nour

6, 1892

pass, tures

e, A.

W. J. E. W. C. T.

r, G. arris, ewis, eton,

mber satiscomntitle rinci-

them s set

and

three ee to ys of

tendmber s aper he

d bediling to
eason
ction
tend-

On etary lecough ation ed to ubse-

that

date his attendance was diligent, being absent only from two lectures out of one hundred and sixty-eight during the residue of the Term.

The Principal further reports that, in view of the very small extent of the deficiencies in many of the cases, and the explanations given in the others, he sees no reason to fear any injury to the discipline of the School from granting the relief asked.

- (5) The committee recommend that the attendance and examination of these gentlemen be allowed.
- (6) The following car idates, who obtained the necessary number of marks to entitle them to pass, were not required to attend, and did not attend, the lectures of the Term 1891-2, and the committee find that they are entitled to have their examinations allowed, viz.:
- J. P. Gundy, F. A. W. Ireland, G. B. Burson, James O'Brien, G. A. Ball, G. Drewry, J. M. Scott, T. K. Allen, M. J. O'Reilly, A. Fleming, T. B. German, L. F. Clarry, Donald Ross, C. R. Webster, A. J. McKinnon, D. O'Connell, D. W. Jamieson, J. E. Cohoe, E. Stevenson, C. Hodge, U. M. Wilson.
- (7) The committee also submit the Report of the Examiners on the result of the pass and honour examinations of the second year in the Law School.
- (8) Of the candidates who obtained the necessary number of marks to entitle them to pass, the following are certified by the Principal to have attended the required number of lectures during the course, viz.:
- J. C. Haight, W. E. Woodruff, W. Douglas, D. Plewes, G. A. Harcourt, G. S. Bowie, H. F. Thompson, G. H. D. Lee, C. O'Connor H. F. McMichael, P. A. C. LaRose, F. M. Brown, T. J. Henderson, A. H. Sinclair, W. H. Holmes, A. B. Carscallen, C. F. E. Evans, J. F. Smellie, W. A. Wilson, G. J. Ashworth, W. L. Phelps, Alex. Smith, J. McEvoy, D. Campbell, N. B. Eagen, R. Eradford.
- (9) The Principal certified that the following candidates who obtained the necessary number of marks to entitle them to pass failed to attend the required number of lectures, but they have satisfied him that such failure to attend was owing to illness or other good cause, and the committee recommend that their attendance and examination be allowed, viz.:
- A. C. McMaster, W. R. Givens, J. M. Farrell, J. A. McKay, W. A. Fraser, G. M. Kelly, M. P. Vanderwoort, R. J. Bonner, J. Lamont, W. B. Wilkinson, W. Brydone, J. W. Mallon, J. T. Thompson.
- (10) The following candidates who obtained the necessary number of marks to entitle them to pass presented special petitions praying that their attendance be allowed for reasons set forth therein, viz.:

W. C. Hall and D. H. McLean.

The petitions were referred to the Principal for report as to the general attendance and conduct of the applicants, and he has reported thereon, and the committee find as follows:

- (a) Mr. Hall's deficiency consists of six lectures on Practice, five on Torts, and two on Personal Property. He shows he attended from the opening of the Term until the 14th of October, but these have not been credited to him, as he did not pay his fee until the latter date. The Principal states that if he is allowed the lectures between these dates, his deficiency on the aggregate, and also on the subject of Torts, will disappear; but although he appears by the Roll to have been in attendance the Principal thinks he should not recognize such attendance for the purpose of his ordinary report. The applicant states that his failure to pay at the commencement of the Term was owing to a veritable lack of funds. He shows that he was ill from the 28th of March to the 2nd day of May, or he could have made up the deficiency.
- (b) Mr. McLean's deficiency consists of one lecture on Equity. He states that he was present on one occasion, but he was not credited with the attendance on account of being late. The Principal states that his attendance in other respects was good.
- (11) The committee recommend that the attendance and examination of these gentlemen be allowed.

All of which is respectfully submitted.

June 27, 1892.

Charles Moss, Chairman.