

BANK OF NEW BRUNSWICK. East Florenceville, N. B., Branch. Savings Bank Depart nent.

\$1 opens a Savings Account, on which interest in December. By passing this resolution work could be proceeded with earlier in the season. We would save the danger of frost. is added periodically at current rate.

BANK OF MONTREAL

REST, 12,000,000 stock at next year I would like to

General Banking Business Transacted. • SAVINGS DEPARTMENT, Interest at Current Rate.

LOCAL OFFICE - KING STREET

G. A. WHITE, Manager.

The Manufacturers Life in 1907.

A Comparison Showing Remarkable Progress.

ITEM.	1906	1907	Increase
NetPremium Income	\$1,847,286.06	\$2,011,973,58	\$104.087.47
Interst and Reat		420,082,81	9,1351,85
Total Income	2,793,579,19	2,433,114.15	239,504.96
Assets .	8,472,371.52	9,459,230 69	980,859.17

Insurance (a. 70)) ... 31, 1307, . \$51,287,157.00 No other Canadian Company has ever equalled this record at the same age.

THE E.R. MACHUM CO. I.td, St. John, N. B., Mgrs, Maritime Province

T. A. LINDSAY, Inspector, Woodstock N. B.

For Sleds, Pungs, Repairs, Painting, Upholstering, &c., come to me.

I have ready for purchasers a number of PUNGs and St Fl.; both New and Second-hand. All the very best workmanship. Ordere Joh and Redairs promptly attended to.

> P. A. WATSON, King Street, Opposite Woolleu Mill

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To be insured and keep insured is a duty you owe yourself and family. For the best in Fire, Life, Accident and Health Insurance

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QUEEN ST., WOODSTOCK, N. B.

The New woodworking Factory

We beg to inform the public, and particularly those who intend building this season, that our new Factory will be in operation on and after April 1st, where we will be prepared to see all who will favor us with their patronage. We have a large and varied stock of all kinds of thoroughly dried lumber, and workmanship will be the best.

THE CARLETON WOODWORKING CO.,

Buying a Farm.

A man requires to be careful in BUYING A FARM

THE EIRST CONSIDERATION is to know the LAND IS GOOD .-Select a desirable locality, SEE that the BUILDINGS ARE MODERN and | Coun A Brown that the by-law as to UP-TO-DATE. GET as near the MARKET as possible. GET as near CHURCH and SCHOOL as possible. See that the FARM is well watered of five instead of three members. and well wooded.

I HAVE such a FARM for sale. AND IF THE READER has any intention of buying a farm this spring, in a locality where he will be PROS-PEROUS, CONTENTED AND HAPPY, this is the place.

Call and see me or write me at once, as the Farm must be sold.

COUNTY COUNCIL.

(Concluded)

Coun Gillmor referred to the jail as poor job. I want to move slow and think there is lots of time and we had better put it off till June. I think this old building is giving away, and giving out but like the OPR we should use our old building until it

was necessary to go ahead.

Coun Bradley-I did not think the council should build, but now I think we should build a good building, but I would believe in getting the plans and reporting in June—I believe the walls could then be built and roof put on before the following fall. He illustrated the cost of the new brick building in Hartland which was enclosed and words for pass which because the and ready for use which began late in the season.

Coun Melville did not see he had much chance speaking against a new court house. This was a good buildng. I can't believe in giving this

building that carries \$5000 insurance away, and going in debt. I will vote against any resolution to build.

Coun Phillips said this court house is a disgrace. He believed in calling for plans and specifications and reporting

Coun Balmain defending their extra session said that one week at building in June was worth more than a month

Coun Bradley-Does necessity require us to call an extra session and expend \$75 of the people's money? He was opposed to the provision for the

Coun Stevens-We have three good men on the building committee and I do not see why authority could not be given for the preparing the found-ation to that committee. If I should now. have the honor of representing Woodmeet in a new court house. Coun Gillmor moved an amendment

seconded by Coun Bradley. Resolved that we instruct the building committee to procure plans and specifications and estimate cost of a court house in the town of Woodstock and submit it to the council at June

Coun Gillmor said that now the town was paying off its indebtedness

in the early summer.

oming to a special session. If necesity called for this he would not obect, we could live if the building was ot finished next fall. Coun Bell (Richmond) If we have

the country at heart, we could come here one day at our own expenses, we could then get to work sooner and

Coun Owens was opposed to the court house, but he found the ratepayers said we should have the court house. I think the county ought to

have a good court house and I think we could lose one day in coming here Although I am not in favor of calling a special session unless the councillors will come free, I am for a new court

Coun Estey-I voted against the new court house, but, now, the time is ripe. We don't want to rush, but we want to consider the thing well. I do not favor a special session.

Coun King had been against the court house, but if it was well to build

the court house at once he was willing to sacrifice one day.
Coun Connolly favored the amend-

He did not see any great hurry even if the building was not put up next

looking the situation over, I think if we have the special session we will the business will be carried on. save in our material and in our labor;

Coun Kinney-It is the mind of the council to build the court house. He believed in a special session and get-ting the work on rapidly. He was not against a special session. Much more would be saved in the end.

Coun Rideout said last year he was against a new court house, but the business. He would favor an early session and would be willing to come

The vote on the amendment was then taken, those voting yea being Couns Estey, Owens, Williams, Phillips, Gillmor, Shaw, Bradley, and Connolly.

Rest of council voted nay. Amend-

Original motion was then carried. Coun Bull moved that the councillors come to the special meeting without

un Cornelly did not believe in does not give all his time. the councillors coming free. They were entitled to be paid for their ser-

28 be changed so that the councillors be paid \$3.00 a day instead of \$2.00. Coun Williams moved seconded by the composition of the building committee be amended so it be composed Carried.

The warden was named a member of the committee and Coun Stevens was also so appointed. Moved by Coun Gillmor seconded by Coun Kinney:-

Resolved that in the opinion of this J. W. ASTLE, Woods tock, N B Municipal Council of Carleton.

It is the wish of the people of Carle ton County to pay their road taxes by Statute Labor.

This council hereby petition the Legislature at its next session to re-enact the Highway Act of A D 1896 to apply and be in force in the County of Carleton.

Amended as follows: Section 31, (1). Instead of the rate therein 12½ cents on each \$100.00 valuation in the parish

assessment. Section 46:- Instead of 50 cents for 8 hours labor, the allowance to be 15 cents per hour actual labor, with appliances for labor in said section.

Instead of \$1.00 per day for one horse, competent driver, and appliances as aforesaid, the allowance be 20 cents per hour.

Instead of \$1.50 per day for two horses, competent driver, and appliances as aforesaid, the allowance be 25 cents per hour. That the appointing of Commissioners, Road Masters, and dividing the parishes as in section 28, (1) (2) (3) (4), stand as in said act of 1896.

That the Secretary Treasurer pre-pare a petition embodying the fore-going resolution and forward the Same to the proper authority.
Coun Stevens moved that Scott Act

Inspectors salary be same as last year.
Coun Melville thought that the report this year was the worst we ever had. He had supported Mr Colpitts right along but it was reported to him that he had not come to certain places notably Bridgewater, when he had been required. Motion carried.

Coun Melville moved a resolution calling upon Mr Colpitts to resign.
Coun Tompkins seconded the mo-

Coun Connolly-I believe Mr Colpitts has filled the office well, but now I think his hearing is impaired and I do not think he is the man for the work

Coun Gillmor thought Mr Colpitts should resign. He had done good work in his day but it was time for him to resign.

Coun Flemming did not believe Mr Colpitts was pleasing the people and he thought he should resign.

Coun Lamont—He did not go for the dismisal of Mr Colpitts because of deficit, but because he did not give a good service.

Coun Stevens said that every year there had been fault found with the he was not opposed to moving the court bouse. I wouldn't spend any more in case. Mr Colpitts was first in the this old building but I would believe town. A change was made, but dis-Coun J R Brown—did not think the re-appointed still dissatisfaction. He was asked to resign and Mr Lindsay would be weighty, and that the was appointed still dissatisfaction. He unty would lose by having work | was roasted as you know who attendthe late fall which could be ed at the last town meeting. Inspectors in other counties could not satisfy Coun Bradley — Spoke of the sacri-ices the councillors had to make in coming to a special session. If neces-ity called for this he would not ob-

Coun Bradley agreed with Mr Stevens that Inspector Colpitts ex-perience offset his infirmity as to hearing. If we got a new man we would have to educate him and that ial session. I would enlarge the building committee and give them full powers.

Colpitts has never flunked from his duty. He has done honor to the county and has been true to be county a and deserves the support of all advo-cates of temperance. He would favor an assistant to Inspector Colpitts but we would make a mistake in putting

out the Inspector.
Coun Bell (Richmond), I have always stood for Mr Colpitts, but when we get a petition such as has been Coun Williams—21 years ago I came in as a county councillors, and since that time I have opposed the building of a court house, but my constitutents have told me not to wait any longer. Although I among the second as has been presented here from the residents along the boundary and nothing is done, I believe Mr Colpitts should resign. I believe we can get a man who will clean out this boundary line business.

Coun Balmain—The people who are ready to find fault with Mr Colpitts give information, but they must not be mixed up in the matter. It is very hard to do this work. As has been said the telephone is a means to help out the violations of the law. I think it would have be more manly if Mr Colpitts had been consulted. He has been Inspector for a good many years. He did not think the salary was sufficient inducement for a good man to take hold of this work as it should be

Coun Flemming thought that if the offenders were told or taught that for a third offence there would be Coun Tompkins-I have not changed imprisonment the law would be enmy view. I don't consider we have forced. He did not believe in making been in haste. We know we need to settlement as in the Perkins case. As build a court house, and now I find long as this state of affairs exists that a man can get out with paying money

Coun Lamon tsaid that Coun Bala man cannot work as well in winter and fall as in summer. This old building is becoming an expensive luxury.

Course that Cour Barman tsaid that Cour Barman had spoken of the more manly course. He had privately spoken to Mr Colpitts. He respected him but he thought he was unable to do the work any more.

Coun Gillmor—The people in my district sell liquor all winter, and the Inspector comes in the spring and collects his share.

Coun Melville said the temperance people are making a kick. As to being manly those who believed in a change had tried to deal as lightly as change had tried to deal as lightly as possibly with Mr Colpitts. As to his experience, we did not pay Mr Colpitts for advice. He got advice from a legal advisor. He believed a new man would deal well with the matter. Mr Colpitts is not Inspector of the town. He was dismissed. His work is not in Woodstock. He thought a new man Woodstock He thought a new man appointed now would gain experience and be in a condition to carry on the work, when in the course of nature Mr Colpitts was necessarily removed. The affairs of the county do not so particularly affect the people of the town as they do those of the county. Seconded by Coun Lamont and Business has grown, there are more rumsellers than before. Mr Colpitts

Mr Colpitts-I did last year. Coun Melville then said it was a poor argument that the act could Coun Connelly gave notice of a not be enforced because the Police motion for June session that by law Magistrate was sick. There are other

magistrates. Coun King -Does Mr Bell know of another man who would do the work? Coun Bell (Richmond)-I could tell you later.

Coun Williams-I have always stood up for Mr Colpitts, but I notice there is a call that it is time for a change. This year the same cry is made. I don't know of any liquor being sold in our parish. Mr Colpitts told us some time ago that if the bonded warehouse were removed, matters at the boundary would be better but they are not. views expressed. It is an easy matter Coun Phillips—I believe Mr Colpitts to find fault, but if you were to ask

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Rightly made it is a strength-giving draught of real pleasure. Try it to-morrow morning.

In 1 and 2 pound tin cans. Never in bulk.

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Better deal with a man who is on the spot 365 days in the year. If anything is wrong, you know how to make it irght when you know where to find the man who sold it to C. R. WATSON,



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Every little household task becomes a burden when you suffer with kidney trouble. Instead of being the bright, happy soul nature intended you to be you are becoming a nervous wreck. This need not be. A few doses of DR. ROOT'S KIDNEY AND LIVER PILLS will demonstrate this. They are the world's specific for kidney and liver trouble. Sold by ail druggists and store dealers in tin boxes at 25c. They are within the reach of all. Sent on DEROOF

receipt of price post-paid from DR. ROOT CO., Spadina Ave., Toronto. Six boxes for \$1.25. Send today for free sample.



has done the best he could to enforce the act. The town of Woodstock has made a change and I venture to say

they have not gained much. Coun Rideout-We made a recommendation that imprisonment be imposed for the first offence and I do not know of one case in which this was done. I have sympathy for Mr Colpitts but I think we must have a

On Coun Melville's motion that the Inspector be asked to resign, the following voted yea: Couns, Brown, Woodstock; Estey, Owens, Keenan, Lamont, King, Williams, Bull, Flemming, Bell, Wakefield; Gillmor, Ride-out, Shaw, Simple County Characteristics of the Co out, Shaw, Simonds; Convolly, Tomp-kins, Melville, Hay, Bell, Richmond; Nays;—Balance of council.

Coun Stevens - We were satisfied in the town of Woodstock with Mr Colpitts. He was never removed. He resigned because he could not attend to both. I remember where attempts were made to down Mr Colpitts on his accounts years ago and he never came out at the worse end.

Resolution was carried. Mr Colpitts, wished to say to the council that it was a misstatement made that the Thompsons had a mortgage on his property. That was never the case. He had never to borrow from rumsellers and hoped he never did. I know there are temptations put in the way of men. I have not hard feelings in this matter. Coun Melville-What do you mean

to do about this motion.

Inspector, -I cannot resign. I admit your right to dismiss me, but it is putting me in a hard position just new. We have the opportunity now of putting down the beer since the Judge's decision. We also have the right to prohibit liquor coming into this county. I have been up to boundary line much more often than people know of. There has been effectual work done. I know people have the right to criticize officials. If I go out these cases will have to be handed

Coun Melville said he had no feeling against Mr Colpitts but he must move that Mr Colpitts be removed.

Coun Hay, seconded the motion.

the Inspector how much help he got from the people he would say mighty little. He did not say he had sym-pathy only for Mr Colpitts. Sympathy was all very good, but he had confi-dence in Mr Colpitts as an officer. He believed Mr Colpitts would resign when he felt he was unfit for the office. Almost always this question came up as to retaining Mr Colpitts and until I see someone better I will not go for his dismissal. Take Carleton County and compare it with other counties and I venture if you will get statistics and the opinions of temperance workers and I believe we will find this county stands in the very forefront in temperance enforcement. The question of deficit does not count. I have perfect confidence in the Inspector and I do not wish to see him dismissed.

Woodstock, N. B.

Coun Melville-Is the official to decide when he is to resign? This should be a matter for the council, not for the official to decide. This was a strange sentiment to come from the head of the council. I am not going to condemn the Scott Act, but I believe in a younger man, We are not complaining of the deficit, but we get less results. Coun J R Brown—I do not consider

am particularly interested in this. I voted with the majority in the last vote, but I will not vote for his dismissal. I think he should resign. Coun Estey-I will not vote for his

dismissal. He is too good a man to be Coun Connolly had favored an assistant to Mr Colpitts. I would not

vote for his dismissal. The warden thought that Coun Melville reflected on him in his last remarks. Practically there was nothing in the resolution that passed. Mr Colpitts was not compelled to resign but the council can dismiss him by a two thirds vote. I would like for Coun Melville to state what he meant when he made that remark he

Coun Melville—I wasn't trying to discredit you and if I said anything that reflected I will withdraw. If we start a precedent of officials remaining office until they feel fit to resign it will be a bad precedent.

Coun Melville's motion was lost by

the following vote:-Yeas: - Couns Keenan, Lamont, King, Williams, Bull, Flemming, Gillmor, Rideout, Melville, Bell, (Rich-

Nays: Couns Stevens, Balmain, Brown, (Woodstock,) Owens, Estey, Kinney, Phillips, Bell, (Wakefield,) Shaw, (Simonds,) Brown (Northampton,) Bradley, Connolly, Tompkins, J C Hartley was re-elected sectreas. Col D McLeod Vince was re-elected

The special meeting to consider the court house matter was named for the 2nd Tuesday in March at 10 o'clock, Council adjourned sine die.

STATE OF OHIO, CITY OF TOLEDO, } ss.

LUCAS COUNTY

Frank J Cheney makes oath that he is senior partner of the firm of F J Cheney & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of O E HUNDRED DOLLARS for each and every case of Catarri that cannot be cured by the use of Hall's Catarrh Cure.

FRANK J CHENEY
Sw orn to before me and subscribed in my resence, this 6th day of December, A D 1886.

(SEAL)

A W GLEASON,
NOTARY PUBLIC (SEAL)

A W GLEASON,

NOTARY PUBLIC

Hall's Catarrh Cure is taken internally, and
acts directly on the blood and mucous surfaces of the system. Send for testimonials

FJCHENEY & Co, Toledo, O. Sold by all Druggist, 75c.
Take Hall's Family Pills for constipation.

NOTICE TO THE PUBLIC.

Commencing the first day of Febru. ary our General Business will be conducted on the basis of Cash or Limited Time. Accounts will be rendered on the first of each month and will be regarded as due when rendered.

3-2ine B H SMITH & NS.

An excellent book is now being over to a new man. If it were not for offered for sale by subscription. The this we would have not the deficit to title is "The Golden Treasury of Poetry and Song."-(tf)

Noble's Steam Laundry is the place to send your shirts, collars Warden-Spoke of the extreme and cuffs. All work guaranteed sat-