

Carleton County Council.

(Continued from page three.)

Mr. Connolly said it was with this matter as with the ordinary funds of the county; they could not tell exactly how much money would be required or what contingencies might arise. So with the board of health; it required certain available funds to meet its regular legal requirements. The law required that the county provide the funds, which could only be used by the board of health for legitimate purposes.

Mr. Connolly said it was provided by law that by certain process an order could be served upon the Sec-Treasurer, requiring him to pay any just demand. Mr. White had spoken of there being only one man on the local board; it became the duty of this council to appoint two others.

Mr. Saunders could not agree with Mr. White. It was necessary to provide for any case that might arise. It was complained that the board of health was cramped in its operations for want of funds. The board was supposed to hold regular meetings and there were incidental expenses to be met. He did not always think much of Dr. Curtis' judgment, but in this matter he was right.

Mr. Moores read from the law to show the propriety and necessity of making the provision asked for.

After some preliminary remarks, Mr. Saunders moved, seconded by Mr. Gilmore,

Whereas, the 69th Battalion Carleton Light Infantry composed of nine companies, seven of which are made up from the young men of this county, said regiment having been organized some thirty years, and during all those years have not been the owners of any regimental colors, neither have they ever received any grant from said county to enable them to procure the same, and whereas it now becomes necessary by a special request of the District Officer commanding, that Queens and Regimental colors be furnished for said Battalion and whereas there is no provision made whereby the government furnish such colors.

Be it therefore Resolved that the County Council, now in session, authorize the expenditure of a sum, sufficient to purchase Queens and Regimental colors for said Battalion; said colors to be purchased and delivered to said Battalion on or before the first day of June next, the cost of said colors not to exceed one hundred and seventy five dollars (\$175 00).

Kearney and Cronkhite were in hearty sympathy, and so expressed themselves.

On motion Colonel Boyer was heard.

Colonel Boyer said he was there to represent the 67th Batt., which he had joined 30 years ago, and of which he was now in the proud position of Commander, than of his command no better class of boys could be found and, at the last camp they had won the reputation of being the best boys in camp. He referred to the encouragement given to volunteers in the province of Ontario and other Provinces by local Councils. In the cities good help was given to the soldier boys. The volunteers were enrolled for three years, subject to the higher powers as to where to go and when, and our boys always showed themselves ready to submit. They would like to have the 67th up in all respects to other battalions and city corps, and thus it was that the council was asked to give them proper colors.

Resolution was adopted unanimously.

On motion of Mr. Moores, seconded by Mr. Cheney, it was resolved to seek legislation authorizing assessment on the county for the purpose set forth in the foregoing.

On motion of Mr. White, seconded by Mr. Cheney,

RESOLVED, That \$7.55 be assessed on Wilmot to reimburse William Armstrong for money paid by him for statute labor and costs, after he had paid in work.

Mr. White moved, seconded by Mr. Cheney:

Whereas the law relating to the election of Members to the Legislative Assembly of this Province provides that the whole counties (except the county of St. John) shall elect representatives;

And whereas it is advisable in the interests of pure elections and the proper representation of the people, that the province should be divided into ridings, each to send one member to the Assembly; such a change would have the effect of selecting better men as representatives and would lessen the cost of election; therefore

RESOLVED, That the Secretary-Treasurer be requested to prepare a petition to the Local Legislature asking them to have the law amended so as to affect the purposes heretofore mentioned.

Mr. White said they should not allow the nineteenth century to go out without leaving to posterity some evidence of the disposition of this council of this noble county to mark its progress and inaugurate reforms. While this was a general resolution apply to the province, it might be adopted in principle by other provinces. In the large province of Ontario the counties were divided into ridings, and generally one man, belonging to each riding, was elected as the best person to represent it; there the system was approved. His object mainly was to have the proposed change apply to Carleton county, which might be done if the legislature would not adopt it for the whole province. Carleton county could be divided into three ridings thus: Woodstock, Richmond, Northampton; Peel, Aberdeen, Kent; Wakefield, Wilmot, Wicklow, Simonds. Such a system would be more convenient, less expensive and secure a better local representation.

The resolution was lost. On motion of the Councillors, for the same, respectively, lists of parish officers were confirmed. On motion of the Councillors, for the same, respectively, assessment for poor purposes was ordered as follows:

Aberdeen	\$175 00
Brighton	450 00
Wilmot	300 00
Simonds	100 00
Peel	300 00
Richmond	600 00
Kent	450 00
Woodstock	600 00
Northampton	200 00
Wakefield	550 00
Wicklow	200 00

To be paid as follows: By collector Travis \$33 to O. P. Cronhite; \$33 to O. P. Ritchie; by collector Lunn, \$67 to O. P. Twe die.

Mr. White, from the special committee to investigate Scott Act Inspector's account, had risen to submit a report, when he received intelligence that his son H. B. White, at Centreville, was dying, and he had to leave immediately after stating that the accounts had been thoroughly examined and everything was found correct.

On motion report was received and adopted.

On motion of Mr. Cronkhite, seconded by Mr. Caldwell, ordered that \$2 be paid to P. C. Wicklow for services.

On motion of Mr. Tompkins, seconded by Mr. Phillips, ordered that \$2 be P. C. of Peel.

On motion of Mr. Kearney, seconded by Mr. Moores, ordered that \$2 be paid for use of Orange Hall in Simonds, in 1897.

On motion of Mr. Connolly, seconded by Mr. Richardson,

RESOLVED, That the bounds of road division No. 2, Brighton, be changed so as to include Poll Hill settlement, and the bounds of No. 3 be changed so as not to include Poll Hill settlement,

(Continued next week)

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Jan. 31.—Andover, Victoria Co., evening session.

Feb. 1.—Kincairdine, Victoria Co., afternoon and evening session.

" 2.—Arthurette, Victoria Co., evening session.

" 3.—New Denmark, Victoria Co., evening session.

" 4.—Florenceville West, Car. Co., evening session.

" 6.—Glassville, Car. Co., evening session.

" 7.—Jacksonville, Car. Co., evening session.

" 8.—Richmond Corner, Car. Co., evening session.

" 9.—Millville, York Co., evening session.

"Pork Raising for English Bacon Purposes" "Fruit Growing" and "Poultry Raising" will be among the subjects discussed—A full programme will be later announced. Everybody is asked to attend these meetings and the ladies are especially invited.

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