

discussion to-day and on a previous evening he (Mr. Blake) had failed to hear any sound reason advanced why in this matter they should create dissimilarity instead of trying to arrive at a similarity in their legislation for all the Provinces of the Dominion.

The House divided on Mr. Geoffrion's amendment, which was negative. Yeas, 63; Nays, 76.

YEAS—Ault, Béchard, Blake, Bodwell, Bolton, Bourassa, Bowman, Burpee, Cameron (Huron), Cameron (Inverness), Cameron (Peel), Cheval, Chipman, Coffin, Connell, Coupal, Currier, Dorion, Forbes, Fortier, Geoffrion, Godin, Hagar, Holton, Kempt, Killam, Le Vesconte, Little, Macdonald (Cornwall), Macdonald (Glengarry), MacFarlane, Mackenzie, McCallum, McMonies, Metcalfe, Mills, Morison (Victoria), Oliver, Pâquet, Pelletier, Pickard, Pope, Power, Pozer, Ray, Redford, Ross (Prince Edward), Ross (Wellington Centre), Ryan (Montreal West), Rymal, Scatcherd, Smith, Snider, Stirton, Thompson (Haldimand), Thompson (Ontario), Wells, Whitehead, Willson, Wood, Wright (Ottawa Co), Wright (York, Ont. W R), Young—63.

NAYS—Archambeault, Beaubien, Bellerose, Benoit, Bertrand, Blanchet, Bowell, Bown, Brown, Carling, Caron, Cartier (Sir George E.), Cayley, Cimon, Colby, Costigan, Crawford (Brockville), Daoust, Dobbie, Dufresne, Dunkin, Ferguson, Fortin, Galt, Gaucher, Gaudet, Gendron, Gibbs, Gray, Grover, Harrison, Heath, Holmes, Howe, Huot, Hurdon, Jackson, Jones (Leeds and Grenville), Keller, Kirkpatrick, Lacerte, Langevin, Lapum, Lawson, Macdonald, Sir John, McDonald (Middlesex), Masson (Soulanges), Masson (Terrebonne), McCarthy, McConkey, McDougall (Lanark), McGreevy, McLelan, McMillan, Morris, Morrison (Niagara), Munroe, Perry, Pinsonneault, Rankin, Read, Renaud, Robitaille, Ross (Champlain), Ross (Dundas), Ryan (King's, N.B.), Shanly, Simard, Sproat, Stephenson, Street, Tilley, Wallace, Walsh, Webb and Workman—Total 76.

Hon. Mr. Wood moved in amendment to restore the first clause of the Bill, as reported from the Select Committee, so as to provide that the Act shall apply to all persons, whether traders or non-traders, except that in the case of non-traders, there shall be no voluntary assignment under the Act. He said that in Committee of the Whole, the clause had been amended so as to give traders only the benefit of the Insolvency law, and he wished to take the sense of the House on the question.

[Mr. Blake—M. Blake.]

avoir les mêmes lois pour toutes les provinces du Dominion.

L'amendement de M. Geoffrion est rejeté par 76 voix contre 63.

Ont voté pour: MM. Ault, Béchard, Bodwell, Bolton, Bourassa, Bowman, Burpee, Cameron (Huron Sud), Cameron (Inverness), Cameron (Peel), Cheval, Chipman, Coffin, Connell, Coupal, Currier, Dorion, Forbes, Fortier, Geoffrion, Godin, Hagar, Holton, Kempt, Killam, Le Vesconte, Little, Macdonald (Cornwall), Macdonald (Glengarry), MacFarlane, Mackenzie, McCallum, McMonies, Metcalfe, Mills, Morison (Victoria), Oliver, Pâquet, Pelletier, Pickard, Pope, Power, Pozer, Ray, Redford, Ross (Prince Édouard), Ross (Wellington Centre), Ryan (Montreal Ouest), Rymal, Scatcherd, Smith, Snider, Stirton, Thompson (Haldimand), Thompson (Ontario Nord), Wells, Whitehead, Willson, Wood, Wright (Ottawa), Wright (York Ouest), Young—63.

Ont voté contre: MM. Archambeault, Beaubien, Bellerose, Benoit, Bertrand, Blanchet, Bowell, Bown, Brown, Carling, Caron, Cartier, Cayley, Cimon, Colby, Costigan, Crawford (Brockville), Daoust, Dobbie, Dufresne, Dunkin, Ferguson, Fortin, Galt, Gaucher, Gaudet, Gendron, Gibbs, Gray, Grover, Harrison, Heath, Holmes, Howe, Huot, Hurdon, Jackson, Jones (Leeds et Grenville Nord), Keeler, Kirkpatrick, Lacerte, Langevin, Lapum, Lawson, Macdonald, Sir John A., McDonald (Middlesex Ouest), Masson (Soulanges), Masson (Terrebonne), McCarthy, McConkey, McDougall (Lanark Nord), McGreevy, McLelan, McMillan, Morris, Morrison (Niagara), Munroe, Perry, Pinsonneault, Rankin, Read, Renaud, Robitaille, Ross (Champlain), Ross (Dundas), Ryan (King's, N.-B.), Shanly, Simard, Sproat, Stephenson, Street, Tilley, Wallace, Walsh, Webb et Workman—76.

L'hon. M. Wood propose un amendement visant à insérer à nouveau le premier article du Bill, suivant le rapport du Comité spécial, pour que la Loi s'applique aussi bien aux commerçants qu'aux non-commerçants, ces derniers se voyant interdire cependant toute cession volontaire de biens. Il affirme que le Comité général a modifié cet article afin que seuls les commerçants puissent se prévaloir de la Loi sur la faillite; il demande que la Chambre se prononce sur cette question.