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THE COUNTY COUNCIL.

(Continued from second page) of the council to the fact that Mr Veness was present and wished to be heard before the council on the rounds.

prohibitive. He owned property in this county, was a native of the county and gave an entertainment that was harmless and had no gambling features about it. He would be willing to pay a fee of say \$50 but thought the present license was out of all bounds.

Coun Flemming moved that the license fee for merry-go-rounds be fixed at \$50 instead of \$200. Coun Balmain seconded the resolution.

Coun Connolly did not believe in the principle of making a by-law and then repealing it because some person thought if too heavy. He was given to understand that at these gatherings at the merry-gorounds the conduct of the people was not what it should be. He would oppose the resolution.

Coun Gillmor could not go back on the by-law.

Coun Brown (Woodstock). I was here when the license was passed and I believe in the \$200 license. Coun Williams favoured letting

the license stand. Coun Lamont also favoured the present license.

Coun Tompkins said he agreed with the speakers who had just said they did not wish to change the by-Motion lost,

On motion of Coun Kinney \$4 was ordered paid to John McCready paid for laying out a road, and charged to Kent. \$150 was ordered assessed on the

parish of Woodstock for roads and sidewalks and charged to Upper Woodstock road district. Coun Stevens said he had been asked to make some inquiries re garding a possible grant by this board to aid in the developing of

the council but it had never been The Warden-My recollection is that some years ago there was a petition for the procuring of the diamond drill for the county. I don't know whether there was an appropriation made by the council to defray the expenses or not. My recollection is that no such appropria

tion was made. Coun Flemming did not believe in devoting money for such purposes. Matter dropped.

The report of the County Board of Health was submitted as follows:-To The Warden and Councilors of the Municipality of Carleion.

GENTLEMEN,-I beg leave to submit the report of Local Board of the latter District No 10 for the year 1907. There were a good many cases of Scarlet Fever in different parts of the County during the last half of the year, which gave the Board a good deal of work to look after. A number of Schools had to be closed for a time on account of the disease.

There were rather more than the usual number of nuisances to look after.

The bills for the year, with the vouchers, are attached to this report. The Board respectfully ask for an appropriation of One Hundred Dollars for 1908.

Respectfully submitted, I B CURTIS, M D, Chairman. The account of the chairman show-

ed balance on hand of \$44.97. \$160 had been appropriated. Report was received and \$100 or-

dered assessed for Health for the current year. On motion \$4 was ordered paid John Barnett (over assessed) and

charged to parish of Woodstock. On motion Samuel Miler was heard

before the Board in the matter of a grievence he alleged that he had. Mr Miller referred to several cases

brought against him for violation of the Scott Act in his capacity as a druggist at Hartland. The amount of the costs incurred to the county was \$115, the cases having been dis missed. I claim, said Mr Miller, that this was unnecessary and that the man who got the Inspector to act was Councillor Bradley. I claim he did this as personal spite against Dr Curtis and myself. I believe that he will not deny that he gave the information which led to these cases being brought, and for which the county paid \$115.00 needlessly, for. we do not sell liquor, and Coun

Bra dley knows it. Coun Bradley-How do I know? I believe you do.

Mr Miller-Coun Bradley has tried to get liquor there through friends. He sent Norman Wallace to try and

Coun Bradley-I deny it. Mr Miller—Mr Wallace came in to ne. He had a prescription for some whiskey for his wife. Afterwards me. He had a prescription for some whiskey for his wife. Afterwards

Wallace said he wanted some liquor for Allen Bradley-some brandy. 1 said I would as leave give Mr Brad. Coun Balmain called the attention ley a present of the liquor as anybody else. After going out Wallace came in again and got the brandy, and later (I had not charged for question of the license for merry-go- this small' vial) Bradley came in with the bottle of brandy. I said to Mr Veness said that the \$200 license | him "You are not as sick as you ap exacted by the council was simply peared to be." Then he made himself out a great friend of mine. Continuing Mr Miller said that on every occasion possible Coun Bradley abused Dr Curtis and had called him a perjurer. He takes every opportunity to strike at Dr Curtis. Coun Bradley-You are saying

what is not true. Mr Miler-Inspector Colpitts has admitted to a certain councillor that you wrote him letters charging us with selling liquor. You were the man who forced those cases on, and I want now to put you (Mr Bradley) in a position where you cannot do it again. I will venture to say that there is not another man in the county who believes we are selling liquor illegally. Bradley knew this. He has tried to catch us.

Coun Bradley-I don't know. Mr Miller-There is nobody foxier than our friend Bradley from Brighton. He wanted to be County In' spector last year and canvassed the councillors.

Coun Bradley-I did not, I refused o be Inspector. Mr Miller to Coun Connolly-Did

he not ask you to vote for him? Coun Counolly-No. Coun Brown (Northampton)-I

asked Mr Bradley if he would take the position. Mr Miller-Then I want to make

an apology. I understood Mr Brad. ley was trying to get the place, but prosecution against me. Why did which it was got. Mr Dibblee the magistrate say that Coun Gillmor-Well, I have rather served the spirit of the law but that we tried to observe the very letter. He said on dismissing the cases that they were brought either through ignorance or malicious prosecution

Coun Bradley began by denying that he had carled Dr Curtis a per jurer but that he made some remarks to him in connection with his evi dence in a suit that had cost him (Bradley) \$1000. It was about some correspondence that was written. told him I had it in my power to have him arrested for perjury. That was all he said. Mr Miller spoke of putting up money for costs in a case if I could prove anything. He can

make more money than I, thanks to Mr Miller-You tell what is not true if you say I sell rum. Coun Bradley-I was told he sold

three longnecks. Mr Miller-You are telling a lie if you say I ever sold three longnecks. Mr Bradley-I did not prosecute him, but I am willing to give information against all rumsellers, even if they are backed up by prescriptions from a doctor. If I was an inmate of the town of Woodstock and had to take my chance between one rumseller and three thieves, I would choose the thieves. (To Mr Miller) Did you never sell to Norman Wal-

lace without prescription?

Mr Miller-Never in my life. Coun Bradley-Well, he told me he could get liquor from you without a prescription. Then, the councillor quoted the names of James Rideout, Tom McInnis, Robert Henderson and others, as persons to whom liquor was sold. Continuing the councillor said "I take back nothing I have done, I did not institute the case against Miller. I have no knowledge of sending the inspector information, but if I did I was only doing my duty. If there is anything I despise it is a rumseller."

Mr Miller-I defy you to show that I sell without a prescription.

Coan Bradley-Well, you are a rumseller just the same. A man who sells rum is a rumseller, (to Coun Gillmor who rose as if to speak) I will soon be through. Coun Gillmor-Oh, go right on.

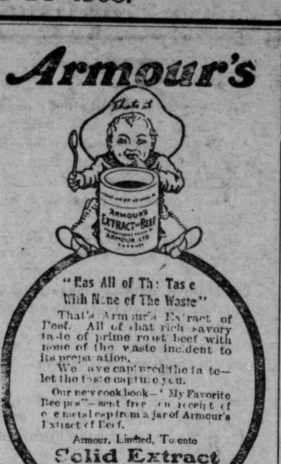
Honors are easy, so far. Coun Bradley admitted that he did tell Wallace to go and get a half pint. He wanted it to rub on his chin, after shaving. Wallace told him he could get it without a prescription.

Mr Miller,-I don't believe he told you that. Coun Bradley-I have been told that a certain class of people could get it without a prescription. I think I have as good a right to make an

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information as any other person. Mr Miller-If the doctors give a man a prescription the druggist cannot be fined for selling the liquor. have refused to fill lots of them, Gentlemen at this board know that I never sold without a prescription. Regarding Robert Henderson I never did and would not fill a prescription

of Beef

prescription. Coun Bradley-Don't you know he

for him and as to John McInnis I

never sold to him without he had a

gets drunk? Mr Miller-The liquor he got on prescription was for his aunt who was sick with heart failure and he got other medicine for the same I believe he was trying to get his trouble at the same time. They exfriends to get it for him. He has put pected er to die, and I besieve the the council to a big expense on this liquor was used for the purpose for

there were other druggists who ob- enjoyed it, but I would rather they would skin their own skunks outside. Laughter)

(Continued next week.)

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clock is midnight. D. POTTINGER. General Manager. Moneton, N. B., Oct. 10th, 1907,

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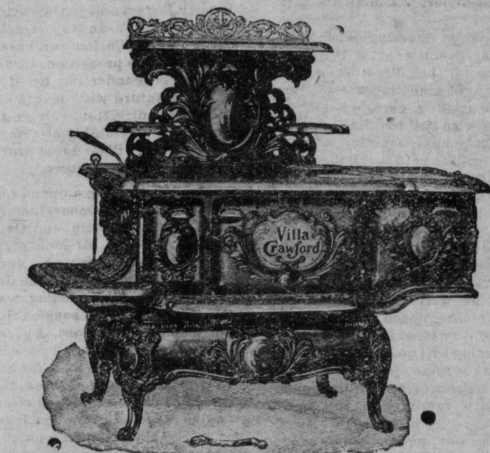
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