

law; but in case a part only be levied or made on or under any execution against goods and chattels, the Sheriff shall be entitled to poundage upon the amount so levied, whatever be the sum endorsed upon the writ; and in all cases where satisfaction shall be obtained of the debt, or any part thereof, after an actual levy upon the debtor's property, or any execution against goods, while such execution remains in the hands of the Sheriff, to be executed, the Sheriff shall be entitled to poundage as aforesaid; provided always that upon any judgment or decree appealed against, on which any execution shall be issued, before the Judge's *fiat* to stay the execution shall have been obtained, under the seventeenth section of the Statute, chaptered thirteen, of the Consolidated Statutes for *Upper Canada*, no poundage shall be allowed against the appellant unless a Judge of the Court appealed from shall see fit to order otherwise.

271. That in cases of writs of execution upon the same judgment to several Counties wherein the real or personal estate of the judgment debtor has been seized or advertized, but not sold, by reason of satisfaction having been obtained under or by virtue of a writ in some other County, and no money has been actually levied on such execution, the Sheriff shall not be entitled to poundage, but to mileage and fees only for the services actually rendered and performed by him; and the Court out of which the writ issued, or any Judge thereof, may allow him a reasonable charge for such services, in case no special fee therefor be assigned on any table of costs.

Resolution to be reported.

Mr. Speaker resumed the Chair, and Mr. *McGiverin* reported, that the Committee had come to a Resolution.

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

Mr. Speaker, under the provisions of chapter four of the Consolidated Statutes of *Canada*, called upon the Honorable Mr. *Cameron*, Member for the County of *Peel*, to take the Chair during his temporary absence.

The Honorable Mr. *Cameron*, accordingly, took the Chair of the House.

A Bill for granting to Her Majesty certain sums of money required for defraying certain expenses of the Civil Government, for the financial year, ending on the thirtieth of June, 1867, and for other purposes connected with the Public Service was, according to Order, read the third time.

Mr. Speaker resumed the Chair.

*Resolved*, That the Bill do pass.

*Ordered*, That the Clerk do carry the Bill to the Legislative Council, and desire their concurrence.

The House, according to Order, resolved itself into a Committee on the Bill, from the Legislative Council, intituled, "An Act to amend the Act of the present Session, intituled, 'An Act respecting the Municipal Institutions of *Upper Canada*,'" and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. *Cowan* reported, That the Committee had gone through the Bill, and made amendments thereunto.

*Ordered*, That the Report be now received.

Mr. *Cowan* reported the Bill accordingly, and the amendments were read, and are as follow:—

Page 1, line 2—Leave out from "follows" to "candidates" inclusive, in the 15th line, and insert the following:—

1. "The following proviso is added to the forty-eighth section of the Act passed in the present Session of the Parliament of this Province, intituled, 'An Act respecting the Municipal Institutions of *Upper Canada*.'"

"Provided also, that the provisions in this section contained, shall not apply to any County where proceedings have been commenced or taken, previous to the passing of this Act, for separating such County."

"The sub-sections of section 66 of the said Act, numbered 3, 4, and 5, and the sections