

## COUNTY COUNCIL

(Continued from last week)

The warden appointed the following standing committees:  
 Building Committee—Couns Bartt, Phillips and Melville.  
 Finance Committee—Couns H E Gallagher, Tracy and Fleming.

Coun Stevens on behalf of the committee on by-law reported as follows:

Moved by Coun H D Stevens and seconded by Coun E R Shaw that by-law No 22 be amended as follows:  
 Sec 1. By striking out the words "Five," "Ten," "Fifteen" and "Sixty" and inserting in lieu thereof respectively the words "Ten," "Fifty," "One Hundred" and "Five Hundred."

Sec 2. By striking out the words "One," "Two," "Five" and "Twenty" and inserting in lieu thereof respectively the words "Ten," "Fifty," "One Hundred" and "Five Hundred" and also by striking out in this section the words "to vend small wares and merchandise" in the first line thereof.

Coun Stevens—A good deal of work will be going on and if something is not done to protect the business men who have made the county will suffer, by strangers stocking up with bankrupt stock and selling shabby stuff. I think the county council has a right to, and it is our duty to protect the taxpayers of the county.

Coun Williams was in accord with the clause of the by-laws. How will this work with people who want to become permanent residents?

Coun Stevens—That can be accounted for. This only applies to non-residents.

Coun Williams—As long as justice is done, I am satisfied, but we want all to come in who will make good citizens.

Coun Lamont—A good deal of care must be exercised in the enforcing the by-law, for we are after immigration. Coun Esty asked if much income had come from these licenses.

Sec-treas—Only from peddlers' licenses.

Coun Montgomery—Who should enforce this?

Sec-treas—It is the duty of the people and the constables. The person must produce a license which he gets from me.

Coun Tracy—A man comes into the country and stays a year would he not become a ratepayer?

Sec-treas—Yes.

Coun Britton—This license is to hit at these people who go around the villages and open up shops for the purpose of cheap sales.

Sec-treas—Yes.

The report was adopted.

The report of the Board of Health, Dist No 10, was read as follows:

Hartland, N.B. Jan 10th, 1912.

To the Warden and Councilors of the Municipality of Carleton:

Gentlemen—I beg leave to submit the annual report of the Local Board of Health, District No 10, for the year 1911. Diphtheria appeared in quite a few places in the District during the year especially Kent, Aberdeen and Brighton. There were about a dozen cases with two deaths. It occasioned practically all the expense of the year.

The Board requests an appropriation of one hundred dollars in addition to the balance of the appropriation for 1911.

The financial statement for the year is appended.

Respectfully submitted,  
 I B CURTIS,  
 Chairman.

Hartland, N.B. Jan 10, 1912.

Financial statement of Local Board of Health District Number Ten for the year 1911.

1911 DR. \$150 00  
 Dec 20 Recd from Sec-Treas. \$150 00

1912 By bal due chairman \$10 77

Jan 8 By paid Dr M E

Commins. 26 45

By pd Edgewood 25 20

By pd Dr I B Curtis 30 50

By paid Estey &

Curtis Co Ltd. 4 55

By paid Allen Day. 1 00

By paid postage, ex-

pressage, exchange 1 65

By paid telephones. 2 15

By pd expenses meet-

ings of the Board. 10 00

By paid hands of chairman 28 73

\$150 00

I B CURTIS.

“The Liver Pills act

So Naturally and

Easily.”

Such a statement, coming from

the cashier of a bank, shows what

confidence responsible people have

in these pills. Mr. A. L. Wilson

after trying them wrote:

“I have used Dr. Miles' Nerve

and Liver Pills and also your

Anti-Pain Pills, on myself, with

good results. The Liver Pills

act so naturally and so easily

that I scarcely know that I

have taken a pill. Frequently

being troubled with headache I

take an Anti-Pain Pill and get

immediate relief in every case.”

A. L. Wilson, Sparta, Ill.

Mr. Wilson was for a number

of years cashier of the First

## Dr. Miles' Nerve and Liver Pills

are different from others. Many kinds of liver pills are “impossible” after one trial on account of their harshness. Dr. Miles' Nerve and Liver Pills do not act by sheer force but in an easy, natural way, without gripping or undue irritation. They are not habit forming.

If the first bottle fails to benefit, your druggist will return the price. Ask him.

MILES MEDICAL CO., Toronto, Can.

Moved by Coun Williams seconded by Coun Shaw that the report be adopted and recommendations carried out.

Coun Lamont said that sufficient details were not given in the report. Diphtheria broke out in our parish and I had considerable trouble in getting the attention of the chairman of the Board of Health. For ten days the doctor did not come and we had a great deal of trouble; when he did come he ordered fumigation. What the bill of Dr. Commins was for he did not know and he wanted to know how the money was expended.

Coun Melville—In this case the expenditure is very small. The chairman was anxious to have a committee discuss the matter with him; he is anxious to know if he shall use anti-toxin in dealing with the ordinary cases of diphtheria.

Motion put and carried.

On motion of Coun Melville seconded by Coun Britton, the clerk appointed Couns Melville, Lamont and Shaw to audit the chairman of the Board of Health on the subject in the near future.

A delegation from the Woodstock Board of Trade, consisting of the President, J. P. A. D. Holyoke, G. E. Balmain and E. W. Mair waited upon the Council.

Mr. Diblee as spokesman for the delegation referred to the new era dawning on the province, and he thought Carleton county was likely to share in this prosperity. During the past summer we have had visits from delegations over the sea, including a large number of journalists. Mr. Diblee read a letter from a prominent journalist 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 country. This is in line with the course now adopted in progressive countries.

The Frederickton 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. Diblee announced that Mr. Tuncley, 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 follow. We must have information to give immigrants who are intending to do come here. Mr. Diblee'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. Anslow and Mr. Carr has been 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. Diblee 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 12 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 Wilnot. Carried.

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

Coun Estey, parish clerk of Wicklow be paid \$7. Carried.

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

Coun W. Gallagher moved that \$25 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

Wilnot.....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 the satisfactory statement, and if the accounts close the last of December it will be very much better.

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## AFTER SUFFERING YEARS

Cured by Lydia E. Pinkham's Vegetable Compound

Fox Creek, N.B.—“I have always had pains in the loins and a weakness there, and often after my meals my food would distress me and cause soreness. Lydia E. Pinkham's Vegetable Compound has done me much good. I am stronger, digestion is better, and I can walk with ambition. I have encouraged families to take it, as it is the best remedy in the world. You can publish this in the papers.”—Mrs. WILLIAM BOUTIQUE, Fox Creek, N.B., Canada.



The above is only one of the thousands of grateful letters which are constantly being received by the Pinkham Medicine Company of Lynn, Mass., which prove beyond a doubt that Lydia E. Pinkham's Vegetable Compound, made from roots and herbs, actually does cure these obstinate diseases of women after all other means have failed, and that every such suffering woman owes it to herself to at least give Lydia E. Pinkham's Vegetable Compound a trial before submitting to an operation, or giving up hope of recovery.

Mrs. Pinkham, of Lynn, Mass., invites all sick women to write her for advice. She has guided thousands to health and her advice is free.

place. Ordered paid. William Armstrong, deputy sheriff, \$104.45

W D Rankin, M.D., \$32 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

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

Coun Tracy—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 that 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 school teacher, 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 Postley.....\$8 00

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 to be examined 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 sane.

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

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 \$15; where the case was tried \$30.

Bill ordered paid.

John R Tompkins, gaoler, \$163 52

J R Brown (paid to bling com) 3 55

E F Shaw.....8 40

A Committee request information. To be paid when attended.

Connell Bros (paid to bling com) 4 00

Dr M E Commins.....9 00

David C Bell.....13 20

James W Wainwright.....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

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.....	105 00

\$155 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.....3 13

Preparing voters and jurors list. 8