

That it would be in the interest of trade and commerce throughout the Dominion if such bankruptcy legislation, as will assimilate the law in various Provinces and enable insolvent debtors under proper restrictions to obtain a release from their creditors, be passed by the Dominion Parliament.

That the Dominion Government should contribute towards the maintenance of county law libraries.

That the Benchers be requested to so arrange tuition fees of the Law School that they will sustain the school, or take steps to transfer the education of legal practitioners to the Universities of the Province, the Law Society retaining the functions of an examining body.

That it would be to the advantage of the legal profession of Ontario to form a Provincial Bar Association.

That each County Law Association be requested by the secretary to contribute the sum of two dollars annually for the purposes of defraying the expenses of this Association and that said contributions be forwarded to W. C. Mikel, Esq., Belleville, secretary.

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There has been a doubt in the minds of some members of the profession interested in the subject as to whether s. 6 alone, of the Alien Labour Act of 1897, as amended in 1901, is to be looked upon as ultra vires of the Dominion Parliament. The question recently came up in the case *Rex v. Breckenridge* in the Divisional Court of which Mr. Justice Anglin is a member. It was not even suggested by counsel or by the Court that s. 1, under which the conviction there was made, had been affected by the judgment in *Rex v. Gilhula*.

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Some of the names mentioned in connection with the judiciary recall a story distinctly apropos. A sage old farmer who noted the elevation of his member to the Bench remarked: "Well, it's a good thing Laurier isn't giving everything to lawyers". —*Star*.