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2. Resolved, That such By-law be in the same form as Schedule A to the Act 22nd Vic., chapter seven, and the sections numbered 222, 223, 224, and 225 of the Act respecting the Municipal Institutions of Upper Canada, of 1858, being chapter ninetynine, 22nd Vic., shall not apply thereto.

3. Resolved, That the said County Council under such By-law be authorized to lend the money so raised in such sums as they may deem expedient to the Township Councils within the said County requesting the same, and to impose and levy a special rate in each year against the Municipality so borrowing, over and above all other County rates, until the loan and interest are repaid.

4. Resolved, That the said Township Councils be authorized to lend the money so borrowed, and also to lend any surplus Township funds in their possession not otherwise appropriated, to the persons aforesaid, for the purposes aforesaid.

Resolved, That the said Township Councils be authorized, if they deem it expedient, to purchase seed, and deliver the same to persons aforesaid in place of the money.
Resolved, That the Township Councils do, by By-law, declare the time within

6. Resolved, That the Towuship Councils do, by By-law, declare the time within which such loan shall be repaid, and be authorized to impose, levy and collect a special annual rate, over and above all other rates against the estate, real and personal, of the party horrowing, and all the rights and remedies shall apply thereto which now, or at any time hereafter, shall apply to the collection of any other rate or tax upon such land; or the Council, if it see fit, may take other security, real or personal, for the payment of such loan.

7. *Resolved*, That no money raised under any such Act shall be applied to any other purpose, and any surplus thereof unapplied shall be added to the sinking fund for the redemption of the County debentures issued as aforesaid.

8. *Resolved*, That no money lent or seed delivered under such Act shall be seized in execution, garnisheed or attached.

9. Resolved, That no By-law be passed and no debentures be issued under any By-law passed in pursuance of such Act, after the first day of November, one thousand eight hundred and sixty-five.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Morris reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received, to-morrow.

The House, according to Order, resolved itself into a Committee on the Bill to authorize the Justices before whom a conviction is had, for vending Spirituous and Manufactured liquors without License, in *Upper Canada*, to imprison the effender in default of payment or want of goods to satisfy such penalty; and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Dunkin* reported, That the Committee had gone through the Bill, and wade an amendment thereunto.

Ordered, That the Report be now received.

Mr. Dunkin reported the Bill accordingly, and the amendment was read and agreed to. Ordered, That the Bill be read the third time, to-morrow.

• The Order of the Day for the second reading of the Bill to amend chapter seventysix of the Consolidated Statutes of *Canada* respecting the practice of Physic and Surgery and the study of Anatomy, being read;

Mr. Pâquet moved, seconded by Mr. Lajoie, and the Question being proposed, That the Bill be now read a second time;

Mr. Robitaille moved in amendment to the Question, seconded by Mr. Dunkin, That the word "now" be left out, and the words "this day six months" added at the end thereof;

And the Question being put on the amendment; the House divided : and the names being called for, they were taken down, as follow :--