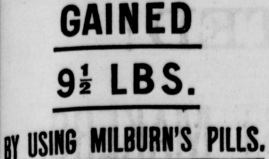
THE DISPATCH



VICTORIA, B.C., March 8, 1901. The T. Milburn Co., Limited,

Toronto, Ont. Dear Sirs, - Some time ago my daughter, aged 19 years, was troubled with bad headaches and loss of appetite. She was tired and listless most of the time, and was loosing flesh Her system got badly run down,

so hearing your Heart and Nerve Fills highly spoken of I procured a box,

and by the time she had used them she had gained of 1bs. in weight and is now in perfect health. Yours truly,

MRS. P. H. CURTIS.

CARLETON CO. COUNCIL.

Continued from last week.

On motion of Coun Carvell, \$75 was ordered refunded to J B Craig for work done in Wilmot on a road, since abandoned.

On behalf of the building committee, Coun Saunders stated that they had received the order-in-council from the Lieut. Gov. approving the site in the town of Woodstock. Plans submitted by Mr Mott had been accepted. Tenders will be opened on the 21st for the construction of a gaol on the plans submitted. These are good modern plans.

Coun Carvell-Did you hear anything about the gaol costing \$55,000? Coun Saunders-Yes, I heard it was going to cost \$100,000. It would be found that the tenders would be very near the amount agreed upon by the Council. He understood that the committee was not to be confined to the actual \$10,000. If there was \$2,000 or \$3,000 more, the committee would be supported by the Council. But they would not agree to a building to cost any considerable amount above the \$10,000. If when the tenders are opened it is found that the sum is high there will be a chance to reduce the expense by cutting off costly details. The agreement with Mr Mott is he is to furnish the plans, superintendend the work, that there will be no extras, and his money is not to be paid till the work is done. The warden-Was he to give plans for a building not to cost more than \$10,000 ? Coun Saunders-Yes! He has the idea in his head that we want a \$10,-000 building, although it is possible it may slightly exceed that amount. It is the wish of the committee to have the money expended in the county if it can be accomplished. Council go into committee of the whole, on bills, Coun Atkinson in the chair. Committee rose and reported as follows, report adopted and Council adjourned for dinner.

pound keeper, etc.

Osburn Toms was appointed pound keeper, etc., for Richmond.

W C Lawrence was ordesed refunded \$1 and charged to Richmond. Following were appointed pound keepers, etc., for the parish of Brighton : Thomas Forrest, Israel Seeley, George Grant, John Hatheway, Jas

Jameson. On motion of Coun Saunders a resolution was passed to change the by-laws dispensing with the reading of minutes of general meetings at every special meeting.

On motion Coun Phillips (Peel), seconded Coun Tompkins, the following were appointed pound keepers, field drivers and hog reeves for the parish of Peel: Samuel Burlock, jr, Hugh Brooks and Andrew Caldwell.

On motion Coun Kearney, Joshua Margison was refunded \$3 and it was charged to the parish of Simonds; he is to be exempt from road tax, in said parish, if he will work one day in the summer months on the road from A Hunter's to Margison's place.

The following report of commissioners of highways for the parish of Wilmot was read by Coun Carvell, and, on his motion, the report was approved :

We, the undersigned, two of the commissioners of highways for the Parish of Wilmot, in the County of Carleton, hereby certify that we have this day laid out a public road over the lands of Jarvis McLellan and James Davis in said parish and a jury of five disinterested freeholders not residents of said parish, after the laying out of said road, assessed the damages of the lands of said Jarvis McLellan at the sum of \$2 and the damages to the lands of James Davis \$50. We also paid the following jurymen the sum of \$1 each, Jeremiah Bragdon, John D Baird, Frank R Shaw, Lewis Brewer and U R Hanson. We also paid the justice who issued the warrant, John A Carpenter, the sum of \$2 and to A R Foster, Deputy Sheriff, who named the jurymen, the sum of \$1, making the total damage \$60.

We received from Elmore Craig, one of the petitioners, the sum of \$8.

Dated this 21st day of May, 1901. JOHN CARMICHAEL Com's FRFD ANDERSON

Coun Saunders on the request of Samuel Jones, lately goaler, desired that Mr Jones be heard with respect to a claim he had against the county. drill first, and would pay for it. His parish had valuable iron deposits, and the people were anxious to have the drill commence work there.

Coun Saunders presented the following resolution, which was adopt-

That the Municipality of Carleton issue \$10,000 worth of debentures of the Municipality to be used for the erection of a new jail and the Sec'y Treas be instructed to ask for tenders for the purchase of same. That the debentures be for such amounts and bear interest at such rate, not exceeding 4 per cent, as to the building committee of this council may seem advisable. That the Warden and Secy-Treas be authorized to execute the said debentures on behalf of the Municipality when issued and to affix thereto the corporate seal of said Municipality. That the de-bentures be payable at such times as the said building committee may deem advisable.

The following were added to the parish officers of Woodstock, J C Dickison, pound keeper; Charles Marsten, overseer of poor; and Arthur McIntyer, constable.

It was ordered that \$60 be paid Hugh Johnson land damages for road and charged to Northampton.

Coun Shaw spoke of the case of Joseph McGee who claimed to be over-assessed on \$1000 of last year, and moved that he be released the amount prorata on estate for this year. Carried.

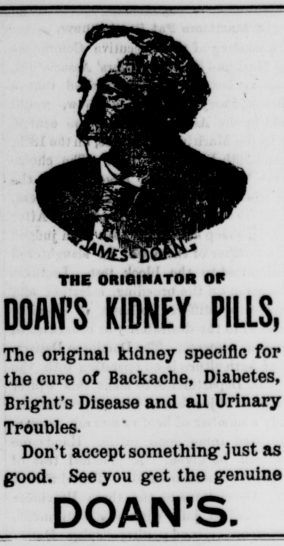
Henry Grant and Robt Hemphill were added to the list of poundkeepers for Northampton.

Wm Simonson, of Wakefield was ordered paid \$5 as parish clerk.

It was ordered that Frank Hatfield, Brighton, be refunded, or that the collector do not collect this year one half of the estate, to which he was subject last year, and not collected this year.

Coun Shaw moved that John Harper be overseer of poor in parish of Wakefield, in place of Hamilton Seeley gone away.

Coun Kearney introduced the question of a better means of providing for the poor. The committee had come to the conclusion that a poor farm would be better than the present way of "selling the poor." A man was placed on that committee who was an extensive traveller, and who claimed that the poor house was an impracticible policy. He had no objection to this councillor being at the tail of a procession, but he objected to his county being in that category. There were enough progressive men, however, to side-track the Rip Van Wrinkle from Aberdeen. Coun Kearney read correspondence from numerous sources in which the alms house was iu vogue, and in all cases it was pronounced a superior system to that of letting the paupers to the lowest bidder. A Halifax correspondent wrote that in that county the change to a poor farm was made many years ago, under pressure from the government. There the poor farm was a paying institution. A rule was made that when the amount of help asked for was \$30 and over a year the person so applying must go to the poor house. It was a paying institution, and this was in Halifax county where they raise rocks and fog and stuff like that. How much better should this suit Carleton county. In this county it costs us \$4,000 a year, and we have only some 20 or 30 paupers. In Halifax county they showed a surplus, and the same was the case in other parts of the Maritime Provinces.



Coun Phillips (Peel) also favored Mr Kearney's resolution. There would be no risk in buying the farm for if it wasn't a success it could be sold again. He was certain it would be a financial success.

Coun Saunders complimented Coun Kearney on his speech. They must accommodate all the poor, but that would be on a large scale, not a small scale as Couns who had spoken seemed to think. Better move a little slowly, and appoint a committee or commissioner to look the matter over. He thought it would be a good idea to have the subject submitted to the electorate next October. The more he looked into the matter the more he was in favor of the farm. The poor farm in Woodstock was a success. From \$2500 poor expenses, after the farm had been adopted the amount dropped down to \$1100. He would advocate the principle of the farm, instead of selling to the lowest bidder. He was not prepared to vote for purchasing a farm at this session.

Coun Kearney was sure that his remarks would not offend Mr Gillmor, as it was thought by some councillors. He always wished to get in the first blow.



Make a selection now before the rush. Remember, we cut your carpet without extra charge.

The A. Henderson Furniture Comp'y (Limited.)

Queen Street, Woodstock, N. B. April 22, 1901.



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H C Jones	\$192	70	1. 11.14 1	1.14	
Dr Beairsto	40	00	chgd	to	Wilmo
Dr Brown	9	50			
Fred H Stevens	3	50			
JC Hartley	19	00	1	3	
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Dr D W Ross	6	80			
Dr Hagerman	4	50			
J& A McMillan	5	50			
D B Gallagher		35			
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C Appleby	32	65			
W Reed	4	00			
G W White	4	00		T. Ser	
Hartland Advertis	er 2	00	chgd	to	Brighton

At the afternoon session, Coun Atkinson moved that \$5 be paid M Bohan and charged to Kent. Carried. Also that the following be pound keepers, etc., for Kent: EF O'Donnell, William Gee, Ed Woodward, Thos Ketch, James S R Guest, and that the parish collector of Kent be paid 5 cents instead of 4.

The following were added to the parish officers for Wicklow: James

A petition was read from Rupert

Mr Jones said he had served the county as goaler for 27 years. He had not long ago declined to serve at the salary offered. A committee of the Council recommended an increase, and referred the matter to the Grand Jury, and the Grand Jury concurred with the recommendation. He thought the salary should take effect from the time of that recommendation. This would mean to him \$50 a year for a period covering two years and eight months.

Coun Bell wanted to know why this was not asked for before.

Coun Saunders said that Mr Jones did make application, but the matter was not understood and he was not paid.

Coun Shaw would like to know from the Sec-Treas if this is a legal claim or not which Mr Jones might recover.

The Sec-Treas said that he thought Mr Jones would have a good claim.

Coun Phillips spoke of the case of Ziba Orser of Brighton, who claimed that his property was overrated and that an over assessment be granted him. He claimed that the one assessment, 1900, was \$400. A motion for his relief was passed.

Coun Bell wanted to know how much was the insurance on the Court House.

The secretary said that he thought it was \$4000. He had paid no insurance since he took office.

Coun Cluff thought we should have nsurance enough on the Court House.

Coun Balmain said that Peter Ryan offered \$25 for the old iron in the goal ruins.

On motion Coun Cluff, seconded Coun Speer, the building committee has full power to dispose of earth, on new jail site, and the selling of old iron from burned jail.

It was reported by Coun Saunders, who made enquiries by telephone, that the Court House was insured for \$4000.

Coun Phillips (Brighton) read a letter from the local government officials promising the loan of the Diamond Drill, for work in the county, as early as possible. The operator pays the freight of drill both

Coun Gillmor-You have never farmed.

Coun Kearney-The money now being made in this county is made by farmers, but they must be men of brains if my friend Gillmor knows what that means. See the warden of this county. How had he made his money but by farming. As a business man he (Coun Kearney) favored lhe providing of a farm for the poor. Take the \$4,000 we spend annually for them by law and we can buy a farm and get it started in good shape.

Coun Gillmor said that a poor man had a right to take a pension and say who should be his guardian. No matter how you make this poor house it was a prison. We don't sell the poor. We assess a parish six or seven hundred dollars. In Ontario when they can get them boarded out they do so. He would believe in a system of pensioning every man and woman after they are sixty years of age as in New Zealand and in New South Wales, where there are no poor. If we did get a farm we would get some unprincipled devil to run ii.

Coun Phillips (Brighton) did not

Coun Gillmor was not offended by remarks, but he was humane in his advocacy of pensioning the poor, in preference to herding them on a farm.

Coun Kearney said that another letter, which he had not quoted, stated that in the county from which it came there were no tramps. They were sent to the poor house.

Coun Bell thought they should get through with business, instead of having these long speeches.

Coun Caldwell did not favor the scheme. He did not believe the best farm in the county would pay, if the superintendency and labor had to be paid for. In the parish of Wicklow we do not sell the poor. We allow themto choose their own boarding places. Just now we have a debt and he believed in allowing the matter to stand over until after the election, when an expression of opinion would be secured from the people. He moved that the matter lie over to the January session.

Coun Phillips (Brighton) said the taxes would not be raised. As it was four or five thousand dollars must be raised this year for the support of the poor.

Coun Caldwell-We would have to raise money for the special purpose of buying a farm.

Coun Carvell thought Coun Saunders was anxious to ease off Coun Kearney a little and Coun Gillmor a little. We laid this matter over trusting that Coun Kearney would forget it, but he has not forgotten it.

Coun Shaw said his experience as a farmer did not lead him to think that it was a business where the receipts where greatly in excess of the expenses, as Coun Kearney said the poor farm in Halifax indicated.

The amendment carried.

After a debate it was decided to buy the apple trees, at \$1 each, from Samuel Jones, on the farm owned by the county on the old gaol grounds.

After speeches by Couns Balmain Saunders and Bailey, it was decided to receive the report of committee on the cabinet for registrar's office, and postpone the matter till January session.

Coun Gillmor moved that Fred

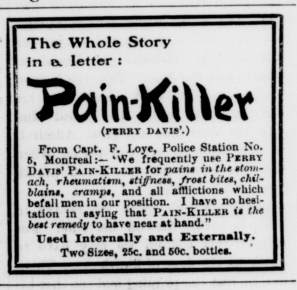
memorial committee and the memorials, when completed, were to be forwarded to the proper parties.

Blankets.

ATHERTON BROS.

Harness Makers,

Woodstock. King Street,



NOTICE.

Notice is hereby given that R. Willoughby Rich-ardson of the Parish of Brighton in the County of Carleton and Province of New Brunswick, Merchant, doing business at the Parish of Brighton, did, on the seventeenth day of June instant, pursuant to the provisions of 58th Victoria, chapter eixth, of the Acts of the General Assembly of the Province of New Brunswick aforesaid, intituled:-'An act respecting Assignments and Preferences by Insolvent Persons," and amending acts, make by Insolvent Persons," and amending acts, make and execute an Assignment for the ceneral benefit of his creditors of all his property and effects, to the undersigned. William A. Hayward, of the said Parish of Brighton, High Sheriff of the said County of Carleton; and also that a meeting of the creditors of the said K. Willoughby Richardson will be held in the office of Thane M. Jones at Hartland in the said County of Carleton, on Friday the twenty-eighth day of June instant at the hour of three of the clock in the afternoon for the appointment of inspectors and the giving of directions with reference to the disposal of the estate and the transaction of such other business as shall properly come before such meeting.

And further take notice that all creditors of the said R. Willoughby Richardson are required to file their claims, duly proven, with the said undersigned Assignee, within three months of the date hereof, unless further time be allowed by a Judge of the Supreme or County Court; and all claims not filed within the time limited, or such further time, if any, as n.ay be allowed by any such Judge, shall be wholly barred of any right to share in the proceeds of the said estate and that the Assignee shall be at liberty to distribute the proceeds of the said estate as if any claim not filed as aforesaid did not exist, but without prejudice to the libality of the debtor therefor.

Dated at the Town of Woodstock in the County of Carleton this seventeenth day of June, A. D., 1901.

WILLIAM A. HAYWARD, Assignee Sheriff of the County of Carleton.

