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**PARSONS' PILLS**  
Keep the bowels in condition

**County Council**

(Continued 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 information to give immigrants who are intending to do come here. Mr. Dibblee's remarks were loudly applauded.

Mr. Balmain pointed out his view of the value this was for the county of Carleton. Suppose the town gave \$500 and you gave \$500, if that brings five good farmers in each parish, the result will be an increase in the value of every man's farm in the county of Carleton. Farm values have arisen very much around Woodstock and the same result would occur to other parts of the county if this publicity work was carried on.

Mr. Holyoke--The Board of Trade puts forth the fact that great expense the county will be in getting certain matters printed. It is very important this information should come from such bodies as the Board of Trade, and such information will be readily published in the old land. We have the finest farming section, or one of the very finest in the dominion of Canada. He hoped the council would join in with the town and Board of Trade in furthering this scheme for its own good.

Another delegation, Mr. Young, Mr. Winslow and Mr. Carr was heard through Mr. Young. This committee meant to deal especially with the question of roads. In regard to the publicity scheme he quote a pamphlet issued in Vancouver showing what the West had done. Literature, if we issue it is going to show the advantages of this county. It is necessary that we should have good roads.

The Warden--Gentlemen of the council, you have all listened with interest to the remarks made by the gentlemen of the committee. I am sure we are all keenly interested in the development of the county.

Coun Lamont suggested that the grant asked for be made.

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 expenses; carried.

The following amounts for poor purposes were voted:

Peel	\$450.00
Woodstock	500.00
Aberdeen	75.00
Brighton	600.00
Northampton	700.00
Wicklow	200.00
Richmond	500.00
Kent	1000.00
Wakefield	700.00
Wilmot	400.00

At the request of Coun Stevens the Warden substituted Coun Montgomery's name for his on the accounts committee.

The sum of \$38 was ordered paid to parish clerk of Brighton for election expenses.

Coun Williams moved that the Secretary Treasurer's books close by the 31st of December.

Coun King seconded the motion. Coun Melville did not see any advantage from this resolution.

Coun King--The auditor has been dissatisfied because he can never give us a satisfactory statement, and if the accounts close the last of December it will be very much better.

Coun Melville--How if a man make a return after the books closed?

Coun Williams--Probably the auditor will make a supplementary report.

The Auditor--I suppose you want me to audit the books, and if you want me to do this you must have the accounts in such shape so I can audit them. The books cannot be satisfactorily audited unless the returns are made at the proper time.

The motion carried.

Coun Melville was substituted for Coun Montgomery on the county accounts committee at the request of the latter.

Upon motion the council adjourned till 10 tomorrow morning.

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 Hourhan.

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 Municipality of Carleton. Gentlemen:

We, the undersigned Scott Act committee, 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. (D H LAMONT, J T MONTGOMERY, J N PERRY)

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:

T C L Ketchum	\$10 00
W W Hay	55 00

Coun Melville wanted an explanation as to team hire in one case \$3; the committee was willing to allow mileage but not the horse hire as they wished to stick to the right principle.

Upon motion the bill was laid over for future information.

J C Hartley	\$70 00
J C Hartley	60 00
H E Burt	9 88

Coun Perry--This should be referred to the building committee.

Coun Melville--I think that is right. A motion that it will be referred to the building committee made by Coun Melville was amended by a motion by Coun Bell (Richmond) that it be paid.

Coun Burt--This bill was handed to me at the store yesterday morning. It was my oversight that it did not go to the building committee; I am willing that it should go to the building committee.

Coun Melville--As one of the building committee I will ok the bill. It is the principle at stake.

The amendment was lost and the original motion carried.

John R Tompkins, sheriff	\$91 70
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Coun Williams moved that the bill be paid; seconded.

The sheriff explained that in certain cases there was extra work, particularly at night when he thought extra charge should be allowed if reasonable. In the matter of attending at the police court, when there was a remand he charged \$1; where the case was tried \$3.

Bill ordered paid.

John R Tompkins, gaoler	\$193 52
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J R Brown (retd to biding com)	3 95
E F Shaw	8 10
Committee request information. To be paid when attested.	
Connell Bros (retd to biding com)	4 90
Dr M E Commins	9 00
David C Bell	13 30
James W Woolverton	11 70

Coun Perry--When there are half a dozen summonses in the same case has the constable a right to charge mileage on each summons?

Sec--Not if same case. Yes, if they are different cases yet in the same place. Ordered paid.

William Armstrong, deputy sheriff	\$104 45
W D Rankin, M D	52 50

Coun Tompkins said this was bill of 1910. It should have come in before. Moved by Coun Alex Bell that bill be paid, seconded by Coun Gallagher (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	\$10 40
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In re case Dr Brown vs Marsten (school teacher).

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 magistrate	\$290 00
Pd on order Scott Act Com	153 75
Leaving due	137 25

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 lawyer, he is paid in each and every case \$5 by the county.

Coun Perry--We asked Mr. Jones about this last night and that was his explanation.

John Grant	\$ 3 70
A R Foster	58 60

Coun Williams was not altogether satisfied with the costs in the case of the arrest of Wm Crouse, who it was said was not in his right mind. When the officers came the man had cut to the woods. One doctor said he was insane and another said he was all right. He was not taken to the asylum.

Coun Shaw--Dr McIntosh told me the man was actually insane. His parents had begged that the man be left home, but it was plain he was insane.

Coun Perry--Mr. Crouse was laboring under a delusion, and the councillors gave Dr McIntosh authority to examine him. He engaged Mr Foster to assist him. Dr McIntosh issued the certificate of insanity, but on giving bonds the parents were allowed to keep him. Dr Brown did not say he was actually insane.

Coun King did not see why it required so many men to hunt up this man. Ordered paid.

Stevens Bros	\$ 8 55
Press Publishing Co	1 50
" "	4 00
John A Lindsay	4 00
Thomas Ketch	2 80
Wellington Nelson	2 80
Robert Smith	4 00
Gallagher Bros	15 00
Owen Kelly	14 00
W P Jones	350 00
Credit	195 00

Coun Melville--This work is authorized by the Inspector. At present we do not think all this service is necessary. We talked the matter over with the Inspector last year and asked that he make a better trade. There is not the need of the same legal services in Scott Act prosecutions that there used to be. A cheaper arrangement should be made.

Mrs J Loane Co	\$ 3 25
Dr N P Grant	23 00
Mrs J Loane Co	6 13
Preparing voters and jurors list	80 00
Wm Armstrong	10 00

Coun Perry--This is a Scott Act matter and I think we should have an explanation.

The Dep-Sheriff--I was called at night time to go to the Boundary line to arrest one George Clark. Mr Colpitts has never settled with me and that is why the bill is here.

Mr Colpitts--He asked for \$10. I

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H. POWIS HERBERT

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91

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 \$5.

Warden--The Sheriff has received \$5, it seems.

The bill was ordered paid.

W J McMullin	\$8 07
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Referred to building committee

George E Phillips	5 00
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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 P.M., after the members had returned from a visit 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 was ordered assessed on parish of Kent as road damages.

Coun Thompson moved that Manzer Bloodworth be one of the collectors and Robt Squires, clerk, in Kent parish.

Coun Gallagher suggested the name of Chas Giberson as collector instead of Mr Budworth. He was satisfied with the clerk.

Coun Lamont seconded Coun Thompson's motion.

Coun A G Bell seconded the amendment by Coun Gallagher.

Coun Perry--Are there two collectors for Kent?

Ans--Yes.

Coun Perry--Coun Thompson thinks he has a right to have one at the upper end but Coun Gallagher has given away on the assessors and the parish clerk.

Coun Gallagher claimed that Mr Giberson's place would be the most convenient.

Coun Shaw--Never but once in my recollection has an unpleasant case like this come. The way this presents itself to me is to give Coun Gallagher two collectors in-as-much as he has given Coun Thompson two assessors. If we vote for Coun Thompson we are giving him the big end.

Coun Tompkins--I think it would be better for these councillors to state their cases. From which part of the county do the two collectors come? I don't know where the first collector lives.

Coun Gallagher--The Monquart stream is the dividing line, one is north and one is south. North of the Mon-

(Continued on page five.)

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**Dizziness**

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