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COUNTY COUNCIL. Wednesday till the following Monday, (Continued from second page.) the attorney-general asking Mr Foster

Coun McDonald—The people acted pretty bad aroun'l the gaol. If Foster was not there I don't know but we would have had another murder. It was a terrible hard thing to get any-one to work on the scatfold, and the crowd did succeed in driving one man away from the work

to be there

away from the work. Coun Tompkins—We ask the ques-tions for information. When I saw that bill of \$10, I thought it was ex-orbitant, but when we get the infor-mation I find Mr Foster was there while they erected the gallows, and I do not consider it out of the way. Mr Foster—These warrants are put

Mr Foster-These wavrants are put in our hands I charge so much a mile and so much for service. I can get that bill certified to by the attorney-general or the judge and it must be paid. There is no item charged that

you should not pay me. Coun Phillips (Peel)—There are a good many finding fault and saying we pay everything that comes here, 1 want to ask the sheriff this, when you serve these King's summons, when you serve a number, is there any reduction, do you charge for one trip or

separate trips. Mr Foster—Separate trips. In case I have 3 or 4 warrants I probably charge you \$2.50 a day and expenses, when I would have 5 and am sometimes gone to the upper end of the county, I charge 10 cents a mile, and 30 cents for service. Coun Bradely—In regard to a bill for taking Mrs Richardson to the asy-

lum, her husband told me he was able and would pay that bill, he said I am able to pay and have property to pay. I claim the county should not pay that. This man's wife was at the asylum before. He got her brought back, he takes her over the line where he is working, when she becomes troublesome to him and he tires of her.

he has her brought over the line and shipped to St John at the expense of the ratepayers. I claim this bill should be collected from Mr Richardson. Mr Foster—I receive a warrant from the J. Ps., and the doctor having sign-

ed the certificate that the woman was insane, it was the third time I have taken that woman to the Asylum. For the law I refer to the sec-treasurer. Coun Bradley-I am told the woman

will be sent home from the asylum; mother made inquiries if there was any necessity of keeping her there and it was replied to her that there was no necessity at all. He moved that that matter lie over to the June session. Coun Fewer-I cannot see what the benefit is in that. Mr Hartley—I have to say that when Mr Foster receives a warrant to take a person as a lunatic to the asylum he is not to judge whether the person is crazy or not. If he does not execute the warrant some other constable will do it. They have to ad-vance the money to take them, they usually come to me to get an advance of money, and then put in the bill. Coun Bradley – Would there be any-way to collect the money from the party I speak of. Mr Hartley - I don't think there is. We have sent 15 persons to the asy-lum since I have been secretary-treasurer, and we are only supporting one, but the constable who takes the person to the asylum has a right to rea-sonable pay for his service in so doing. Coun Raymond-The charge of taking every lunatic no matter from what parish falls upon the whole county Mr Hartley--Yes, and the fee of \$20 for admission. (Bill ordered paid. Press Printing Co \$2.00 paid. W N Hand, M D, 19.00 paid.

Monday we came and got through the business. My name is on the list but I shall vote against payment. Coun Fewer–I shall vote against coroner.

Coun Connolly-I think it should be be paid. laid over till we know more about

it. It is my opinion that the grand jury should have a right to some-thing for being called here. I think they should be given enough to pay for their dinners.

Chairman-1 think the grand jury came here and the court was adjourned; they were put to extra expense, for the reason, we do not know. Coun Raymond-I think if these men were called here three times it was a burning shame for them to be

taken from their work. the blame should rest where it belongs. Coun Tompkins—I have long felt the grand jury should be paid, but that is out my of jurisdiction; my curi-osity is aroused why was this adjourn-

Amendment put and carried. J W Woolverton \$74.95. Coun Connolly--It seems to me it took a good lot of men to get this prisoner, Cammack. I don't know

whether the people are getting more faint hearted or the men they look for are getting more desperate. Coun Fewer moved, seconded, that the bill be paid.

Coun Williams-Is Woolverton deputy sheriff or not, he charges \$2 for his day's work. Coun Gallagher--I think there was one item of \$5 charged in that ac

count. Coun McDonald-You can't get a man to do a day's work without paying him \$1.25 or \$1.50 per day. You can't expect the officers to go out and enforce the law at one dollar per day, I think \$2 a day little enough; you won't get a man to execute a paper

unless there is something in it for him; he ought to get as much as a man gets for sawing wood. Deputy Foster asked to explain said

when he went out to get Cammack it was almost impossible to get men to go with him. He got Woolverton, who did capital work, and he was entitled to his pay

Coun Williams-We are here as custodians of the people and it is our place, if we believe it right, to pay or not pay bills, and we are not sent to be influenced by constables as to what bills

in the county of Carleton. If the law they were slaves. does not allow this man two dollars he should not be paid it. I do not believe in our coming here with our mouths He won't order our daughter around closed as to what bills we should pay. more than once. She takes after you. There are poor people in this county who have sold their last turkey to pay their taxes, and it is the duty of the representatives of the county to stand by the people who send them here. It has been too much the case that we have been blamed for defending our constituents; for myself I am not afraid to stand up for the rights of my constituents while I am here. I will go conscientiously for what I believe is right. Coun Bradley-Mr Woolverton may have had some hard ones, and he has had some easy ones, he must take them as they come and go. But we must be careful how we pay out the money raised by the hard work of our Items read:

Coun Connolly-Who gave him authority to make such a charge ? Chairman-It was ordered by the

Coun Fewer moved that the bills

Coun Gallagher-I don't know whether the council is rightwhether it is a proper pauper's charge.

Coun MeDonald-It is a county charge as far as Gee is concerned, but, as I understand the law, if a man commits such a crime and dies, his properity is confiscated to the Crown.

Mr Hartley-That is not the law now, although it used to be.

Coun Lamont-We shoud give some instruction in cases of this kind to save repetition of such a charge.

Coun Williams-I think it is too high. A casket could have been got quite good enough for \$20. I understood the coroner requested the un dertaker to get a good casket, all that was necessary was a good decent casket.

Coun Phillips (Peel) I think in the future there should be a limit set to such expenses.

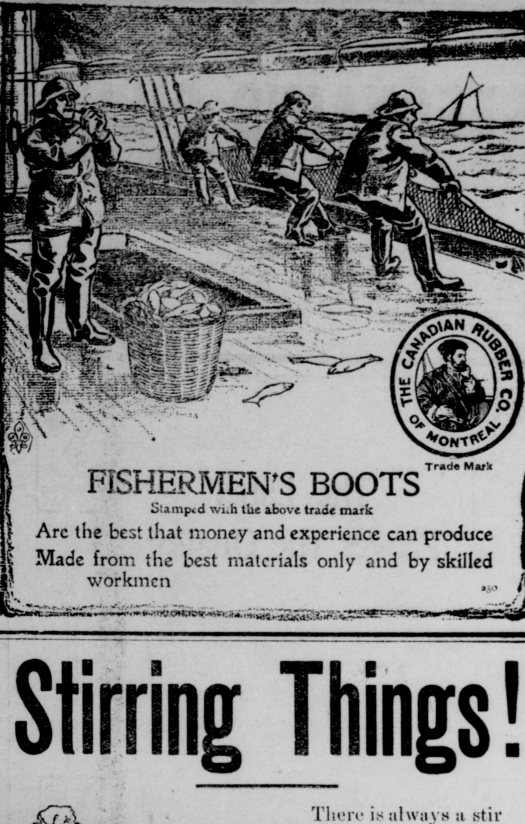
Coun Williams moved the bill be paid at \$30.

Coun McDonald-The undertaker was ordered by the cornor to produce the goods; he can collect it from the county and we might as well pay this bill, now

(Continued on sixth rage).

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Family Likeness.-Mrs De Firm-I tremble to think of our daughter marrying that man. Why, he orders we are to pay. Last year I was marrying that man. Why, he orders charged with being the meanest man his mother and sister around as if



in the kitchen, and for that stir to be brought to a successful issue good materials are essentials. Remember Noble when you want the rest.

CARLETON SENTINEL, WOODSTOCK, N. B., JANUARY 20, 1905.



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She-But, father, he is the only man I love.

Father-That's right, my child. I am glad that a daughter of mine am glad that a daughter of mine does not love more than one man at What a Joy To Be a time.

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Grand Jurors attendance at Dec-ember Court, \$41.00.

Coun Connolly–What is that bill? Chairman–A list of Grand Jurors. Coun Connolly-I thought the grand jurors did not get any pay. I believe that they should get pay as well as other jurors, but there is now no provision in the law.

Coun Raymond moved, seconded by Coun Carvell, that the matter lay over till June.

Coun Gallagher—I never got any pay as a grand juror, and I don't see why we should pay in this case. I move in amendment that the bill be rejected.

Coun Williams seconded the motion. Coun Connolly-I would like to find out who made up that bill. Chairman-I should judge it was

William Connell, Coun Carvell-I should like to

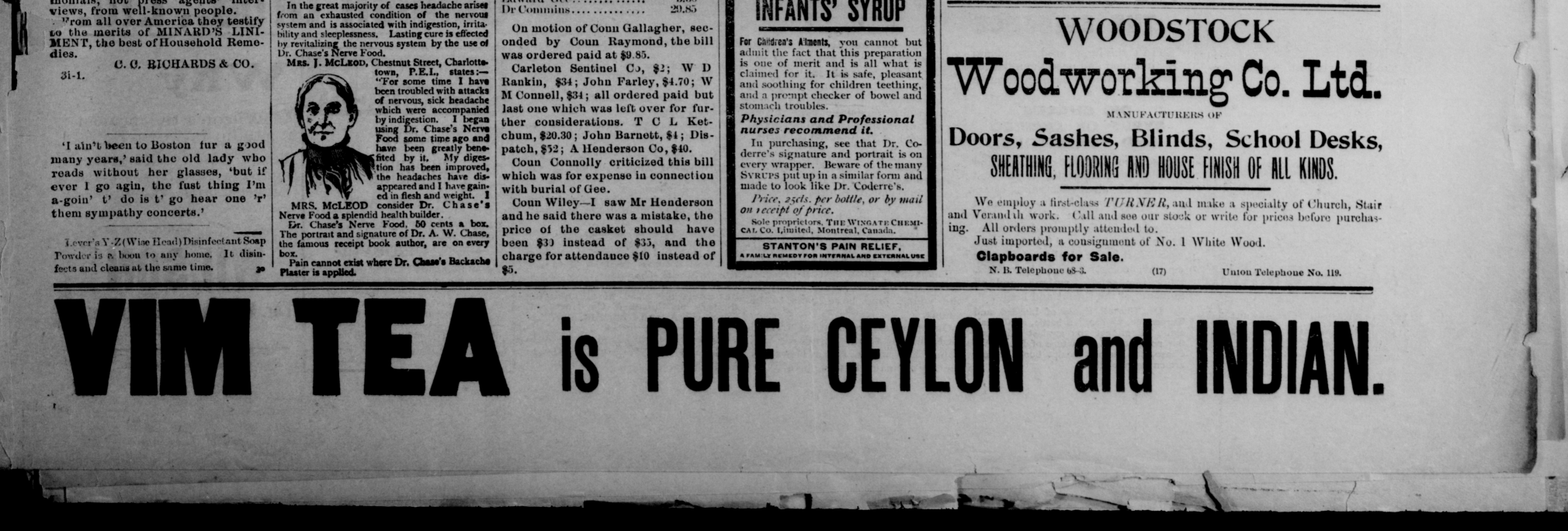
know what he has to do with it. Coun Bradley-This was caused by

wrong with the judge; we were dismissed on Tuesday and then again on



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In the great majority of cases headache arises from an exhausted condition of the nervous



Assisting Foster arrest Cammack \$55.00

3 days watching prisoner at Cammack's residence..... 8.00 Attending examination Cam-

mack 2.00 Attending execution Geo Gee.. 5.00 Coun Tompkins-I would like to

hear Woolverton on this matter. Coun Gallagher spoke about the item for watching prisoner Cammack; he was taken to his home and left there: the supposition was he would die. He was told while these men were left there they did not watch him; they did not stay in the house and the man, for all of them, might have shot himself; the charge of \$8 was exorbitant.

Bill laid over until tomorrow morn-

Coun Raymond-I'see in these bills. bills for meals. I supposed the mileage covered the expense of meals. Mr Hartley–Where a constable

takes a lunatic to the asylum, the county is supposed to allow him what is fair; usually the pay is \$2.50 per day and their expenses. Coun Carvell--I notice there is an

item for searching for a thief to arrest without a warrant, or the thief stole without a warrant. (Laughter). Coun McDonald-A man was robbed

two adjournments cau sing much extra Woolverton to try and get him, the thief.

Coun Bailey---Who employed Woolverton?

Coun McDonald-The man who made the complaint.

John S Leighton \$40.59 pd Winslow M Dyer,.... 5.00 Abel Demerchant 5.40 EH Kearney,.... 5.40 Ed E Kearney, 5.40 5.407.70 5.705.50Martha A Kearney Frank Grant, John Pickard Edward Gee Dr Commins..... 29.85

On motion of Conn Gallagher, seconded by Coun Raymond, the bill was ordered paid at \$9.85.

Mr De Firm-Don't worry, dear.



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'By the mud on my shoes.'

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