Catarrh

To prove unquestionably, and beyond any doubt, that Catarrh of the nose and throat can be cured. I am furnishing patients through druggists, small free Trial Boxes of Dr. Shoop's Catarrh Cure. I do this because I am so certain, that Dr. Shoop's Catarrh Cure will bring actual substantial help. Nothing certainly is so convincing as a physical Catarrh Cure will bring actual substantial help. Nothing certainly, is so convincing as a physical test of any article of real, genuine merit. But that article must possess true merit, else the test will condemn, rather than advance it. Dr. Shoop's Catarrh Cure is a snow white, healing anti-eptic balm, put up in beautiful nickel capped glass jars at 50c. Such soothing agents as Oil Eucalyptus, Thymol, Menthol, etc., are incorporated into a velvety, cream like Petrolatum, imported by Dr. Shoop from Europe. If Catarrh of the nose and throat has extended to the stomach, then by all means also use internally, Dr. Shoop's Restorative. Stomach distress, a lack of general strength, Stomach distress, a lack of general strength, bloating, belching, biliousness, bad taste, etc. surely call for Dr. Shoop's Restorative.

For uncomplicated catarrh only of the nose and throat nothing else, however, need be used but

Dr. Shoop's Catarrh Cure

County Council. Continued from last week

On motion Coun Kinney \$4 was ordered paid Harry Smith for money paid out for road purposes and charged to Kent parish, also \$8 to Valentine Taylor, a refund for money paid out on roads, and charged to

same parish. On motion Coun Williams \$3 ordered paid parish clerk, Wilmot, John Atwater, and charged to said parish.

Peel, and charged to same parish.

#2 ordered paid George Jones, parish clerk,

\$3 ordered paid James Ritchie, parish clerk, Wicklow, and charged same parish.

\$5 ordered paid Hamilton Giberson, parish clerk, Kent, and charged to same parish.

\$2 ordered paid each to Samuel Hemphill and Daniel Purrington and charged to Richmond.

\$2 ordered paid to Charles Hurst, parish clerk, Brighton, and charged to same parish. \$2.50 ordered paid Frank Ring, parish clerk, Wicklow, and charged to same parish.

\$5 ordered paid John Emery, parish clerk, Wakefield, and charged same parish.

\$3 ordered paid to Harvey Palmer, parish elerk, Simonds, and charged to same parish.

\$2 ordered paid Abraham Stone, parish clerk, Northampton, and charged to same parish.

\$6 ordered paid Charles Carman, parish clerk, Woodstock, and charged same parish.

\$2 ordered paid William Love, parish clerk, Aberdeen, and charged same parish. Council adjourned.

WEDNESDAY, January 8th, 10 a. m. The Warden appointed the following standing committees:-

Building Committees--Couns Bell (Richmond), Carvell, Melville.

Finance Committee - Couns Balmain,

Williams, Everett. Coun Williams on behalf of the committee

on current assessment submitted the following report:-

TO THE WARDEN AND MEMBERS OF THE COUNTY COUNCIL:-

GENTLEMEN, -- Your committee which was appointed to confer with the secretary treasarer in reference to the amount required to be assessed upon the several parishes for the ensuing year and to make up the estimates, beg leave to report that they have attended to that duty and would recommend that the sum of eight thousand five hundred dollars be assessed for county purposes for the ensuing year.

> J. F. WILLIAMS, ALEXANDER BELL, Committee. WILLIAM TOMPKINS,

BETIMATES FOR YEAR 1901.		
Hospital,	750.00	
Debenture,		
	300.00	
Interest at Bank,	358.00	
Salaries,	690.00	
Health,	215.00	
	4000.00	
Contigencies, Insurance, Etc.,	1187.00	

Totai,\$8500.00 On motion report received and recomendation of committee ordered carried out.

The report of the Board of Health as follows was then read:-

TO THE WARDEN AND COUNCILLORS OF THE

MUNICIPALITY OF CARLETON:-GENTLEMEN,-I beg leave to submit the annual report of Local Board of Health, Disconsideration. Your board has had three separate outbreaks of smallpox to handle the past year, two in the Parish of Kent and one | the motion. in the Parish of Richmond. In two of these, one in Kent and the one in Richmond the infection was traced to cases from the State of Maine. In the other the source of infection could not be discovered. In all the cases the disease was confined to the families where it was first found. There were fifteen cases in all and all covered. Measles and whooping-cough were prevalent in some parts of the county during the year. Appended is the financial statement for the year.

J. B. Curtis, Chairman. Financial statement of the Board of Health

for 1906. Balance on hand from last year \$ 85 25 | ials free

Respectfully submitted,

To appropriation for 1906...... 160 00 Sold by all Druggists. 75c.

Thomas Breen, 14 00 J R Kirkpatrick, 7.50 Dr M E Commins, 22.00 Estey & Curtis Co Ltd. 9 05 3.00 H J Clark,.... Dr Curtis, Epressage and tele-1 75 bill paid of Expenses meetings of board,..... Ralance on hand, 35.77

An appropriation of \$215.00 is asked for

I B CURTIS, Chairman. Coun Williams asked for an explanation of

the bill of Dr. Curtis for \$75. It was shown it was made up of \$12 for

attending cases of small pox in Kent; \$17 for examining suspected cases at Benton; \$15 attending two cases near Debec; \$15, attending cases at Moose Mountain; \$8 investigating complaint of slaughter houses near Woodstock; and \$8 call to Bath in case of diptheria.

Report adopted.

Lists of Parish officers confirmed.

\$150 was ordered assessed on Upper Woodstock road district.

On motion of Coun Connolly the sum of \$200.00 was ordered out of the surplus in Brighton parish for the support of the poor, on the order of the councillors from said parish, and that \$350 be assessed on Brighton for poor purposes for the coming year. \$50 was ordered assessed on Northampton for poor purposes. \$170 was ordered to be taken from the surplus to the credit of Peel parish for poor purposes, on the order of the councillors to be distributed among the different officers.

The other appropriations for poor purposes for the year are as follows:-Kent, 350; Wicklow, \$700; Richmond, \$400; Aberdeen, \$200; Parish Woodstock, \$600; Wakefield \$600. Of this last appropriation, \$250 is to be paid F. J. Shaw \$150; Isaac Slipp, \$200.

Coun Connolly moved that \$50 be added to the appropriation for the parish of Brighton for poor purposes. He explained that he had just now received some information which made him think this motion requisite.

Coun Melville-I find in looking over the bills ordered paid by the building committee were some items which needed explanation. There was one bill, especially \$147 55 paid to A. Henderson apparently for furnishing the

gaol. He thought the gaol was furnished. Coun Fewer-As chairman of that committee, I did not think it was necessary to re-

port of those bills. Coun Carvell-How about this \$147 for Henderson.

Coun Fewer-It was for furniture in the gaol, it was absolutely necessary. Every dollar is certified to by Sheriff.

Coun Balmain-It is the duty of the council to furnish the Sheriff's home.

Coun Shaw moved that the Building Committee furnish a statement of the money expended as soon as possible. This motion seconded by Coun Keenan, was carried.

Coun Fewer-As to the item for furnishing the Judge's office in the Record Office, that was carried at last session.

Coun Brown-There has been some talk about a carpet. I believe we are supposed to furnish the gaol, but I do not think we should furnish the sheriff's apartment.

Coun Bell-I am on that Building Committee, but I have not been at the gaol. think if there was any question as to expenditure the other members should have notified

The secretary-treasurer said he and Coun Fewer could go down a noon and get the voucher, and then the council would have full information.

Coun Hay-I think that is a very good plan.

Coun Flemming moved that the matter be referred to the June session when all the facts could be got at. Coun Bradley second.

Coun Forrest-I think the sooner we get at this, the better. I don't like to find any fault. But I don't like to hear two members trict Number Ten for the year 1906 for your of a committee say they don't know anything of what has gone on. I think we should have this report, as soon as possible. I favor

STATE OF OHIO, CITY OF TOLEDO,)

LUCAS COUNTY. Frank J. Cheney makes oath that he is senior partner of the firm of F. J. Cheney & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm wil pay the sum of ONE HUNDRED DOL LARS for each and every case of Catarrh that cannot be cured by the use of Hall's FRANK J. CHENEY. Catarrh Cure. Sworn to before me and subscribed in my

presence, this 6th day of December, A. D.

A. W. GLEASON, (SEAL) NOTARY PUBLIC.

Hall's Catarrh Cure is taken internally, and acts directly on the blood and mucous snrfaces of the system. Send for testimon-

F. J. CHENEY, & CO, Toledo, O.

Coun Bell (Richmond). It is better to By bill paid of A. Herron, \$ 13 18 have this settled right now. Motion carried to attend to the matter after dinner. to attend to the matter after dinner.

\$550 was ordered assessed on the parish of Wilmot for poor purposes, and when collect-30 00 ed paid to the secretary of the overseers of the poor.

> Coun. Owens for the committee on the Inspector's report submitted the following:-To the warden and councillors of the county of Carleton.

> Gentlemen, -Your committee appointed to examine the Scott Act Inspector's accounts, beg leave to submit the following: We find the Inspector's accounts correct and his report of surplus correct, with the exception of \$5 which is accounted for by the fact that Wm Dibblee's bill, was by the auditor found to be \$125 instead of \$130, and this makes the correct surplus on the year's business, \$528.61.

Respectfully subsmitted, W J Owens,

H P Carvell. Wm Tompkins. Recapitulation. Business for year 1906. Received from fines......\$2313.00 " sec-treas..... 800.00 Paid expenses...... \$ 894.40 " sec-treas...... 2218.60

	Minima ren-con-manage months
\$3113.00	\$3113.00
Expenses of coll Inspector's acct	.\$ 894.40
Inspector's salary	. 400 00
W P Jones' acct	. 365.00
W Dibblee's acct	. 125 00
Surplus on year's business	528 60
Total receipt from fines \$2313.00	

\$2313.00 \$2313.00

On motion of Coun Williams, seconded by Coun Brown, report was adopted.

Coun Bell (Wasefield) asked that the fines and the names of the persons fined be printed n the report of the proceedings, and the sectreas agreed to assist the reporter in getting the information.

Council adjourned to 2 p m.

After dinner, Mr Hartley reported to the council that he had not been able to find all the bills and vouchers, but oh inquiry said that the A. Henderson bill for \$147.65 was for some goods that were furnished for the residence of the gaoler, including a carpet and some other articles.

Coun Melville-Who bought this stuff?

Coun Fewer-They were ordered by the late chairman, Mr McDonald.

Coun Carvell-Who ordered the bill paid? Coun Fewer-The sheriff and I certified to

Coun Carvell-Any others of the commit-

Coun Fewer-There were none of them

Coun Brown-Were any or all of these goods got after or before you were chairman? Coun Fewer-I cant say, I know the late chairman ordered them.

Coun Williams-Has the council a right to electric lighting of the gaol. furnish the residence of the gaoler?

Sec-treas-My opinion would be they have no right to do so at all. They furnish rent, light, heat, wood. I do not think the council is under any legal obligation to furnish

Coan Melville-Why did you pay this bill? Mr Hartley-The building committee last year consisted of Couns Flemming, Fewer and Bell'(Richmond.) There are lots of little bills about repairs done on the gaol or something of that kind. It would be most inconvenient, if, for instance, a load of wood was bought for the gaol, I had to wait or ask the man who sold it to wait until all the members of the committee had been consulted. So, the chairman of the committee has signed the bill and the money has been paid, and when another member of the committee comes in town he signs the bill.

Coun Melville-I think it is too bad that

this bill was paid.

Coun Williams-Was not another member consulted at all? Coun Fewer-I never knew a thing about

it till the bill was presented, except the late chairman told me there was some work to be

Coun Williams-Did you order the bill paid without inquiry?

Coun Fewer-I inquired and I thought the bill was all right.

Coun Williams-I think the chairman should call the committee and consult them. Sec-treas-I think, probably, the goods were purchased by the sheriff. under the direction of the late chairman. The bill was certified by him and Mr Fewer and I did not look at the bill nor examine it. As to a suggestion of Coun Williams, I do not think you can get a refund of the money from Mr Henderson. It would seem to be a matter between the council and the sheriff.

Coun Williams-It seems that a few years ago when Mr. McDonald was chairman of the committee, and I think I was a member of the committee, it was decided to point out what bills were to be paid by the secretarytreasurer without coming before the council. I think the bills so to be paid were those certified by the attorney-general, the judges, and the building committee. We recom-\$249.25 | Take Hall's Family Pills for constipation. | mended that the bilts to a certain exten | by All Druggists. Twenty-Fifth Annual Stater

North American Life **Assurance Company**

For the year ended Dec. 31st, 1905.

Standing as at Dec. 31st, 1905:

Insurance in force Income..... 1,663,854.13 Assets.... 6,958,013.66 Net Surplus....

If you require any information regarding life or endowment insurance, kindly send to address given below, your age next birthday, when full particulars will be furnished.

C. S. EVERETT.

ST. JOHN, N. B?

should be so paid by the building committee. Secretary-treasurer-It was the committee that was given the power.

Coun Williams - Mr. McDonald spoke strongly against this limitation and it was carried that all bills recommended by the committee should be paid.

Coun Balmain-I would like to ask the secretary-treasurer if we have any remedy in

this matter. Mr Hartley- I don't think Henderson could be made to refund, the only remedy would be against the sheriff.

Coun Melville-I think some resolution giving the chairman authority over small

bills would serve the purpose. Coun Bradley-We want to give the secretary power to pay only certain bills. I move that we give the secretary power to pay or

reject certain bills. Secretary-If the matter is left to me I will not pay any bills except such as I think are legal. There are some bills that I don't think the judge has a right to certify to, and

if it was left with me I would not pay them. Coun Melville said such a proposition would suit him.

The following resolution moved by Coun Bradley, seconded by Coun Mooers, was carried: - That the secretary-treasurer be instructed not to pay any bills, even when certified by the parties mentioned in a resolution of this council passed at a former meeting, providing for the payment of bills by the secretary treasurer without having been doubts as to the right of the council to pay the same, but that all such bills be passed | Daggett be heard. Carried. upon by the council before same are paid.

Couns. Williams, Raymond and Melville his own responsibility and at the request of a were appointed a committee to wait upon Sheriff Hayward in the matter of the furniture for his residence and report at the June

A charge in the bill of \$14.00 for the rent of tables and chairs for the use of the Court in the Armoury, and certified to by the County Court Judge, was taken up.

Coun Carvell asked what was the cost of

Secretary-treasurer-Last year the bill paid on the 31st December was \$58 45. It was

run by the meter system. A bill of Fewer Bros. of \$11.40 was explained by Coun Fewer to be for necessary repairs to the plumbing in the goal proper.

Coun Williams-As to the use of this furniture in the Armoury. We are sent here to represent the people, to stand between the people and unnecessary and illegal expenses. We have a Court House and I think we have no right to pay bills for holding court in another place. I think this building can be made comfortable enough to hold sessions of

Mr Hartley-You can take this for granted that if the sessions had been held in the Court House the bills for attendance and fuel would amount to as much or more than the rent of the furniture.

Coun Owens spoke of the cost of fixing up the judge's chambers.

Mr Hartley-It is in the office where be holds his chambers.

Coun Fewer-The judge can hire a coach and have the Court House heated any time

Coun Forrest-I am not satisfied with the resolution passed. I am not satisfied with the way things have been going. Why should we not furnish the residence of the secretary. treasurer and other officers of the council. They have as much right to this as the gaoler I don't think Carleton County wants to rent any furniture. We will be asked about this as soon as the report gets out among the people. I think it is time we gave this matter consideration and called a halt. The whole blame has been put on a man who has been dead for years. I believe some living man is to blame. It is easy to blame a man who is dead and can not speak for himself.

Coun Connolly moved that the tax collectors of Brighton receive 5% on the amount they collect. Carried.

Coun Wiley moved that the poor master of Aberdeen receive \$5 for his services this past

Croup can positively be stopped in 20 minutes. No vomiting—nothing to sicken or distress your child. A sweet, pleasant and safe Syrup, called Dr. Shoop's Croup Cure, does the work and does it quickly. Dr. Shoop's Croup Cure is for Croup alone, remember. It does not claim to cure a dozen ailments. It's for Croup, that's all. Sold



What Has the Old Year Done for You?

Why not make the new year a success by taking a course of study with us? Two of the largest business concerns in the state applied to us for a book keeper and a stenographer this week, and we did not fill the positions as our graduates are all employed. Opportunities like this come to those who are prepared. Write, telephone or call. O. A. HODGINS, Prin, Houlton, Me.

year. Carried.

Coun Mooers moved that the collector of Simonds receive 3% on what he collects and 5% if he brings a clean sheet. Carried.

Coun Forrest moved that the collector of Woodstock parish get 4% on amount collected. Carried.

On motion Coun Bell (Richmond) the same percentage was voted on same conditions, 4% to collectors of Richmond.

Coun Keenan moved that the collectors of Kent get 5% on amount collected. Carried. On motion of Coun Owens collector of Wicklow were ordered paid 3% on what they

Coun Carvell said there was a gentleman from the upper part of the county who wished to bring before the conncil some views he passed upon by the council, where he has held with regard to the enforcement of the Scott Act. He therefore moved that Rev Mr

Rev Mr. Daggett said he was here both on

number of ratepayers of the parish of Peel, of the adjoining parish from which Coun Mooers came. He was not to prefer any charges against the Scott Act Inspector, who for many years has been a personal friend of his. But there were certain developments during the past year in connection with the enforcement of the Scott Act with which he and those he spoke for, were very much dissatisfied. They simply desired this matter looked into by the council so that it could be found out why the Act was not enforced. Apparently the report submitted by the Inspector was a very satisfactory one. He thought he knew the mind of the citizens and ratepayers of this county, when he said that it was not their wish that the Act should be enforced for revenue. They desired that the miserable business should be closed up and out. During the summer months they about Florenceville had been cursed with the results of the drink traffic. During the summer there was a large number of men working on the telephone system, and, as a rule it was, with some exceptions, a dissipated drunken lot. They caroused night after night and the peaceful inhabitants could scarcely get more than an hour or two of rest. The Sabbath day was no exception. At least four bars stood wide open. He had written to the Inspector, waited for a week and got no answer at all. He wrote the Inspector on Monday and the Sunday following he made an attack on the liquor vendors himself, in the pulpit and in the pages of a publication he put forth. After the issue of that publication his stable was broken into and a valuable horse he owned was almost ruined. He laid an information against one Sheck and one Lee each. He had a list of witnesses against Mr Sheck who would have proved vere strong and he was sure three convictions could have been gotten. The case against Lee was not so strong as he, it was claimed, only sold lager beer, and it was necessary in such a case to prove that the liquor caused drunkenness. He (Daggett) had to go away on some private business. Mr. Colpitts came up to Florenceville and for some reason, without ever bringing Sheck to trial, he settled the three convictions for one. He claimed that that settlement was illegel. (Here the speaker quoted from the C. T. Act in support of his contention.) Continuing he said: I claim that the Inspector has no right to make these settlements and when he does so he does wrong. I contend it was illegal of

the Inspector and unjust to me. Adressing Mr Colpitts, the speaker asked, how many convictions have been recorded

against Shech since that time? Mr Collpitts-One since that time. (Continued on Sirth Page.)