

**Don't Let Sick Kidneys Sap Health and Strength**

A man ought to be in his prime at 50; and hale and hearty at 70. Some are, most are not. Look at the men of 50, 60 and 70 who can't do a good day's work—whose backs ache—who are constantly urinating, day and night—who have no appetite—whose manhood is gone—with pinched faces, sallow skin, and shrunken muscles. Kidney Trouble is wrecking their lives. What they need—what they should take without delay—is

**"Sun" Kidney Pills**

They make young men of old men, by making the sick kidneys well and strong. They stop the drains on the system—relieve the pain—make the blood rich and red—bring back the appetite—charge the whole system with vigor, strength and vitality.

Minto, N.B., July 31st, 1904.  
"I have been a sufferer from Kidney Trouble, Lame Back and headache for years, and have tried electric belts and many other remedies. I can truthfully say that I have received more benefit from two boxes of "Sun" Kidney Pills than from all the other remedies that I have tried in the past six years. My lameness is gone, my general health is improved, and I am more fleshy than is usual for me."



**JOHN COAKLEY.**  
No matter how long, or how severely you have suffered with Kidney Trouble, "Sun" Kidney Pills will cure you.  
50c a box—3 boxes for \$1.25.  
At all dealers or from The Sun Medicine Co., Oak Point, N.B.

**COUNTY COUNCIL.**

Continued from last week.

Coun Gallagher—I think there was one item of \$5 charged in that account.  
Coun McDonald—You can't get a man to do a day's work for you without paying him \$1 25 or \$1 50 per day. You can't expect the officers to go out and enforce the law at \$1 00 per day. I think \$2 00 a day little enough, you can't get a man to execute a paper unless there is something in it for him. He ought to get as much as a man gets for sawing wood.  
Deputy Foster asked to explain that when he went out to get Cammack it was almost impossible to get men to go with him. He got Woolverton. He did capital work and he thought he was entitled to his pay.  
Coun Williams—We are here as custodians of the people and it is our place, if we believe it right, to pay or not pay bills, and we are not sent to be influenced by constables as to what bills we are to pay. Last year I was charged with being the meanest man in the County of Carleton. If the law does not allow this man two dollars he should not be paid it. I do not believe in our coming here with our mouths closed as to what bills should be paid. There are poor people in this county who have sold their last turkey to pay their taxes, and it is the duty of the representatives of the county to stand by the people who send them there. It has been too much the case that we have been blamed for defending our constituents, for myself I am not afraid to stand up for the rights of my constituents while I am here. I will go conscientiously for what I believe is right.  
Coun Bradley—Mr Woolverton may have had some hard cases, and he has had some easy ones, he must take them as they come and go. But we must be careful how we pay out the money raised by the hard work of our people.

- Items read:—
- Assisting Foster arrest Cammack..... \$55.00
  - Three Days Watching Prisoner at Cammack residence..... 8.00
  - Attending Examination Cammack..... 2.00
  - Attending Execution of George Gee..... 5.00
- Coun Tompkins—I would like to hear Woolverton on this matter.  
Coun Gallagher spoke about the item for watching prisoner Cammack. He was taken to his house and left there, the supposition was he would die. He was told while these men were left there they did not watch him, they did not stay in the house and the man for all of them might have shot himself. The charge of \$8 00 was exorbitant.  
Bill laid over till tomorrow morning.  
Coun Raymond—I see in these bills bills for meals. I supposed the mileage covered the expense of meals.  
Mr Hartley—Where a constable takes a lunatic to the asylum, the county is supposed to allow him what is fair, usually that pay is \$2.50 per day and their expenses.  
Coun Carvell—I notice there is an item for searching for a thief to arrest without warrant for stealing from the Brunswick House. I don't understand whether this bill means he was searching without a warrant, or the thief stole without a warrant. (Laughter.)  
Coun McDonald—A man was robbed of \$30.00 and a watch. They employed Woolverton to try and get him, the thief.  
Coun Bailey—Who employed Woolverton?  
Coun McDonald—The man who made the complaint.
- John S. Leighton..... \$40.59
  - Winslow M. Dyer..... 5.00
  - Abel Demercent..... 5.40
  - E. H. Kearney..... 5.40
  - Ed. E. Kearney..... 5.40
  - Martha A. Kearney..... 5.40
  - Frank Grant..... 7.70
  - John Pickhard..... 5.70
  - Edward Geo..... 5.50
  - Dr. Cummins..... 29.85
- On motion of Coun Gallagher, seconded by Coun Raymond the bill was ordered paid at \$9.85.  
Carleton Sentinel Company, \$2.00.  
W D Rankin, \$34.00.  
John Farley, \$4.70.  
W M Connell, \$34.00.

All overpaid but left over for further consideration.  
T C L Ketchum, \$20.30.  
John Barnett, \$4.00.  
Dispatch, \$52.00.  
A Henderson Company, \$40.00.  
Coun Connolly criticized this bill. (Which was for expense in connection with burial of Gee.)  
Coun Wiley—I saw Mr Henderson and he said there was a mistake the price of the casket should have been \$30.00 instead of \$35.00 and the charge for attendance \$10.00 instead of \$5.00.  
Coun Connolly—Who gave him authority to make such a charge?  
Chairman—It was ordered by the coroner.  
Coun Fewer moved the bill be paid.  
Coun Gallagher—I don't know whether the council is right, whether it is a proper pauper's charge.  
Coun McDonald—It is a county charge as far as Gee is concerned, but as I understand the law if a man commit such a crime and dies his property is confiscated to the Crown.  
Mr Hartley—That is not the law now, although it used to be.  
Coun Lamont—We should give some instruction in cases of this kind to save repetition of such a charge.  
Coun Williams—I think it is too high. A casket could have been got quite good enough for \$20 00. I understand the coroner requested the undertaker to get a good casket. All that was necessary was a good decent casket.  
Coun Phillips (Peel)—I think in the future there will be a limit set to such expenses.  
Coun Williams moved the bill be paid at \$30 00.  
Coun McDonald—The undertaker was ordered by the coroner to produce the goods, he can collect it from the county and we might as well pay the bill, now.  
Coun Carvell—Mr Henderson spoke to me about this bill and said if any explanation was needed to telephone him and he would come up.  
The amendment was withdrawn.  
Coun Fewer—He seems to have set his price and I think we will have to pay it.  
Coun Gallagher moved the bill be paid, \$30 00 for the casket and \$5.00 for attendance.  
On motion being put there were eight yeas and balance of council nay. On motion matter left over till tomorrow morning.  
A Henderson Company Limited, \$21.50.  
This was a charge for burial of a pauper who died in the hospital named Root.  
A motion was made for the payment of the bill.  
Coun Gallagher moved that the bill be charged to the parish where the man belonged. This man was in the Parish of Aberdeen, he was sent to the hospital and died there, the town of Woodstock disclaimed anything to do with the bill for burial. The poor master and councillors had some talk with the undertaker and they claimed that Root came from the Parish of Brighton. Brighton claimed no liability in the matter.  
Coun Lamont—The facts are these I am told. Brighton, or a man named Craig got this man from a Massachusetts hospital. He worked in Aberdeen for nine or ten months and went back to Brighton. The councillor read a letter from one E C Winslow, of Boston, who gave facts as to the boy being in the home there. This boy came to the Parish of Aberdeen between the 1st and the 15th of October, 1902, and left August 17th, 1903. Previous to this he went to Arthur Avery's and worked four or five months. He worked at Gross Avery's seven months and knocked around backward and forward between Brighton and Aberdeen till he came to George Gillmor's between October 1st and 15th, 1902. He went away August 17th, 1903.  
Coun Raymond seconded the motion that this bill be paid, but he thought it should be referred back to the Parishes of Aberdeen and Brighton.  
Mr Harley—When a man comes into a parish and stays a year he gains a residence, and never loses it unless he gains a residence in another parish. A minor takes the residence of his parents, a illegitimate child takes the residence of his mother till he gains a

residence for himself. If a man got a residence in Brighton or any parish and went to the states and stayed for ten years, he would still retain his residence in Brighton.  
Coun Lamont—We can furnish absolute evidence that this man was a resident of Aberdeen only 10 and one half months.  
Amendment carried.  
George W. Somerville, M. D., \$5.00.  
James Cullen \$23.00 (This was a bill for expenses in laying out a road from Gage's line to South Johnville.  
Coun Connolly moved that it be referred to the councillors of Kent.  
Coun Gallagher—Just one man wanted the road and quite a number did not want it at all. They all kicked against it, there never has been anything done on it, it seems he paid out this money, I never heard of any commissioner getting any pay. (Matter laid over.)  
Arcibald Scott,..... \$ 12.70  
Williamson Fisher,..... 31.80  
J. C. Hartley,..... 44.50  
"..... 20.00  
T. H. Estey,..... 5.00  
John R. Ronald,..... 5.00  
John McLaughlan,..... 5.00  
Owen Kelly,..... 11.00  
W. A. Hayward,..... 167.87  
W. A. Hayward, (sheriff)..... 409.20 including \$100 paid Radcliff and \$50 for his own attendance.  
In regard to this last bill Coun. McDonald moved that it be paid.  
Coun Bradley—I notice discount of note that would be for paying Radcliff's bill, I suppose.  
Mr Hartley—If the sheriff paid out the money 6 months ago he would be entitled to some interest if he had a right to do it.  
Coun Bailey—Have we the right to pay that bill?  
Mr Hartley—I do not know any law that fixes any fee for an execution of a person convicted of murder. I do not know of any law that makes it incumbent on the county to pay any person who comes to perform it. The council must do what it thinks right.  
Coun Bradley—Sheriff Hayward spoke to me about this bill, when I come to think the matter over I think the rate payers would refuse to pay it. He took that office, it is a good office, I do not think it would be fair to tax the people to pay Sheriff Hayward. His income is as good as any two farms in the county.  
Coun Connolly—I would like the sec-treas to explain how the sheriff is paid.  
Mr Hartley—He simply receives fees for serving papers, he gets from the county \$25 for each jury he summons, he receives \$4 for his attendance at Court a day, he gets so much for holding an election. As sheriff he receives no salary, he receives a salary of \$250, that is as gaoler.  
Coun Williams—I agree with Coun Bradley. It is unfortunate the sheriff had to do this work, if we pay this bill we do not know what will turn up in this county, we will set a precedent and we will have to follow it. I regret the thing happened, but in the interest of the rate payers I will vote against the bill.  
Coun Gallagher—This is a new thing, we never had a case like this before. The sheriff is paid certain fees attached to his office, for what he does. It makes it imperative on him to hang a criminal and he cannot get anyone else to do it without paying for it. To my knowledge there is an officer paid by the Dominion Government, a salary of so much per year. The municipalities, I am informed, pay his expenses. If the sheriff had to do this work himself, I do not think this or any council would want him to do the work for nothing. It is not a very honorable position, though it falls to the sheriff to do it. I think this council has the right to pay the execution, I would go for paying this, but not for the bill for the sheriff's attendance at the execution. I would be willing to pay the \$100 and \$4 interest on the money advanced.  
Coun McDonald—I believe the county is better able to pay this amount than Sheriff Hayward. Mr Hayward never had any experience in hanging a man, and it was necessary to get someone who understood the business to erect a gallows and do it in decent shape. I would be willing to pay my share and feel that the work was done well, than have it go over the Dominion that we butchered a man, here. I cannot think it is hardly fair to ask the sheriff to put his hand in his pocket and pay this bill. If the sheriff had performed this duty himself he would be entitled to be paid.  
Coun Connolly—The bill is \$100 and \$50 for himself.  
Coun Bradley—If a man enlists in a war he may be expected to fight. If he can get out of it without fighting he is fortunate, the sheriff is in somewhat the same position.  
Coun Gallagher—I move the bill be paid less \$50.  
Coun Hay seconded the motion.  
Coun Carvell—I do not think we have any right to ask Sheriff Hayward to pay \$100 out of his pocket to get a hangman here, I do not think he should have to pay the \$100 but I do not go for paying him the \$50. I will vote for the amendment.  
Coun Tompkins—It was the duty of the sheriff to do this business. He took the office knowing what were its duties, and this was one of the duties devolving upon him. We find the people are pretty well taxed, his is a good billet, better than a good many farms in the county. He is found a dwelling every thing is furnished him, as gaoler. If he hired a man and paid him \$100 I am in favor of his paying it.  
Coun Giberson (Kent)—If it is the sheriff's duty why does the Dominion government appoint a man to go about doing it?  
Coun Bradley—How did they get along before Radcliffe came.  
Coun Bailey—The sheriffs all did it.  
Coun Gallagher—An official hangman has been appointed? The different municipalities where the executions are held invariably pay the expenses. The sheriff had a hard job to get it done for 100. You cannot compel any man to do anything without you pay him.

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Coun Giberson (Wicklow)—I do not see why the sheriff should be released from his burdens more than anyone else. We do not all have smooth sailing, we may have our easy and our hardtimes.  
Coun Connolly moved seconded by Coun Lamont that the sheriff be paid his bill, less \$100.  
Amendment to amendment put and carried by the following vote:—Ayes; Miller, Williams, Smith, Phillips (Northampton) Brown, Wiley, Lamont, Bradlev, Connolly, Tompkins, Phillips (Peel) Bell (Richmond) 12. Rest of council voting nay.  
W. R. Wright \$14 88.  
Charles Phillips (charged to Kent) \$8 00.  
Stephen Ross (charged to Simonds to be paid out of the non-resident road tax) \$10 00  
Dr. Prescott (Paid less \$1 when attested.) \$6 00  
Hugh Hay & Son \$15.50.  
W. W. Hay, \$54 80.  
John A Atherton, \$17 50 (when attested)  
Wm. Martin, \$1 50.  
Continued on page six.

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