THE DISPATCH.

Preacher's Opinions

Rev. P. K. McRae, Forks Baddeck, C. B.: ''I always count it a pleasure to recommend the Dr. Slocum Remedies to my parishioners. I believe there is nothing better for throat and lung troubles or weakness or run-down system. For speaker's sore throat I have found Psychine very beneficial."

Rev. W. H. Stevens, Paisley, Ont .: "Psychine seemed just the stimulant my system needed. I shall add my testimony as to its efficacy at every opportunity."

Rev. R. M. Browne, Amherst Head, "I have often recommended N.S., Psychine since taking it myself, for it is a cure for the troubles you specify."

Bev. Chas. Stirling, Bath, N.B.: "I have used Psychine in my family; the results were marvelous. I have visited people who state that they never used its equal. I strongly recommend it.

Rev. J. S. I. Wilson, Markdale, Ont .: "I have taken two bottles of Psychine and am pleased to say that I am greatly improved in health. I was troubled with my throat, but now I find it about restored to its normal condition. I find my work very much less taxing. believe Psychine is all claimed for it.

These are earnest preachers of the gospel of Psychine. They know whereof they speak. Psychine cures all throat, lung and stomach troubles. It is a great voice strengthener, acting directly on the vocal, respiratory and digestive organs, thus specially adapted to public speakers. At all druggists, 50c and \$1.00, or Dr. T. A. Slocum, Ltd., Toronto.

County Council,

(Continued from last week.)

To the Warden and Councillors of the Municipality of Carleton,

Gentlemen :-- I have placed my account as Inspector under the Canada Temperance Act for the year 1907 in the hands of the County Auditor.

The year has been a very busy one, in fact the busiest year that I have had since I became Inspector. We have had considerable difficulty in regard to witnesses and the expense that has been incurred in connection therewith has had its effect upon the financial showing.

I may say that I have been extremely gratified to notice that there is in the county a steadily growing public sentiment in favor of the enforcement of the Canada Temperance Act. It is a hopeful sign and if contin. ged will before very long enable the Inspector to practically drive the liquor traffic out of the County.

I have been Inspector for some fourteen years, and when I was first appointed liquor was sold at the boundary line at the following places: One shop at River du Chute, two at Mars Hill, two at Bridgewater, two at Bloomfield, two on the Houlton road, one seven miles below and one at Watson Settlemens. The place at River du Chute has been closed, the two places at Mars Hill have been closed. There is still one place at Bridgewater. The two places at Bloomfield have been closed and also the place seven miles below the Houlton road and the one at Watson Settlement, and I believe that with the assistance of the American officials the other three places can be closed. Fourteen years ago there were twenty-one communities in the county, outside of the town of Woodstock, where liquor was sold in lieu of some of these fines? from one to three places in each, while now there is not one single place in all these communities, as far as we can learn, where the business is carried on.

the boundary line, I have been greatly assist. ed by the active co-operation of the American officers.

During the year 1907, 110 cases have been tried, 74 convictions made and 36 cases dismissed. At present there are some fines still outstanding and there are six convictions against Shadrach Perkins of Centreville from whom the fines have not been collected, and in respect of which we have received notice of appeal.

The financial result of the year, taking into account only the monies that have actually been received and not the cases that are out standing, and after the payment of all bills incurred in the enforcement of the Act, is surplus for the county of two hundred and seventy-five dollars and eight cents.

Statement showing the financial result of the operation of the Canada Temperance Act in the County of Carleton, for the year 1907. To amt. pd into Secy Traas

Withdrawn for exp	\$1314	8
nspector's salary	400	0
Wm Dibblee account	215	0
W P Jones account	550	0

Surplus,

\$ 275 08 Dated at Woodstock this 13th day of January, A. D. 1908.

Respectfully submitted,

B. COLPITTS, Inspector. Coun Williams-Does this include salaries? Inspector-That includes the inspector's salary, Mr. Jones' salary, Mr. Dibblee's salaries, and costs.

Coun Tompkins said that there was rum being sold at Florenceville, at Centerville aud Beaufort-they were in full swing, he was informed.

Coun Williams (to the Inspector)-Do you hink there is only one place at Bridgewater? Mr Colpitts-Yes.

Coun Willlams-I heard last Saturday hight that there were two places there.

Coun Lamont-Why is it there are so many first offences and no second or third offences. In other parts of the province they put them in gaol, and why cannot this be done in Carleton county.

Coun Gillmore-Is not the third offence imprisonment?

Mr. Colpitts-Yes.

Coun Williams-I understand you to say you have three first offences against Mr. Perkins and he has given notice of appeal, and if he does not succeed they will stand. Supposing another comes?

Inspector-I would suppose if he had a second that would be a third.

Cure for Weak Lungs

"I have used your Psychine for about six months, and have found it an excellent remedy for pneumonia and weak lungs." Ronald Johnson, Farewell, Ont., April 15, 1907.

"Psychine is one of the best medicines on the market, and for all throat and lung troubles is unexcelled."-A word from a man who has tested it.

Pneumonia, Bronchitis, Coughs, Colds and all throat, lung and stomach troubles yield to Psychine. At all druggists, 50e. and \$1.00, or Dr. T. A. Slocum, Limited, Toronto.

Coun Williams-In looking at your report it strikes me that liquor selling is on the in crease. Take it back some 15 or 16 years ago, the reported cases never came up to 105 as this year. We used to have 50 or 60. have to say that a good many people who have voted for the Scott Act are getting tired of it. It looks to the people as if this was run for what money is in it.

Inspector-It is hard to catch these people They watch the law as sharp as we do, and they change owners at a place very quickly so it is hard to catch them.

Coun Williams-They have not changed hands in Centreville.

Coun Gillmour-There is an impression in the country that this act is run for the money that is in it. At Glassville a couple of men came to start a shop, and a few of the citizens waited on them and told them they wished them to leave. They thanked them and went off the next morning. There is great trouble among the lumber camps with men who come in and peddle the stuff. It looks to me as if the dealers were allowed to sell for six months and they were asked for their money, I am for the Scott Act being enfored. Coun Owens-Who is the man selling at Bridgewater?

Inspector-Michael Milo -he is a Jew. Coun Owens-How long since you have been to visit him?

Inspector-I think I was there 15 days ago.

Coun Williams asked the sec-treas to explain the Act as to second and third offences Mr Hartley-In the first place you have to get your first conviction. You cannot get your first, second and third on the same information. That is, you have to get your first, first, and prove your second, that must be proved and then you go after your third. Each offence must be alleged subsequent to the former. The second offence must be committed after the conviction on the first. If you have evidence at one time off five or six violations of the Act, you have to lay five or six informations for first offences. Then having proved one or more of them, you are in a position to lay information for second offence. Then having proved that offence, and having proved it was second offence by proving the first convictions, you come on to your third. There cannot be more than one second offence, and in certain cases where they have not been able to prove first offences, it has been necessary to abandon the second and go back to first offences. The penalty for a first offence is \$50, for a second \$100 and for third imprisonment. It is only within the last few weeks that the Supreme Court gave a decision deciding that imprisonment was legal for a first offence-or rather, optional with the presiding magistrate. Coun Williams moved that the inspector's report be received and a committee of three be appointed to go over the accounts and report tomorrow morning at 11 o'clock.

the new Act cannot be worked out success fully.

The only safe way to govern a country is by the people for the people and by the way that the streets of Jerusalem were kept clean viz: Let each person clean their own dooryard.

There has been a great waste of money in bordering districts by incompetent commissioners which the government is unjustly held responsible for. Now let each district take care of its own roads.

WEDNESDAY.

Council came to order at 10 a. m.

List of the various parish officers were confirmed.

Coun. Flemming moved for a reconsideration of the county Board of Health bill. Seconded by Coun Lamont

Coun Flemming referred to the bill of \$10 for burying five horses which it was wished to get at.

The sec-treas said that it was in the accounts of the Board of Health and Coun Flemming said that was what he wished reconsidered.

It was so ordered and Coun Flemming thought this was not a proper bill for the county but rather for the Board of Health for the Town of Woodstock.

Coup Melville wanted the opinion of the sec-treas in the matter.

The sec-treas said this was a matter to be considered by the county Board of Health. If they think the town board should pay the bill that was a matter between the two boards. The matter became a nuisance if the horses were found dead in the county and the county Board of Health was liable to remove the nuisance. Then the Board of Health might see if there was any liability resting elsewhere.

Coun Bull was satisfied the horses did not belong to the parish of Woodstock. There are two yet just partially buried.

The work was very badly done. This kind of thing has been going on for years. Coun Gilmour moved that A Henderson

be heard about the carpet placed in the sheriff's residence. Seconded and carried. Mr. Henderson said the carpets were or-

dered and furnished. They were first spoken of by Mr. McDonald. The last ones in the office and the lower hall by William Mc-Donald. I received my pay. The next carpets were ordered by Mr. Fewer but in agreement with Mr. McDonald. The sheriff was called in to select but he said he would be satisfied with any that were ordered. For the county we were glad they were going to furnish the court house and goal. Mr Fewer was acting in accordance with Mr Mc-



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allowed a year's trial, and see what they could do. They did not want other men "butting in."

Coun. Stevens report on the Scott Act Inspector's report was read as follows:--

Coun Stevens said the magnitude of the money spent in detective work struck the committee very forcibly. \$681 was paid on that item. He said that S. S. Miller of Hartland wanted to be heard in a matter relating to the Scott Act.

Coun Tompkins thought the quarter of expense was not so much as to whether the Act was being enforced or not.

Coun Stevens said that this was not a Scott Act committee but a committee on the Inspector's report.

Coun Brown, Northampton moved, seconded by Coun Gilmore that the report be adopted.

(Continued on Third Page.)

Psychine Missionaries

A friend of Dr. Slocum Remedies writes: "Send a bottle of Psychine to Mrs. W .. They have a daughter in decline, and I believe it would help her. I have mentioned your remedies to the family, and also cited some of the miraculous cures accomplished inside the last 18 years, of which I have knowledge."

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During the past year nine persons have been driven out of the liquor business and five of them have left the country.

In connection with the enforcement of the law against those who have been selling at

opera.

T

the widely varied centers.

Coun Williams-Could you not have made one of these a third case?

Inspector-I suppose likely they could. But in certain cases you might hunt up the record and not find a second offence charged. Coun King-Where are the records kept? Inspector-In the magistrate's office.

Coun King-I should think he should have record for the past 15 years.

Coun Williams-Could you not have brought McClintock to prove there was a second offence.

Inspector-I suppose they could if they had though of it, in time.

Coun Williams-Could not the Police Magistrate have put the parties in gaol in

Inspector-I believe he could, but the cases were under way before the judges had decided. But let me say that I believe there is no county in the Maritime provinces where the Act has been so persistently prosecuted

as in this county.

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ated and the parts that drag, if any, are readily overlooked.

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Coun Gillmor-Do you mean that you have taken more money from them.

Inspector --- No, that I have driven them

The following were appointed a committee to fix the assessment for the current year in conjunction with the sec-treas: Couns Balmain, Lamont and Williams.

On motion the following amounts were ordered paid to the parish clerks: Peel \$.200, Wakefield \$5 00, Wilmot \$3, and \$3 for rent of hall, Brighton \$3, Northampton \$3, rent of hall, Richmond each \$2, Simonds \$3 and \$2 for rent of hall, Woodstock \$3, Kent \$4 and \$3 for rent of hall, Aberdeen \$6 and district clerk \$2, Wicklow \$5 and \$3 for rent of hall, Kent poll clerk \$3.

The following standing committees were appointed: Finance, Couns Brown (Wood stock) Bell (Wakefield) and Flemming. Building committee:-Coun Stevens, Mel-

ville and Bradley.

The following sums were voted for poor purposes: Peel \$175, Wicklow \$500, Richmond \$600, Woodstock \$700, Northampton \$200, Aberdeen \$250, Wilmot \$550, Kent \$400, Wakefield \$600, Brighton \$800.

Coun Shaw of Simonds announced that there were no poor in that parish to be aided.

Coun Gillmor moved the following resolu tion, seconded by Coun Williams which was carried :---

Whereas the local legislature has tried to improve highway roads and a large number of the people in the county are of the opinion it should be changed and taken out of the arena of politics and give the county full control over the Statute labor to govern and direct as they see fit.

As several get a commission out of the taxes that are collected a very small amount goes for repairing the road.

Donald who was chairman. It was in 1905 -the spring-he ordered the goods. It may have been in 1904. It was the spring after Mr. McDonald's death but Mr Fewer was following out his arrangement with Mr. Mc-Donald.

Coun Bradley-Why did Mr. Fewer deny having any responsibility. The goods were ordered through Mr. Fewer.

Coun Connolly moved that \$100 be supplement for the overseer of the poor for the parish of Brighton.

Coun Bradley seconded. Carried. On motion of Youn Brown (Woodstock) delegation from the Carleton County Hospi-

tal was to be heard at 2 p m. Coun Flemming moved that his Council do not consider item \$10 in Board of Health bill for burying five horses is law and asked that the chairman of the Board Dr. Curtis investigate the matter and act more carefully in the future, reporting to the Council in January as to the result of his investigation. Seconded.

Coun Connelly thought from opinion given by the sec-treas this was a just bill. If a horse died and was left in front of my place, I would apply to have that removed and buried, and he believed that the chairman did what he ought to have done. A committee of this council might inquire.

Coun Rideout-Three horses appear to have been hauled out from the town to the country and then partially buried. I think there ought to be some guard and that the council should advise the Board to be more careful in future. Of course nusiances must be removed, in this case the work was not done at all.

Motion carried.

Coun Tompkins moved county revisors' fees for 1908 be same as last year.

Coun Melville said that he was the last one of the building committee of last year now at the board, as his colleagues Couns Bailey and Carvell were now not in the Council. He had made a report of all the expenditures, and vouchers for the bills which he duly read and which amounted to a total of \$297.96.

The report was duly received.

Coun Williams, I am satisfied with the report as far as it goes. I notice that the repairs were all about for the gaol, but I think they should have gone further and done something on this building which was not kept decently. I think the committee might have had the tap turned off in the Barristers room when the carpet should not have been destroyed, or the room turned into a "Skating Rink."







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Olive oil is injured by being kept in the light. When used at the table it should be And no matter what goverment is in power! Coun Mellville wanted the committee to be removed to a coul dark place after each meal.