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Does Sleep not bring Refreshment?

Do you feel wretched, mean and miserable in the mornings-as tired as when you went to bed? It's a serious condition -too serious to neg'ect, and unless you have the heart and nervous system strengthened and the blood enriched by



Milburn's Heart and Nerve Pills, collapse is a most certain to ensure. Mr. Fred. H. Graham, a we known young man of Barrie, Ont., says:-"I have had a great deal of trouble with my heart for four years. I was easily agitated and my exment caused my heart to throb violently. I had dizziness and shortness of breath, and often arose in the mornings feeling as tired as when I went to bed. I was terribly nervous. Milburn's Heart and Nerve Pills have done wonders for me. They have restored my heart to regular healthy action, giving me back sound restful sleep, and making my nervous system strong and vigorous

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this remember I have in stock a full line of just what you will need. Paints, Alabastine, Kalsomine, Whiting, Varnishes, Stains,

Brushes, Etc. In fact, everything usually found in a first-class Hardware Store.

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ANDOVER.

P. S.—Let us put you in one of our New Grand Jewel Cook Stoves this spring. Call and see the improvements it has over others.

ASSESSORS' NOTICE.

NOTICE is hereby given that the undersigned have been appointed Assessors of the Rates in and for the Town of Woodstock for the present year. All persons owning property in the Town may within Twenty Days give in a statement of their property and income as provided by law.
Dated at Woodstock, March 22, 1900.
CHARLES COMBEN,

EMERSON L. HAGERMAN, HARRY NASH.

COUNTY COUNCIL. Continued from seventh page.

\$20. If he got it he should refund it. What did he do it for? If he really did take that, he a good Christian, it was enough to make one lose faith in anything good. As for that hole there was pay of \$800 for about \$30 worth of work.

Coun. Carvell thought Mr. Gillmour was working a campaign. This board paid Dr. Curtis \$250, and it was none of the council's business as to what he did with that money.

Surveyor Abraham Stone was heard with regard to the water supply for the gaol and court house. He said there would be no difficulty in bringing the water from the level of the spring back of the gaol. It would only be necessary to go down six feet at the lowest, for about 100 feet of the 140 rods of distance.

\$4.80 was ordered paid Wm. Currie, witness fees, in the case of the Queen vs. Conroy, tried in April, 1899.

\$3.60 was ordered refunded to Aaron Jones overtax, and charged to Brighton.

Coun. G. Phillips spoke of the case of Burns Glass who had previously occupied a farm, deeded to the late R. K. Jones, but from which he had moved. He neither occupied nor owned, and the collectors were authorized not to assess him on real estate. Relief granted.

Coun. G. Phillips moved the passage of a by-law preventing fast driving on the road going through the village of Hartland. He explained that there was a good deal of fast driving through the village.

Coun. Foster seconded the motion.

Coun. Richardson favored the motion.

Coun. Caidwell said there was alread an act of the legislature to prevent furious driving. All that was necessary was to lodge a complaint. The matter dropped.

Coun. Atkinson submitted the following report in behalf of the committee ap ointed to wait on a committee of the town with regard to the difference of the enforcement of the Scott Act. The committee recommend that as a final settlement the county council hand over to the authorities of the town the administration and enforcement of the Scott Act, the town to give up all claim for past

Coun. Shaw moved that the report of the committee be received and laid over till the January session.

Coun. Foster seconded the motion.

Coun. Caldwell did not believe in portponing the matter. The town would not agree to wait till January. His motion will spoil the whole agreement, and if it is carried the town will prosecute their action at once.

Coun. Saunders said his name did not appear on the report. He did not agree with Coun. Caldwell, but thought the matter should be laid over till January. He had been informed that the town did not have the legal right which they claimed to have.

Coun. Atkinson spoke of the case of Saint Stephen and the municipality of Charlotte. They had a contest and the county was supported by the decision of the supreme court of Fredericton. The supreme court of Canada, however, overruled the decision of the supreme court of N. B.

A councillor-It is not a parallel case. Coun. Atkinson-You will find it is a parallel case when you get in the courts.

Coun. G. Phillips thought the Charlotte case was different from ours. In the former the county wished to make the town join in with them. In this case the town wished to go out. The inspector had been engaged for

Coun. Caldwell said there was no intention to dismiss the inspector at all. He thought now we had the privilege of making an hon. orable settlement. By doing so, we get clear of paying a large some of money to which the county lays claim, and which we may have to pay through a court.

Coun. Gillmour said he thought the town authorities wished an inspector who would enforce the law. He was told by a town man that his sons came home drunk, that liquor was sold on all sides in the town and that every one knew it, that there was something rotten in the state of Denmark. He instanced the case of a man who stated that he had been paid \$8 to give evidence against a rumseller, by Mr. Colpitts, that afterwards Mr. Colpitts stood by, while this man swore he did not receive any pay for giving his evid-

Mr. Colpitts said that he did not know of any such case as Mr. Gillmour spoke of. He said it was false that he carried out or tried to carry this out as a license system. This had been charged against him but it was false.

Coun. Colpitts-Have you made a trade with Daniel Thompson at the boundary line by which you are paid so much to leave him

Mr. Colpitts-I have had many offers since I was in the business, but they have not yet reached my price. I have no such trade with Mr. Thompson or anybody else.

Coun. Bailey moved as an amendment that the matter be dealt with at once. He did not agree with Coun. Saunders that the people of the town were against separation.

Last year there were 48 convictions and 35 of them were made in the town. Last year them were made in the town.

there was paid for lawyers fees \$327. The town thought they could enforce the laws as well as this done by Mr. Colpitts. The town was made to pay the bills, and it seemed to him that whenever things were a little behind in the county, a sally was made on the town for money.

Coun Foster thought we had now a man we could not buy. This was an affair got up by a small clique in the town of Woodstock. We should move slowly.

Coun. Saunders thought if the town really had a good claim against the county they would not surrender it so easily. They would be after the uttermost farthing.

Coun. Atkinson said upon those who voted for postponing the matter lay the question of

Coun. Tompkins favoured deferring the

answering for a big bill of costs. Coun. Shaw wanted to know what was the hurry in this matter. The town was no more anxious to go to law with us than we with

them. There would be no law costs. Coun. D. Phillips would support Coun. Shaw's resolution.

Coun. Gillmour said the law was not enforced in the town of Woodstock. All a man needed was 50 cents to get a bottle of rum.

Coun. Carvell thought the town was in for a bluff and a good one. If the town wants a lawsuit he was sure the parish of Wilmot would back him in entering it. The town could well wait till next January.

Coun. Balmain would support Coun. Shaw's resolution. He did not think a majority of the town was in tavour of separa-

Coun. Cluff, agreed with the former speaker. He thought Mr. Colpitts had done all that any man could.

Coun. Caldwell said that the town claimed they had been asking for this two years and were tired of waiting.

this morning. He told him (the speaker) that he would not entertain any motion to have a Scott Act Inspector for the town. Coun. Cheney thought Mr. Colpitts had

Coun. Saunders said the mayor was here

done his best, and the Scott Act was a suc cess. He would support Mr. Shaw. Coun. Kearney said although he was

prejudiced against Mr. Colpitts when he first came here, he now believed we could not get a better inspector and he would do better work, if he were better backed by the county (Applause.)

Coun. Forrest did not believe that the Scott Act was ever in such a muddle as today. How many schemes have the rum sellers set forth in the past and how they have failed. He believed it was a scheme of theirs and he hoped it would fail. He believed the town committee came as individuals not as representatives. He believed if there was a man they were after it was Colpitts, but they dont want him for inspector. Does the town act as if they had a good case.

One Councillor - They want to buy us up. The amendment was lost on the division, the following voting, Ayes-Caldwell, Atkinson, Gillmour, Bailey. Nays-Tracey, Shaw, Bell, Cheney, Forrest, Speer, Kearney, Foster, Carvell, Cluff, Phillips, Bell, Hay, Richardson, Phillips, Tompkins, Lamont, Balmain, Saunders, Phillips, Cronkhite.

The main motion was then passed by the same vote reversed.

Coun. Saunders thought their should be some definite instruction to the building committee. He suggested that they be instructed to put the water in in the cheapest and best manner possible.

Coun. Phillips (Brighton) moved that the committee make the necessary repairs in the court house, including two water closets. This being seconded was duly carried.

Coun. Bailey moved that the inspector's report be referred back and that it be certified to by the auditor. Carried.

Coun. Saunders moved that \$2.50 be paid the warden for his expenses in regard to dealing with the notice from the town's solicitor regarding the matter of the service in the threatened suit by the town. It was decided that service be accepted by the sec.-treas.

The bill of Chas. Osgood was ordered not

Coun. Saunders asked if any steps had been taken towards reaching a settlement in regard to the amount owed the county by the late 'R. K. Jones' estate.

The warden said nothing had been done and it should be attended to.

The following committee was appointed to look after the claims of the county:-Couns.

Saunders, Balmain and Cluff. The Finance Committee were instructed to

look after the sec.-treas, bonds. Coun. Saunders said that in the past we had never had a report from the sec.-treas. and he thought his account should be sub-

mitted and approved by the auditor just the same as any other account. Coun. Balmain spoke of the insurance

effected by the council on the lives of the Woodstock quota to the South African contingent. Four of the boys were not accepted and the premiums were paid back to the secretary treasurer.

The council then adjourned sine die.

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Many people suffer terribly with pain in the stomach after every

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them in constant misery. After trying the hundred and one new-fangled remedies without much benefit, why not use the old reliable Burdock Blood Bitters and obtain a perfect and permanent cure?

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Very cheap fares and special excursions on all railways and steamers. Exhibits on several of the main lines will be carried practically free. Full particulars adver-

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WINNIPEG, MAN. July 5th to 13th, 1900.

For the National Gathering of the Baptists of Canada very liberal arrangements have been completed by the Canadian Pacific Ry. The educational advantages of a trip to Winnipeg, situated in the centre of the Great Canadian Northwest wheat district is well worth all the expense of the journey. The following is an outline of the rail-

way arrangements:— RATE.—Delegates, wives of delegates and daughters of delegates are to be issued one way first class tickets to Winnipeg at one way lowest first class fare and standard railway convention certificates to be furnished therewith.

GOING DATES.—Tickets to be sold good to go June 26th to July 5th, inclusive, to be limited

not good after July 8th. RETURN TRIP .-- Certificates must be signed

in Winnipeg by the Secretary of the Convention and on surrender to agent tickets to be issued back to original starting point good till August 15th, as under. If route to Winnipeg has been via all rail, ticket to return the same route to be issued free, or, if desired, ticket to return via Lake route to be issued on payment of \$4.50. If route to Winnipeg has been via Lake, ticket to return the same route to be issued on payment of \$9.00, or, if desired, ticket to return via rail to be

issued on payment of \$4.50

Truro, N. S. Pictou, N. S.

 Pictou, N. S.
 34.75

 North Sydney, C. B.
 57.55

 Halifax, N. S., via I. C.
 55.00

 Halifax, N. S., via D. A. R.
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 Cost of double berth in palace sleeper Moncton

 St. John to Montreel \$2.50
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Tacoma, Wash. Vancouver, B. C. Victoria, B. C., ... \$50.00 Nelson, B. C., ... 45.00 Rossland, B. C. ... 45.00 Banff, Alb 31.40 Seattle, Wash.,..\$50.00 Revelstoke, B. C.. 50.00 Greenwood, B. C.. 49 00 Edmonton, Alb.. 35 05 Calgary, Alb.... 27.35 Moosejaw, Assa. 9.64
For any further information as to routes, train service, berth rates, etc., or for time tables, maps

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