

Report to be received to-morrow.

ONTARIO LAW SOCIETY.

The Bill respecting the Law Society of Ontario was debated at great length.

Mr. BOULTBEE moved an amendment providing that, if any reporter of the courts thought himself aggrieved by the action of the Law Society, he might appoint an arbitrator, the benchers might appoint another, and if they could not agree upon their award, they might appoint a third, and their decision should be final.

Mr. BLAKE said he conceived this amendment would destroy the Bill, and if it were carried the order might as well be discharged.

After discussion, the House divided, and the amendment was lost on a vote of 40 to 17.

Mr. CUMBERLAND moved that any appointments of reporters should be subject to the approval of the judges.

Mr. LAUDER rose to speak to the amendment, but wandered away from the subject.

Mr. E. B. WOOD rose to a question of order.

Mr. RYKERT (in an undertone), to Mr. Lauder—Move the adjournment.

Mr. WOOD again raised the point of order.

Mr. LAUDER said he would soon put himself in order.

The SPEAKER decided that Mr. Lauder should keep to the question.

Mr. LAUDER moved the adjournment of the House. (Opposition cheers.) He then proceeded to attack Mr. E. B. Wood, stating that he had gone to South Grey with him, and then when he came back, had "jumped Jim Crow."

Mr. E. B. WOOD—You ought to be ashamed of yourself, if there is any shame left in you.

Mr. LAUDER proceeded to say that if the Premier could do so he would vote him out of the House.

Mr. BLAKE—I would like to keep you here as a shocking example.

Mr. LAUDER then went on to denounce THE GLOBE, and said he and his friends defied it, which was something to be thankful to. (Laughter.) He continued for some time in the same strain, and finally said he would withdraw his motion for the adjournment. (Derisive laughter.)

Mr. BLAKE—I fully concur in what I said before,—that it is well to have the hon. member in this House as a shocking example. (Hear, hear.)

Mr. E. B. WOOD said that as the observations were out of order, they were unworthy of reply. (Hear, hear.) But he would say this: that had he had the same evidence as he now had of the character of the member for South Grey, he (Mr. Wood) would certainly never have gone to South Grey on his behalf. After what he (Mr. Wood) had done and attempted to do for that gentleman in South Grey, and after the intercourse he had had with him, for that gentleman to get up and to make the insinuations he had made, was one of the basest exhibitions by a depraved nature he (Mr. Wood) had ever witnessed. (Hear, hear.) He would think it beneath him to reply to such remarks; he would sooner reply to the lowest man in the streets.

Mr. CUMBERLAND rose to a point of order.

Mr. E. B. WOOD said that Mr. Cumberland did not interrupt, but cheered Mr. Lauder when he was attacking him (Mr. Wood). Was this fair? (Hear, hear.) Mr. Lauder had attacked him without provocation.

Mr. RYKERT rose to a point of order.

Mr. E. B. WOOD said this was in keeping with the conduct of Mr. Rykert, who had sat still and heard, without a word of dissent, Mr. Lauder making an unjust and ungenerous personal attack upon him (Mr. Wood).

Mr. MACKENZIE said that Mr. Rykert's point of order would not stand. Mr. Wood had a perfect right, by the rules of Parliament, to address the House when he was personally attacked.

Mr. E. B. WOOD said he would leave the member for South Grey to his own reflections. (Hear, hear.)

The amendment was lost by 39 to 15.

The House then went into committee on the motion of the Government to amend the Bill by adding a clause, giving the benchers power to give compensation to reporters deprived of office.

The amendment was reported.

Mr. HODGINS then moved to refer the Bill back to be amended by the addition of a clause, providing that the benchers should furnish a statement of the revenue and expenditure each year to the members entitled to vote. Carried.

The committee reported the Bill as amended, and the report was received.

Third reading to-morrow.

THIRD READINGS.

The following Bills were read a third time and passed:—

To amend the Act passed in the Session held in the thirty-second year of the reign of Her Majesty, intitled, "An Act to amend chapter fifteen of the Consolidated Statutes of Upper Canada, intitled, 'An Act respecting County Courts.'"

To amend the Act intitled, "An Act respecting the property of religious institutions in Upper Canada."

To amend chapter seventy-seven of the Consolidated Statutes of Canada, intitled, "An Act respecting Land Surveyors and the Survey of Lands."

To amend the Act intitled, "An Act respecting Dentistry."

To amend the law respecting the issue of the prerogative writ of mandamus.

ADVANCED A STAGE.

The following Bills were advanced a stage:—

To amend the Act of the Province of Ontario respecting superior and county courts, passed in the thirty-fourth year of Her Majesty's reign and chaptered twelve, and to declare the true meaning of section sixteen of said Act.

To amend the Act 27th and 28th Vic, respecting the granting of charters of incorpo-

ration to manufacturing, mining and other companies.

To amend Cap 20, 31 Vic, intitled "An Act respecting registrars, registry offices and the registration of instruments relating to lands in Ontario."

To amend an Act respecting companies for the establishment of cemeteries in Upper Canada.

To provide for the interdiction of habitual drunkards.

To amend the Act respecting apprentices and minors.

Mr. BLAKE moved the adjournment of the House.

The House adjourned at midnight.

NOTICES OF MOTION.

Mr. Rykert—On reception of report of Bill No 152, in aid of Railways, will move,

1. That the report be not now received, but that the same be referred back to a Committee of the Whole House, with instructions to strike out sections two, three, four, five, six and seven, providing for a Railway Subsidy Fund.

2. That the report be not now received, but that the same be referred back to a Committee of the Whole House with instructions to add the following clause:

"That in the distribution of any of the Funds set apart by this Act in aid of Railways, all Railways extending northward from Lake Erie, and connecting with Railroads within the meaning of the Act in aid of Railways, 34 Vict. Cap. 2, shall be entitled to participate in said fund upon the like conditions as are provided by the said Act."

3. That the report be not now received, but that the same be referred back to a Committee of the Whole House, with instructions to add the following clause:

"That no portion of the Railway Subsidy Fund provided by this Act shall be applied in aid of Railways until such time as Orders in Council shall have passed exhausting the whole of the Railway Fund appropriated by this Act, and the Act 34 Vict. Cap. 2."

Mr. Galbraith—On Thursday, enquiry of Ministry whether or not it is their intention to amend Cap. 31 Consolidated Statutes of Upper Canada, intitled "An Act respecting Jurors and Juries," so as to abolish the final court of selection, and the use of the ballot at the primary selections in the Municipalities.

Mr. McDonald, (Leeds)—On Thursday, enquiry of Ministry whether the Government intend, at an early date to take into consideration the subject of providing in this Province a Hospital or Asylum for incurables.