measure.

Mr. EVANS hoped the discussion would show the Attorney-General the necessity of redeeming the pledge he had given, that he would next session introduce a measure on this subject.

Mr. COYNE said that the principle that the work was now arranged to be done on, was wrong. Whatever was fair and right—whether 50 or 100 per extract—ought to be paid for the work.

Mr. GIBBONS would vote for the law as it stood under the old statute.

Mr. CURRIE'S motion was then put and carried by a large majority. Among the year were Hen. Mr. Carling, Hon. Mr. Wood, and Hon. Mr. Cameron. Hon. J. S. McDonald and Hon. Mr. Richards voted with the minority.

The 12th sub-section was amended so as to make the fee for registering a discharge of mortgage, 50 cents, without reference to langth.

Mr. BLAKE suggested the addition of a clause to provide that Registrar's charges might be taxable by the Clerk of the Crown of the County in which the Registry office was situated, in the same manner and subject to the same rules as to appeal and otherwise, as ordinary bills of coats are taxable between parties to actions.

Hon, Mr. WOOD doubted if all Deputy Clerks of the Crown would be competent to tax these charges.

Mr. BLAKE said he would postpone this matter, to allow the Treasurer to draw an amendment, which would provide the proper machinery for taxing.

Mr. BLAKE suggested an amendment to the 71st clause, as the returns of fees and emoluments received by registrars, to provide that the entries of such fees, &c should be made on the day on which received.

Tale was agreed to.

Mr. BLAKE said the 75th clause provided that, on the request of any person interested to have a plan or survey made of any incorporated parated town or village, or unincorporated village, the municipality should cause it to