#### COUNTY COUNCIL

(Continued from last week.)

The Board asked for an appropriation of one hundred dollars for 1911 in addition to the balance of the appropriation for 1910 mearly two hundred dollars now in the hands fof the Sec-Treas. The financial statement for the year is attached to this report.

Respectfully submitted,

I BICURTIS, M D.,

Chairman. Financial Statement Local Board of

Health, District No. 10, for 1910. 1910 RECEIPTS

June 24 To cash from Sec-Treas \$100 00 Balance due local Board

\$110 77

1910. EXPENDITURES Jan 10 Balance due local Board fren 1909 \$34 92 Apl 23 Paid Dr B R Field \$12 00 1911.

Jan 12 Dr M E Commins Dr I B Curis 38 00 Expense meeting of Board 15 00 Telephone and postage 2 85

> \$110 77 I B CURTIS

> > Chairman

Coun Balmain raised the question of having a decent clock in the court house, and moved the building committee be authorized to buy a suitable clock for the purpose. The motion was seconded by Count Smith, and on being put was lost.

The following resolution from the Union of New Brunswick Municipalities was submitted.

Resolved that the Union of Municipalities being of the opinion that the present assess ment laws of this province would recommend that the city, town, and county councils of the province be invited to give an expression of their opinion on the advisability of asking the local legislature to frame a law providing that taxation shall be raised by means of a law tax a poil tax and a system of licenses. or by some other means instead of by the present methods, and that this subject be placed on the program for the next annual convention.

WEDNESDAY, JANUARY 18TH 10 A M Council resumed its session going into committee of the whole on bills and accounts. Following were ordered paid:--

John Barnett J P \$5.00



Mrs. B. E. Bedwell, of 337 Prorencher Ave., St. Boniface, Winnipeg, says :- "Some time ago my children took diphtheria, and while attending them the poison entered a small scratch on the second finger of my left hand. This became very sore and blood-poison-This became very sore and blood-poisoning soon set in. For months after the children were quite well I was suffering from a shockingly bad finger. The scratch was caused originally by a pin, and in itself, was not at all serious. The consequences, however, of neglecting this scratch, were very serious to me.

ing this scratch, were very serious to me.

"When the blood-poisoning set in I tried poultices and a salve I had in the house. These, however, did not have the desired elect. Quite on the contrary the finger became more and more swollen and discolored. It then began to fester, and I had to call in a doctor. He lanced the finger to let out the pus, and you can imagine how painful the finger was! Despite his care, however, it again festered and the ointments, liniments, and other preparations which the doctor gave me seemed absolutely unable to bring about any relief.

"The doctor thereupon advised me to go into the St. Boniface Hospital. I feared that if I went to the Hospital the finger would be amputated. We were told of a case similar to my own in which Zam-Buk had effected a cure when everything else

had effected a cure when everything else had failed and the doctor had said that only amputation could save the person's

only amputation could save the person's hand.

"We, therefore, decided to give Zam-Buk a trial. A supply was procured, and we commenced the Zam-Buk treatment. It only needed a few days to show the wisdom of this step. The blood-poisoning and inflammation were reduced, the pain became less acute, and it was evident very shortly that the trouble was being reduced to a less and still less area. We persevered with the Zam-Buk and in the end the festering sore was thoroughly cleaned, then healed. In under three weeks from first commencing with Zam-Buk, the finger was entirely well; and had we applied Zam-Buk in the first place, instead of trying ordinary preparations, no doubt I should have saved myself hours and hours of acute agony."

All mothers should note this case. Zam-Buk is a sure cure for blood-poisoning, festering, cuts, scratches from barbed wire, bruises, eczema, rashes, tetter, salt rheum, face sores, where the standard was reduced to the standard was a sure cure for blood-poisoning, festering, cuts, scratches from barbed wire, bruises, eczema, rashes, tetter, salt rheum, face sores, where the standard was reduced to the standard was a sure cure for blood-poisoning, festering, cuts, scratches from barbed wire, bruises, eczema, rashes, tetter, salt rheum, face sores, when the standard was a sure cure for blood-poisoning, festering, cuts, scratches from barbed wire, bruises, eczema, rashes, tetter, salt rheum, face sores, when the standard was a sure cure for blood-poisoning, festering, cuts, scratches from barbed wire, bruises, eczema, rashes, tetter, salt rheum, face sores, when the standard was a sure cure for blood-poisoning and the same and sure cure for blood-poisoning and the same and sure for blood-poisoning and the same and sure cure for blood-poisoning and the same and sure for blood-poisoning for few faces.

eczema, rashes, tetter, salt rheum, face sores, ulcers, piles, bud leg, varioose veins, and all skin injuries and diseases. 50c a box, all druggists and stores or post free from Zam-Buk Co., Zoronto, for price. Send ic stamp for postage of free trial box. Refuse all imitations.

George W Gibson (for Chas Grace, a paup er) \$11 80

ed to Peel as against Simonds.

Coun Melville said this parper became des tute in the parish of Simonds but he wa willing to make this a county charge.

Coun Tompkins agreed with Coun Melville and was willing Peel should bear its burden. Coun Morgan thought this should not be shouldered off on the whole county. Every parish should bear its own burden.

Coun Williams did not think it would b well to establish a precedent.

Coun Tompkins thought that according to law if a man was found floating in a river and landed in a certain parish he would be sent adrift so his burial would be a charge on some other parish.

Coun Perry said he was sure Simonds should not pay the bill. This suit of cloth & should as well be charged to Woodstock.

Coun Phillips thought the overseers of the poor of the parish should be notified in a case of this kind.

Coun Brown referred to the well known case of a man Lenintine. There was a great deal of discussion over that matter and it was settled by the county paying the bili. He believed it should be charged to the county. Coun Perry moved, seconded by Coun Shaw, that the charge be to the county. The amendment carried.

John A Lindsay, summoning a jury, \$25. Henry Thomas \$9.40

W P Jones \$375 Coun Williams moved bill lie over till re port of the Scott Act Committee is submit ted. Carried.

John R Tompkins, sheriff, \$193 57

Coun Tompkins thought perhaps this bill m ght lie over till the Scott Act was dealt with. He moved this lie over until com mittee on Scott Act Inspector's report make their report, which motion was carried.

John R Tompkins, Sheriff 74 70 John R Tompkins, telephone 2 30 Wm Dibblee, Police Magistrate 300 00 Wm Armstrong, Deputy Sheriff, 93 00 Paid less \$2.00 charge extra days attend

ance at June session. W W Hay \$20.08. Bill ordered paid less 60c, mileage being paid instead of bill for

horse hire. Wm Kimball \$14 30. An item in connec tion with laying out a road in Northampton

was discussed and the bill was referred to the Parish of Northampton. Press Printing Co 11 50 Albion R Foster 47 65 Bill ordered paid less item of

5 90 to be explained Mrs J Loane Owen Kelley Laid over for explanation E Phillips Carleton Sentinel Dr M E Commins Ordered paid less 10 00 Chas A Phillips Paid less horse hire A D Holyoke Elijah S Shaw Laid over till June session. George W Somerville Laid over till June J C Hartley 50 00 J C Hartley 72 00

David C Bell Laid over till June session. Robt Wallace 5 40 Evlin Wallace 5 40 Owen Kelly 3 90 Jas W Woo!verton 12 90 I B Cartis, M D TCL Ketchum When attested I B Curtiss Holman McMullin Sadie McMullin

When attested to. John R Tompkins \$8. Committee rose and reported.

The amount of the assessment for the cur rent year was fixed at \$11,000.

Coun Balmain submitted the report of the finance committee as follows:-

To the Warden and County Councillors,

Your Finance Committee beg leave to report that they have met with the Secretary AFTER RECESS.

Warden Stevens said that a pleasant duty was devolving on him, and he invited Couns Williams and Tompkins to the front, when he read to them the following address:-

To Couns John F Williams and William

Gentlemen,-Your fellow members of the county council here assembled, wish to take this opportunity of expressing to you their appreciation of your long services in the cause of municipal government in the County of Carleton. You stand easily the two amongst us who have spent the greatest number of years at the council board, and, among the members of this or any council at which you have sat, we do not think there have been any who have more conscientiously devoted themselves to the business before them, with a more earnest degree to help out the interests of the county.

government is being strongly impressed on Coun Perry thought this should be charg the people, and we feel that no men were more deserving of the good wishes of their fellows than those who have given their time and ability to the well being of the county in which they live. We hope that for many years you may both be spared to further participate in the management of the business of the county, and, we beg you to accept these testimonials, which we hope will be to each a happy reminder of the years spent at the council board, and of the affection and esteem of your fellow councillors.

> Each councillor was presented with a gold headed cane.

Coun Williams said that words failed to express his gratitude for the address and the handsome gift. He and Coun Tompkins came here in 1887, and while he (Coun Tompkins) was cut of office awhile they had been a long time at the council. He had only done his duty at the board and was proud to have associated with him such a good body of men.

Coun Tompkins also expressed his thanks for the address and gift. He had never wished to meet with a pleasanter body than the members of the council. He thanked them for the interest they had taken in him. In his declining years this valuable cane would be of good assistance to him.

Conn Kinney said the presentations were made out of respect for these gentlemen and in regard for the work they had done at the board. We thought these canes would be tokens of our friendship to these two coun cillors in the days to come when years would be added to them.

The report of the committee on the Scott Act Inspector's report was submitted as follows:-

(Continued on page Seven)

#### Of late years the importance of municipal The Sign of the White Horse

#### Look Anywa

When in our streets and you will see a Harnes that came from our shop

### Ask Anybody

If that Harness they got from us was all right. t's not we want to know. We give a guarantee with every harness we sell. If they were not true, we wouldn't do that, would we?

#### FRANK L. ATHERTON,

Harness Maker and Dealer,

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Doors, Sashes, Blinds, School Desks, Sheath ing, Flooring and House Finish of all kinds

We employ a first-class Turner, and make a specialty of Church, Sta and Verandah work. Call and see our stock or write for prices before pur chasing. All orders promptly attended to.

Just imported, a consignment of No. 1 White Wood. Clapboards for sale.

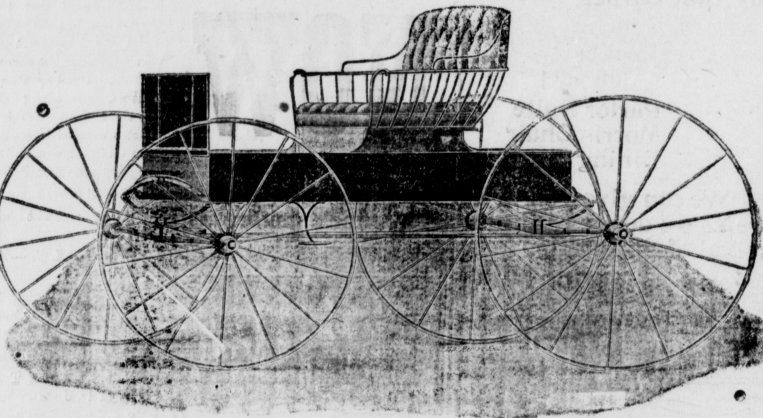
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Union Telephone No. 119

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is now complete and buyers would do well to see the goods we are showing at Wood stock or with ou agents at Meduc-Hartland, East Florenceville, Bath, Perth and Grand Falls.



#### LIMEAIN BROS.

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