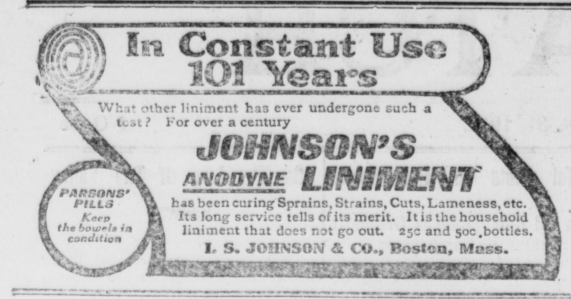
THE DISPAT



County Council

(Cont.nued from page three)

list to Mr. James Carr, who was an immigration agent, in which he spoke highly of the advantages of this province and of the St. John Valley. We are here to ask for a grant to help advertise this county. This is in line with the course now adopted in progressive countries.

The Fredericton Board of Trade is asking the County of York for a grant of \$1000, and Westmorland is doing the same, as well as other counties. With the prosperity that is coming over New Brunswick, he believed that if we worked shoulder to shoulder Carleton County would prosper. We ask for a grant of \$500 for advertising purposes, and we trust that you will take the matter into your most favorable consideration. The government proposes to bring men from the old country who have been brought up on farms, and whom it is thought will make useful settlers. He felt satisfied that things were likely to boom in Carleton County, and that if the money was voted it would be wisely spent and that good results would follow. Mr. Dibblee announced that Mr. Turney, the provincial horticulturist, would give a lecture here next wednesday evening at which he hoped many would attend. The C. P. R. was talking of establishing a model farm. It would be worth while seeing if we could induce them to establish the model farm in this county. This is for the benefit of Carleton county. If we grant this money for a campaign of publicity, great benefits would accrue. We must have informa- expenses; carried.

Coun Melville-There has been no money voted by the town council yet. I am willing to give this money but I want to have it understood that the council is to handle the money.

Mr. Dibblee said he felt satisfied the Town would act with the County in this regard.

Coun Lamont then moved that the Council give a sum of \$500 on condition that the Town Council grant a like sum and that a committee be appointed to work with a committee from the Town Council on the application of the funds. Upon question the motion was lost by a vote of 10 to 12.

Moved by Coun Melville, seconded by Coun Tompkins, that the parish clerk of the Parish of Peel be ordered paid \$9 for election expenses. Carried.

Coun Williams moved that \$5 be paid parish clerk for election expenses in Wilmot. Carried.

Coun Flemming moved \$10 be paid for the same purpose in Richmond. Carried.

Coun Estey, parish clerk of Wicklow be paid \$5. Carried.

Coun Montgomery, parish clerk of Woodstock, be paid \$9 for some purpose. Carried.

Coun W. Gallagher moved that \$23 be paid parish clerk of Kent for election purposes; carried.

Coun Shaw moved that \$9 in all be paid for election expenses in Simonds: carried.

Coun Hemphill moved that \$14 be paid for election purposes for Aberdeen; carried.

Coun Bell moved that \$10 be paid parish clerk of Wakefield for election

Council re-assembled Wednesday, Jan. 17, 10 A M.

The appointment of the various parish officers was confirmed.

Upon motion the amount of \$300.00 was ordered assessed Brighton and handed over to the Road Board. \$35.00 ordered 'assessed Northampton ordered to be paid Highway Board for Sylvester Hourihan.

Upon motion of Coun Montgomery the district of Upper Woodstock was ordered assessed \$150.00 for road and sidewalk purposes.

Coun Lamont submitted the following report on the Scott Act committee: To the Warden and Council of Munici-

pality of Carleton. Gentlemen: We, the undersigned Scott Act committes, beg leave to report, we have examined the accounts of Scott Act Inspector for the year 1911, accompanied by the necessary vouchers except a few small charges for telephoning expenses amounting to \$2.60 and also for a sum of money paid to Chas Worth amounting to \$2.60 and find the same correct. We would also beg leave to recommend that this council ask the Inspector to have all bills certified to in the future under oath. Scott Act Inspector accounts show that for the year 1911 he had 70 cases and 35 convictions. The net cost of administering the act for the year amounts to \$1447.25 all of which is respectively submitted.

Scott Act Com $\begin{cases} D \ H \ LAMONT \\ J \ T \ MONTGOMERY \\ J \ N \ PERRY \end{cases}$

Upon motion the report was adopted. Coun Williams submitted the report of the Account Committee as follows: Your committee appointed to examine the bills and accounts beg leave to report that they attended to the matter and recommend that the accounts be taken up by the council. We have made a note on each bill that should be explained.

> J F WILLIAMS CAREY R ESTEY

EDWIN W MELVILLE Report upon motion received and placed on file.

Upon motion the council took up accounts:

Following accounts were ordered paid with accompanying explanation: TCI. Ketchum \$10 M

	TCH	
the second se	J R Brown (refd to blding com) 3 95 E F Shaw 8 10	
Contraction of the local division of the loc	Committee request information. To be paid when attested.	
	Connell Bros (refd tobldi ng com) 4 90	
	Dr M E Commins9 00David C Bell13 30	
	James W Woolverton 11 70	-
	Coun Perry-When there are half a	5
	dozen summonses in the same case has the constable a right to charge mileage	II V
	on each summons?	b
	Sec-Not if same case. Yes, if they are different cases yet in the same	11
	place. Ordered paid.	G
	William Armstrong, deputy	re
	sheriff \$104 45 W D Rankin, M D 52 50	b p it
	W D Rankin, M D 52 50 Coun Tompkins said this was bill of	in
	1910. It should have come in before.	is
	Moved by Coun Alex Bell that bill be	
	paid, seconded by Coun Gallagher	46

(Kent). Coun Melville-I presume these charges, when not specified, are for medical services. He moved that the bill be laid over for explanation. Coun Williams seconded.

Charles T Boyer

In re case Dr Brown vs Marsten (school teacher).

\$10 40

\$290 00

153 75

137 25

Coun Tracey-I think this is a case of imposition on the county; it should never have been taken up. It should not be a tax on the county. He moved that the bill be laid over till the June session. Seconded by Coun Perry.

Coun Tompkins-This may have been a frivolous case but that is not the fault of the constable. He was telephoned to come down to Woodstock and came. Motion carried. A D Holyoke, police magis-

trate Pd on order Scott Act Com

Leaving due

Moved bill be paid.

Coun Williams --- I want some information. It was reported last year 50 cases were charged by the police magistrate, while 60 were charged by Mr Jones, the prosecuting lawyer. Why was this difference?

Mr Hartley --- The only explanation would be that the magistrate does not get paid except for cases dismissed. Where there is a conviction, the convicted pays the \$5. In the case of the

ONE SINGLE PILL **GAVE GREAT RELIEF** FOUR BOXES CURED HIM

PLESSISVILLE, QUE veral years, and tried numerous. medies and doctors' prescriptions without permanent relief, my case being chronic. After seeing about Gin Pills, and as it is a well known fact hat Juniper without alcohol is ex-ellent for the Kidneys, I decided to try in Pills. One single pill gave me great lief. I have now taken almost four exes of Gin Pills and find myself comletely cured. No more bad humor-acrease in weight-clear eyes-fresh lor-more strength and vigor. what Gin Pills have done for me

H. POWIS HERBER Gin Pills will do the same for your you have any trouble with your Kidneys or Bladder-or if you suffer with Pain in the Back or Rheumatism. Try them before you buy them. Write National Drug & Chemical Co. of Canada, Limited, Dept. N B Toronto for free sample. Then get the regular size boxes at your dealer's-50c. a box, 6 for \$2.50.

thought the charge a little too high. I offered \$5 which I thought enough. Mr Armstrong said that Mr Colpitts never made him an offer. The Inspector --- The Sheriff paid for the horse and all he charged me was Warden --- The Sheriff has received \$5, it seems. The bill was ordered paid. W J McMullin \$8 07 Referred to builing committee George E Phillips 5 00 Coun Estey moved an order be drawn on treasurer for \$25, and be paid to the highway board, and that \$25 be assessed for road advances and paid to John T Lunn, Summerville. Council adjourned to meet on return from a visit to the Hospital. Council came to order at 2.30 PM, after the members had returned from avisit to the County Hospital. The auditor submitted a supplementary report showing that \$900 had been paid in by the parish of Kent,

making that parish square. Upon motion of Coun Gallagher (Kent) seconded by Coun Thompson \$600 mag and

tion to give immigrants who are intend-		- WW Har	llower had a sold in 1 1	Wast and assessed on parish of
ing or do come here. Mr. Dibblee's re-	poses were voted:	1 11 11 11 00 1	case \$5 by the county.	Kent as road damages.
marks were loudly applauded.	Peel \$450.0	Coun Melville wanted an explanation	Coup Porry Wo asked Mr. La	Coun Thompson moved that Manzer'
Mr. Balmain pointed out his view of	Woodstock 500.00	as to team mile in one case so, the con	- bout this last night and that a	
the value this was for the county of		I mille was writing to anow mileage of	it about this last hight and that was n	is and Root Squires, clerk, in Kent namich
Carleton. Suppose the town gave \$500	Brighton 600.00	not the norse mile as they wished i	01 on providence in	1 Coun Gallagher suggested the
and you gave \$500, if that brings five	Northampton 700.00	I stick to the right principle.	John Grant \$37	
good farmers in each parish, the result		I opon motion the bin was laid ove	000	WIMF Budsworth. He was anti-C 1
will be an increase in the value of		for future information.	I could with the not altogethe	the clerk.
every man's farm in the county of	17	J C Hartley \$70 0	0 satisfied with the costs in the case of	f Coun Lamont seconded Coun Thomp-
Carleton. Farm values have arisen		1.1.1. Harriev 60.0	0 the arrest of Wm Crouse, who it wa	is son's motion.
very much around Woodstock and the	117.1	I R P DUFLL 98	8 said was not in his right mind. Whe	n Coun A G Bell seconded the amend-
same result would occur to other parts		Coun Perry-Inis should be referre	d the officers came the man had cut t	of ment by Coun Gallagher.
of the county if this publicity work was		to the building committee.	the woods. One doctor said he wa	s Coun Perry Are thore the
carried on.	name for his on the accounts committee.	Coun Melville-I think that is right	insane and another said he was al	u jors for Kent?
Mr. Holyoke-The Board of Trade	The sum of \$22 was only a line in the	A motion that it will be referred to	right. He was not taken to the asylum	. AnsYes.
nuts forth the fact that great expanse	The sum of \$38 was ordered paid to parish clerk of Brighton for election ex-	the building committee made by Coun	Coun Shaw Dr McIntosh told me	Coun PerryCoun Thompson thinks
the county will be in getting certain	parish clerk of Brighton for election ex-	Melville was amended by a motion by	the man was actually insane. His	
matters printed. It is very important		Coun Doll (Dichmond) that it he waid		
this information should come from such	the bec-	Coun Burtt-This bill was handed to	left home, but it was plain he was	s on the assessors and the parish al
		me at the store yesterday morning. It	, insence	Collin Colloghan 1 : 1
bodies as the Board of Trade, and such		was my oversight that it did not go to	Coun PerryMr Crouse was labor-	Ulderson's place would be u
information will be readily published in		the building committee; I am willing	ing under a delusion, and the coun-	convenient.
the old land. We have the finest farm- ing section, or one of the very finest	Coun Melville did not see any advantage	that it should go to the building com-	Cillors gave Dr McIntosh authority to	Coun Show Mana
in the dominion of Canada. He hoped	from this resolution.	mittee.	examine him. He engaged Mr Foster	recollection has an anal
the council would join in with the town	Coun King-The auditor has been dis-	Coun Melville-As one of the building	i to assist min. Di meintosi issuen the	This come The man H!
the council would join in with the town and Board of Trade in furthering this	satisfied because he can never give us a	committee I will ok the bill. It is the	i continued of modifier, but on prying	1 to mo ig to give Care of it .
	satisfactory statement. and if the ac-	principle at stake.	parents were allowed to	Collectors in ac much it
Another delegation, Mr. Young, Mr.	counts close the last of December it will	The amendment was lost and the	keep him. Dr Brown did not say he	Conm Thompson two assessors. If we
Winslow and Mr. Carr was heard	Cours Molarille Hand in	original motion carried.	mus accually maane.	Vote for Coun Thompson we are the
		John R Tompkins, sheriff \$91 70	Coun King did not see why it re-	I nim the big end.
meant to deal especially with the ques-	a return after the books closed?	Coun Williams moved that the bill be	quired so many men to hunt up this	Coun TompkinsI think it would be
	Coun Williams-Probably the auditor	paid; seconded.	man. Ordered paid.	better for these councillors to state
scheme he quote a pamphlet issued in	will make a supplementary report.	The sheriff explained that in certain	Stevens Bros \$ 8 55	their cases. From which part of the
Vancouver showing what the West had	The AuditorI suppose you want me	cases there was extra work, particu-	Press Publishing Co 1 50	county do the two collectors come? I
Vancouver showing what the West had done. Literature, if we issue it is go-	to do this moves, and if you want ine	larly at night when he thought extra	" ' " 4 00	don't know where the first collector
ing to show the advantages of this	to do this you must have the accounts	charge should be allowed if reasonable.	John A Lindsay 4 00	lives.
county. It is necessary that we should		In the matter of attending at the	Thomas Ketch 2 80	Coun GallagherThe Monquart
have good reads.	source satisfactorily audited I	police court, when there was a remand	Wellington Nelson 2 80	stream is the dividing line, one is north
	unless the returns are made at the proper time.	he charged \$1; where the case was	Robert Smith 4 00	and one is south. North of the Mon-
cil, you have all listened with interest	The motion carried.	tried \$3.	Gallagher Bros 15 00	(Continued on page five)
to the remarks made by the gentlemen	Coup Melville was schutter ha	Bill ordered paid.	Owen Kelly 14 00	
C . 1	Coun Merville was substituted for	John R Tompkins, gaoler \$193 52	W P Jones 350 00	Von Prootho It
all keesly intersted in the development	Coun Montgomery on the county ac.		Credit 195 00	You Breathe It
of the county.	atter.	Dizziness		
Coun Lamont suggested that the	Upon motion the council adjourned	•	\$155 00	By the simple act of breathing, we
	ill 10 tomorrow morning.	Mar I D D and C Cillin C	Coun MelvilleThis work is author-	inhala life and dooth V-1
And a second sec		Mirs. J. B. Renaud of Goldrich St.,	ized by the inspector. At present we	crowded with disease germs There
		Juigeon Fans, Ont., Says.	40 not think all this sorving is mana-	lodge in the membrane 1
The second se		I have suffered for months with at	Sarv. We talked the motton over mith	mance their deadly 1 T
11 -		by weak scomach i had dizzy spens.	the inspector last year and acked that I	vou develop a cold and haf i
		and at times could not retain any 10001	he make a petter trade Thore is not	are in the owin of Carly 1 to an
		t and i they any number of remembers	the need of the same legal convision in t	enemy-Catarrh.
		ind prescriptions but none seemed to j	Scott Act prosecutions that theme and	Von algo hypotha II.
		used one box only and they have com-	to be. A cheaper arrangement should	High-o-me) and by so doing breathe in
		letely cured me of my troubles. I am	be made.	life-Hyomei is medicated and vanorized
		leased to recommend Mi-o-na as I know	\$ 3 25	air. In its journey through the breath-
			Dr N F Grant $23\ 00$	ing organs it arrests and kills catarrh
II VA PARTA		Mo na is sold by druggists every	Mrs J Loane Co 6 13	and cold germs, soothes the inflamed

where at 50 cents a box, and is guaranteed to cure dyspepsia, indigestion, sickheadache, nausea, heartburn, sour stomach, belchin, g of gas, dizziness, heavy

Preparing voters and jurors list 80 00 membrane and commences the work of Wm Armstrong 10 00 healing. Ask druggist E. W. Mair

Coun Perry---This is a Scott Act what he knows about Hyomei. You matter and I think we should have an will find that he not only sells it but explanation.

Finest Quality. pregnancy and the after effects of overnight time to go to the Boundary line postpaid from the R. T. Booth Co., to arrest one George Clark. Mr Col- Limited, Fort Erie, Ont. You will find eating or drinking-or money back. pitts has never settled with me and it invaluable for coughs, colds, catarrh Postpaid from The R. T. Booth Co., Ltd., Fort Erie, Ont. Sold and guaran- that is why the bill is here. and all kindred diseases. Money reteed by E. W. Mair. Mr Colpitts---He asked for \$10. I funded if it fails.

guarantees it. A complete outfit will stomach and , car sickness, vomiting of The Dep-Sheriff---I was called at cost you \$1.00 from your druggist or

