. In doing that work, did you charge the Government more than to a private individual paying cash ?

A. No; we charged regular prices for the work done outside of the contract; it was most of it under contract.

To Mr. Meredith.—I myself fixed the price upon the goods furnished; I made no examination of the books with a view to my evidence.

Mr. Ferris.—Q. I suppose your account is an abstract from your book.

A. Yes. (Keith & Co.'s accounts produced).

Mr. HARCOURT.—Q. Now that you have looked at the accounts, will you say whether regular prices were charged, or whether they were excessive?

A. These are regular prices.

Q. Such as you would have charged any individual for similar work?

A. Yes; we have been twenty-five years in the trade; our total account was \$2,198, and of that \$1,834 was under contract.

Mr. Gibson (Huron).—Q. Did you charge for that outside the contract just the same as the contract?

A. I do not think so, because I do not think we made a cent out of the contract.

Q. But it was the same price you would have charged myself or Mr. Meredith?

A. Yes.

Mr. Black, sworn (examined by Mr. Wood):—

Our firm (Black & Crawford) got the contract for the painting at Agicultural Hall; I believe other parties tendered; what was not contracted for and done, was charged by the yard; the contract was \$157; the total bill was \$925; what was not contracted for was under our usual prices; because we thought we might get another job at another time, and we made it low.

Q. Then it was rather under than over your usual prices?

A. It might have been a good deal more without being considered an over charge.

Q. I notice such items charged as this—"Calsomining not under contract"; now in

making out the number of yards did Mr. Munro assist?

A. We checked it with him, but whether he measured or not I don't know; I saw him measuring plaster; I never did work before for the Government; I put in a tender for this work; I had been inquiring first; I got the directions for tendering from Mr. Munro; I live in Toronto; have been for four years.

Mr. MEREDITH.—Q. Did you suggest to this gentlemen that you were sound in the faith as a reason why you should have this job?

A. No.

To Mr. Wood.—I had no communication with the Government, direct or indirect; I was not asked at that time what my politics were.

Mr. Meredith.—Q. When was it you were asked?

A. After I commenced work.

Q. Who asked you?

A. One of the carpenters.

Mr. Wood.—Q. Did you ever speak to me before to day?

A. No.

To Mr. Meredith.—Tenders were put in on the first of July, and a few days after I was notified my tender was accepted; four weeks, may be six weeks after that, we commenced work; I did work on the buildings for Mr. Jamieson to the amount of \$63; it was for him personally; there was \$75 of my account for gilding.

Mr. Tully, recalled (examined by Mr. Wood):-

I was first appointed to the public service by the Province of Canada in 1856, by the Government of Sir John Macdonald; I was appointed by the Inspector of Asylums and Prisons as Architect of the Toronto Asylum; at Confederation, Mr. Carling, Commissioner of Public Works, appointed me Architect and Engineer, and Chief Officer of Public Works; I have prepared plans for most of the public buildings erected; I have been able to give more personal attention to this building in question because it was in the city; I was in a position to notice the quality of the material used, and the kind of workmen employed.

Q. Now, from your experience of forty years, both in England and Canada, as a general architect and engineer, and from your own knowledge of what was going on at Agricultural Hall, do you consider you have value for the expenditure?

A. I consider the Government has value for every dollar expended on that work; Mr. Munro told me he measured the work; I told him to measure it up, and I saw him

measuring one day.

Q. Before you certified to the accounts did you consult with Mr. Munro?

A. I went over every item, and checked it myself.

Mr. Meredith.—Q. What was Munro's trade?

A. I do not know; I do not know he was a stonemason.

Q. If you did not know his trade how did you come to employ him ?

A. He has been before Clerk of Works; he was at Thunder Bay; he measured work also at the Central Prison; I did not see his work at Thunder Bay; I know of his capacity by his general knowledge of business; he revised all the accounts between the Canada Car Company and the Government with respect to the Central Prison.

Mr. Ferris.—Then he is more or less of an expert?

A. I consider him a smart man.

KIVAS TULLY.

Mr. Jamieson, sworn (examined by Mr. Meredith):-

I am the tenant of the Agricultural and Arts Association in their building on the corner of Yonge and Queen streets, Toronto.

Q. I believe you made them an offer to rent upon certain terms a portion of the building, is that a copy of your lease (copy produced)?

A. Yes, I suppose that is a copy of the lease I signed.

Q. Are you aware that the sum of two thousand odd dollars is claimed from you in connection with the repairs. Do you owe them that amount ?

A. Not that I am aware of.

Q. Did you authorize them to do any work on your behalf?

- A. I had nothing to do with the Government; I did not know them in the transaction; my agreement was with the Association.
- Q. Did you authorize any one to do work in connection with the alterations, and say you would pay for it?

A. I mentioned about the heating to Mr. Wade; nothing else that I am aware of.

Q. Then do you admit your liability to pay anything on account of changes in the building l

40

A. I do; I admit \$500, but I dispute my liability to the Association for anything over \$500, simply because I give them \$2,000 already of an increased rent; they take my cellar from me, and put me up stairs for my workshop; will they allow me for keeping me out of my place in July and August, and till the first of October?

THE CHAIRMAN.—Q. I suppose you are willing to leave this matter to any fair court of arbitration?

A. I am willing to do anything that is fair.

Mr. Meredith.—Q. You say the original bargain with you was that you were to have the cellar?

A. Yes.

Q. The resolution passed on the 25th March says that a lease be granted of the

lower flat and one-half of the upper flat; there is nothing there about the cellar?

A. I knew then it did not include the cellar, but I had the cellar before; I understood at first I was getting the same premises I had before; then they commenced to discover they wanted half the cellar; of course nothing was said about the cellar, but I supposed the cellar went with the place; under the old lease I had a vault in the cellar I used for books, etc.; now the cellar is not worth fifty cents to me; there is an engineer there now; I have spent \$7,000 on the interior of the building; I will give \$10,000 more for the building to-day than I would before it was touched; the whole thing cost about \$28,000, and I will give \$40,000 for it.

Mr. Smith, son of J. B. Smith, lumber dealer, called and examined with reference to lumber supplied. Evidence marked "C" in appendices.

Mr. Fitzsimmons, one of the partners in the firm of D. S. Keith & Co., next called and examined with reference to the plumbing. Evidence marked "C" in appendices.

Mr. Tully recalled and examined. See evidence marked "C" in appendices.

Mr. Jamieson, tenant of the ground floor, in the Agricultural Hall, was then called and examined under oath. His evidence taken by shorthand reporter. Marked "C" in appendices.

Mr Meredith requested that copies of D. S. Keith & Co.'s accounts be entered up the minutes. Copies marked "M" and "N" in appendices.

" M."

[COPY.]

TORONTO, November, 1882.

THE ONTARIO GOVERNMENT, AGRICULTURAL HALL, TORONTO,

To D. S. Keith & Co.,

Plumbers, Gas and Steam Fitters.

To steam heating, per contract	\$1,545	00		
Dome alterations	12	00		
-			\$1,557	00
Running pipes under floor, viz.:				
36 ft., $1\frac{1}{4}$ in. iron pipe, $15c$	\$5	40		
36 ft. 1 in. iron pipe, 10c		60		
$1 1\frac{1}{4}$ in. elbow, $20c.$; $1 1$ in. elbow $15c$		35		
Time of man and helper, 1_{T0}^{9} days \$4	7	60		
-			\$16	95

Running pipes in flues in basement:				
3 1 in. nipples, 20c, 60c.; 10 1 in. elbows,				
15c., \$1.50	\$2	10		
5 1½ in. elbows, 20c., \$1; 3 2 in. elbows,				
⁴ 30c, 90c	1	90		
5 pieces 1 in. pipe, 1 ft. long, with thread at				
each end, 25c	1	25		
1 piece $1\frac{1}{4}$ in., with thread as above		35		
3 ft. 2 in. iron pipe, cut	1	00		
3 ft. $1\frac{1}{4}$ in. iron pipe, cut		45		
			\$7	05
1.3×12 radiator, complete, in w. c., 36 ft. pipe,			Ψ.	••
at 60c	\$21	60		
2 1 in. angle valves, \$2		00		
2 long nut nipples and long nuts, 1 in., 40c	•	80		
4 ft. $1\frac{1}{4}$ in. pipe, 60c.; $11\frac{1}{4}$ in. tee, 30c		90		
$2\frac{1}{2}$ ft. 1 in. pipe, 25c.; $11\frac{1}{4} \times 1$ elbow, 20c		45		
1 l in. elbow, 15c.; 1 l in. tee, 25c		40		
Bronzing above radiator and dummy in store	3	75		
Extra marble slab for dummy		50		
Takita maroic siao tor duminy			\$38	40
Running pipes out of flues:			φυσ	10
8 ft. 14 in. iron pipe, 15c	@1	20		
8 ft. 1 in. iron pipe	Фт	80		
8 1 1¼ in. elbows, 20c., \$1.60; 8 1 in. elbows,		00		
15c., \$1.20	9	80		
Time of man and helper, 7 days		00		
Time of man and herper, I days	20	UU	\$32	80
3 wrought iron furnace irons	\$ 5	00	φυΔ	00
1 gallon black varnish		50		
Time of man and helper varnishing, ½ day		00		
Sheeting ceiling joists over boiler, 62 lbs.	_	•		
sheet iron	6	20		
Tacks, and time, etc	-	$\frac{25}{25}$		
Taoks, and time, 600			\$15	95
		-	\$1,668	15
			m -, - 5 -	-

(Checked.)

KIVAS TULLY,

Architect.

(Correct.)

Hugh Munro, Jr.,

Clerk of Works.

" N."

Toronto, November 16th, 1882.

THE ONTARIO GOVERNMENT, AGRICULTURAL HALL, TORONTO,

To D. S. KEITH & Co.,

Plum	here	Gog	and	Steam	Fitters.

1000	Plumb	ers,	Gas,	and	Steam	Fitte
1882.	1:				0075	00
To plum	bing as per contract				\$275	
Sept. 20	, To 9 square feet perforated zinc		# 00	00	1	15
"	2 valve water closets complete, \$10.		\$20	00		
	20 ft. 4 in. soil pipe, 35c., \$7;		_	~ -		
.,	4×3 Y branch, \$1.25	:	8	25		
"	$2.4 \times 4 \text{ Y}$ branches, \$1.25, \$2.50;	L	_			
,,	$4\frac{1}{4}$ in. s. lead tap, \$3	•	5	50		
"	2 4 in. hubs, 75c., \$1.50; 2 4 in	•		~~		
,,	bends, 75c., \$1.50		3	00		
"	1 4 in. brass ferule, 75c.; 1 4 in			~~		
"	hanger, 25c			00		
"	$25 \text{ ft. } \frac{1}{2} \text{ in. lead pipe, } 15c. \dots$		3	75		
••	3 pprs. lead tacks and screws, 15c.		0			
ć.	45c.; solder, 7 lbs., 30c., \$2.10.	•	2	55		
•	5 ft. 4 in. galv. iron pipe, 15c, 75c.	;		0=		
	1 4 in. elbow, 22c			97		
"	2 ft. 2 in. vent pieces, 15c., 30c.; 47	1	_			
"	ft. 3 in. air pipe, 12c., \$5.64		5	94		
•	7 3 in. elbows, 20c., \$1.40; 3 2 in.	•				
	elbows, 13c., 39c.; 2 2 × 2 Y		0	00		
"	branch, 30c	•	Z	09		
•••	7 ft. 2 in. air pipe, 10c., 70c.; 17 lbs.					
	sheet lead, 8c., \$1.36; 4 lbs.		- 0	0.0		
"	putty, 20c		2	26		
	1 3×2 Y branch, 25c.; 1 bran	1		50		
"	strainer, 25c	,	c	50		
"	1 white corner urinal, with overflow.		O	50		
	4 ft. $1\frac{1}{2}$ in. waste pipe, 70c.; $11\frac{1}{2}$ s.	•	0	20		
"	trap, \$1.50	_	4	20		
	2 1½ in. bends, \$1, \$2; 81 lbs. sheet	ı	Q	48		
"	lead, 8c., \$6.48		0	40		
**	10 lbs. ½ in. lead pipe, 8c., 80c.; 1 3		9	05		
66	in. stop cock, plated plunge, \$1.25		۵	O		
	1 bran strainer, 15c.; 10 ft. 2 in. air		1	15		
"	pipe, 10c., \$1solder, 4 lbs., 30c., \$1.20; 1 corner	-	1	19		
			1	70		
"	cap vent of urinal, $50c$			50		
"	$1 \sin k$, 30×18 , \$2.50; 12 in. s. trap , \$2	•	*	<i>5</i> 0		
	1 4 × 2 iron Y branch, \$1.25; 1 $2\frac{1}{2}$		9	75		
"	in. bend. $\$1.50$ 1 2 in hub, 40c.; $1\frac{1}{2}$ ft. 2 in. lead		4	10		
				90		
"	waste, 50c			30		
	sheet lead for urinal, 8c., \$12.32		12	89		
"	1 package tin tacks, 30c.; solder, 3	1	14	U M		
	lbs., 30c., 90c	•	1	20		
"	Time of man and helper, 7_{10} days, \$4		29			
	Time of man and norbor, 110 aays, wx			_	\$129	66
					W	

43

1882. Altering soil pipe into chimneys, viz.: Sept. 20, 25 in bends, \$1, \$2; 1 ft. 5 in. pipe, 50c. 15 in. hub, 75c.; lead packing, \$1 Time of man and helper, 2 days	1	50 75 00	\$12	25
Sept. 20, Iron gas-fitting to store and offices,				
with alterations to order, 25 ft. Altering connections to gas-meter:			\$100	00
Sept. 20, $6\frac{1}{2}$ ft. $1\frac{1}{4}$ in. iron pipe, 1 $1\frac{1}{4} \times 1$ in. elbow, $15c$		15 75	\$ 9	90
Sept. 20, Cleaning and re-bronzing 4 brackets, and altering same to suit side- lights		00 60	₽⊿	90
chandeliers	7	50		
15c., $45c$ " 1 piece $\frac{3}{8}$ in. pipe, 2 pieces $\frac{7}{8}$ in. tube, 3 ft., 2 pieces $\frac{1}{4}$ in. brass	1	15		
tube, $3\frac{1}{2}$ ft		75		
" Time of man and helper, fitting above,	1	50		
-		—	\$16	50
Cr.		-	\$537	46 .
Sept. 20, By fitting water closet (old) not done, "By 1 old 14 in. gas globe	\$5 2	00	\$7	00
		_		
			\$530	46

Members of the Committeee present agreed to meet next morning (Saturday), at ten, to go and view the premises.

Committee adjourned to call of the chair.

TREASURY OFFICE, Tuesday, January 30th, 1883.

Committee met at eleven a.m.

Present:

The Chairman.

Messieurs Ballantyne.
Gibson,
McCraney,
Monk,
Young.

Messieurs Creighton, Harcourt, Meredith, Wood, On motion of Mr. Meredith,—Ordered that the following accounts of A. Oakley, repairing Brock's Monument, be entered upon the minutes. Marked "O."

"0."

[COPY.]

TORONTO, Sept. 15th, 1882.

Hon. The Provincial Secretary,

Dr. to Alfred Oakley.

To services rendered in examining into and reporting upon the condition of the structure known as Brock's Monument, Queenston:

То	6 days' labour, at \$3.50	\$21	00		
"	Hotel expenses	6	00		
"	Travelling expenses	3	00		
	•			\$30	00

Toronto, Nov. 17th, 1882.

Dear Sir,—Enclosed please find a copy of the account for \$30; the particulars are as follows:—On the 15th of September the Hon. Mr. Hardy commissioned me to go to Queenston and make a thorough examination of Brock's Monument, and report to him. The result was my report of the 15th of September, which I handed to the Attorney-General, Mr. Hardy being out of town. The account is for the work there done, with expenses. I also enclose the dates for the labour done in repairing the structure.

Your obedient servant,

J. G. Scott, Esq.,

ALFRED OAKLEY.

Deputy Attorney-General.

TORONTO, Oct. 19th, 1882.

THE HON. THE PROVINCIAL SECRETARY,

To ALFRED OAKLEY.

For repairing Brock's Monument, Queenston,	Ont.:			
40 days' labour, at \$3.50	\$140	00		
4 bbls. Portland cement, at \$5	20	00		
Scaffold poles and ropes	20	00		
Cartage and express	15	00		
Total			\$195	00
2000	(Correc	t.)	Ψ100	00
(Si _j	gned)	Kıv.	AS TUL	LY,

December 15th, 1882.

Architect, etc.

TORONTO, Nov. 13th, 1882.

THE HON. THE PROVINCIAL SECRETARY,

Dr. to ALFRED OAKLEY,

48 days labour, at \$3.50	\$168	00		
2 loads sand		00		
2 bbls. water lime	3	50		
Cartage	1	50		
Travelling expenses, 3 men	19	00		
		_	\$196	00

(Correct.)

(Signed) KIVAS TULLY.

December 15th, 1882.

Architect, etc.

DAYS LABOUR AT BROCK'S MONUMENT.

Week	ending	Sept.	30	1	man				4	days.
"	"	Oct.	7	2	men	each	6	days	12	
"	"	"	14	3	"	"	6	"	18	"
"	"	"	21	3	"	44	6	"	18	
"	"	"	28	2	"	"	6	"	12	"
"	"	Nov.	4	2	"	46	6	"	12	"
"	"	"	11	2	"	"	6	"	12	"
									88	days.

On motion, Ordered the report as read be adopted. Committee adjourned *sine die*.