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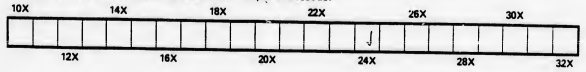
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REPORT

Of a Committee apport a Committee appointed to Enquire into the necessity, propriety and experience of petitioning the legislature, praying for the abolition of all legal authority for the Collection of debts under one hundred dollars, or such sum as may be decided upoa, consisting of Messrs. Dieksoa, Holmes, Rastall, Valentiae and Gunn. Having considered the matter as maturely as the limited time at our disposal on this occasion will permit, beg leave to report :-

That after making duo allowance for that portion of the destitution lately prevalent in a great extent of these United Countles, justly attributable to causes beyond human coutrol. Your Committee are satisfied that a large proportion of the distress consequent on that destitulion arose from the activity which prevailed, for some years previously, in the sueing process in the Division Courts. Through the results of this sucing process, the poor settlers were, ia many instances, completely fleeced Fid despoiled of their entire available means of existence, and left utterly destitute of resources when visited by the partial failure In the crops of 1858.

Your Committee beg it to be distinctly understood that they have no desire to lay this state of things to the charge of the Division Courts, notwithstanding the ruinous and exorbitant extravagance of their costs, and the grinding oppression on the part of individual officers of such Courts in certain instances of limited occurrence. The Division Courts, in the opinion of your Committee, are but a necessary and inevitable consequence of the present state of existing laws for the recovery of small debts. And so long as the law turnishes a remedy for the collection of petty debts, and steps in as an extorting agency in the shape of a dun, in the transactions between man and man, in the nature of buyer and seller, an interferonce which, except in cases of a fraudulent aature, your Committee are of opinion it is inexpedient, either on the grounds of justice or morality, to invoke; so long will the perpetuation of the Division Courts, or some similarly oppressive and demoralizing instrumentality he rendered necessary.

Your Committee have neither time nor opportunity, at present, to investigate the records of the Division Courts, or to ascortain for themselves, from figures, the results of the operations of these Courts for some years past. They have good reason to believe, however, that in a large proportion of cases tried in those United Counties, and in Counties adjacent thereunto, the sum-total of the heartrending process of the seizure, sale and sacrifice of property, alas, in too many instances, with the atter blasting and ruination of life prospects, lu a peouniary point of view, to say nothing for the cousequent impoverization of the community as a whole, and the certain demoralization of private and public virtue, honor and justie, has resulted in barely paying the costs of action-leaving the debt still hanging over the devoted head of the ruined debtor, and in mary instances beyond the reach of the relentless creditor. It will thus be seen that to a very great extent, the present state of things, in regard to the collection of small debts, is alike ruinous to debtor and croditor.

The application of the machinery requisito in working out the suing process in the Division Courts involves the outlay of a large amount of uaproductive labor, which might bo employed to much better advautage in the prosecution of more laudable pursuits. The Judges of our County Courts, Instead of being

so incessantly engaged in the harrassing and oppressive process of grinding the poor and the unfortunate in the collection of petty debts, would, by the abolition of this depart-meat of their duties, be enabled to devote a portion of their valuable time to objects of a higher and more elevating nature, involving the civil, social, educational, and moral weliare of the people.

It is urged that the abolition of these laws and Courts would necessarily lead to the total ubolition of small credits, and consequently entail great hardship on the poorer and more industrious classes of the community. Your Committee are satisfied that no such result would ensue. In all rura! districts, and ind in towns and villages there are to be found numerous instances of men who have, for periods ex ending over many years, transacted business on this credit system, and who have rarely, if ever, sued a customer in the Division Courts. The honest and descrying custo.ner would still have the same credit extended to him by the honest and confiding dealer, while this privilege would only be witheld from the undeserving and luppovident

Your Committee are pleased to observe that this subject is worthy oi the attention of a portion of the press, and the truo friends of the general welfare of the people, in several parts of the Province. The results of the present system of debt and credit are the sime every where, and your Committee are of opinion that no thinking man can fail to see that the late crisis through which we have been passing, and the continual depressed state of our financial and general business system, is, in a great measure attributable to the petty credit system.

Your Committee are fally aware that a change so great as is involved in the abolition of all legal remedy for the collection of petty debte is an important matter, and must belong to a ro-organization, to some extent, of our entire commercial relations. They believo however, that the present, from the experience derived from our recent trials, is a proper and desirable time to agitate for the abolition of these laws. They believe that our public men and Legislators are fully alivo to the necessity of a thorough revision of our entire commercial system and business relations.

In conclusion your Committee beg to recommend that your worshipful B and authorize and instruct the Warden and Clerk to communicate with, and solicit the co-operation of the various municipalities in Canada West, in reference to the promotion of this object by discussion, agitation and petition; and, on behalf of this Council, to draft a petitiou to the three branches of the Legislature, praying for the abolition of all laws authorizing the collection of debts under one hundred dollars in amount ; those laws so runnous and demoralizing ia their naturo and tendencies,

All of which is respectfully submitted,

## WILLIAM GUNN, Chairman.

1859 COUNTY OF ELGIN. No. 96 K

COMMITTEE ROOM, Goderich, Sent. 30th, 1859.

Connet of the Sourol Ί : with lickberry . Setter Stand 16. 1 mound and

Goderich, 5th October, 1859.

To the Warden of the County of Elgin

Sir,

Oran at at telow .

I have the honor to send you annexed, the copy of a Report passed by the Council of the Corporation of the United Counties of Huron and Bruce; and will be glad to have the co-operation of the Council over which you preside, in carrying out the intentions, of the said Report.

I have the honor to be,

Sir,

Your Obdats Servet,

## ROBT. GIBBONS,

WARDEN HURON & BRUCE.

