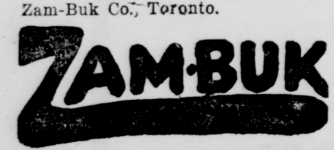
## To CURE

used shall not only have unusual healing power, but shall also contain germicidal properties. Everyone knows that where there is disease, there are germs, and it is the persistence of these germs that prevents an eczema patch from healing. Zam-Buk is such a strong germicide that germs cannot live where it is applied.

The germs having been destroyed, the healing, soothing, herbal essences in Zam-Buk soon have their effect. Gradually, new, healthy tissue replaces the old and diseased, and eczema is ended.

If you suffer from eczema, ulcers, abscess, poisoned wound, ringworm, pimples, boils or any other disease of the skin, don't delay, but secure a box of Zam-Buk at once, and prove for yourself its power. All druggists, 30c. 3 for \$1.25, or



## Proceedings of County Council

(Continued from page three) ous. If we put in too much assessment it may hurt voluntary subscriptions. I will vote for \$4000 examine the Scott Act accounts, beg and in June if more is needed I will to submit the following report: vote for it ..

Coun Morgan-We are all agreed vouchers and find them correct as that it is our duty to vote a suffic- reported with the exception of ient sum. My parish as a whole item in the account of the Police would be satisfied with a vote of Magistrate amounting to Ten Doi-

Coun Carvell-I want to assure you \$136.59 to \$146.59. I am in favor of Patriotic Fund. I understood \$4000 would be unanimous spector be continual at the same We are all here there are no vacant salary for the ensuing year. chairs and we should put up to people who have gone. With consent of my seconder I would like to withdraw my motion. I would like to see this made unanimous.

Coun Kearney-I thought \$4000 would be unanimous and at the same time that it was not enough. I consent to withdraw of Mr. Carvell's motion.

Coun Jas Gallagher-What is use of so much discussing of matter of this contribution. In order to make this unanimous with the consent of my seconder I will agree to another reduction and make

voting for \$5000.

and \$8000, and now I am willing to Health. Report adopted. go to \$6000, but I will not agree to The Warden read the Board \$4000.

Coun Perry-According to the figures given us by the patriotic com- To the Warden and Councillors of mittee an appropriation of \$3000 Carleton Co:would bring it up to amount commit- 'Gentlemen'tee required. I am in favor of \$4000. I beg to submit a part al report of many councillors and decided in order the year 1915f

for \$5000. Do you ever stop to think of the up almost the entire appropriation. boys who have gone to the front? I We will need an appropriation of

have one there and two setting ready It is very fine for us to sit back here ful. We can and should give at least vrine difficulties by day or night.

\$10,000 to help carry on this war. Coun Melville moved an amendment seconded by Coun Alex Bell, that the amount be \$4000.

Coun W J Gallagher moved as an amendment to the amendment, that the amount be \$7000. This was lost. The members voting on Coun Melville's amendment, \$4000, stood:

For-Anderson, Estey, Phillips, Flemming, Alex Bell, Lamont, Melville, Smith, Perry, Hemphill, Shaw Against-Carvell, Moxon, Clark, A G Beil, Kearney, Gallagher, Kinney Jas Gallagher, Burtt, Stevens, Tomp grant of \$1000 be made Carleton kins, Morgan, Gibson.

The original motion of \$6000 was carried by same vote reversed. THURSDAY 2 p.m.

Council opened in due form. Coun. Stevens-moved that oted for Patriotic Fund be monthly or as required.

Seconded by Coun. Melville. Coun Carvell, chairman of Act committee, submitted the Scott for road expenses. Carried.

Woodstock, N.B., Jan 20th, 1916. We, your Committee sppointed to We have examined the accounts and

lars,-this increases the surplus from We recommend that the S. A. In

(Signed). H. P. CARVELL, W. E. FLEMMING

\$100. that was charged up in Secty-Treas report?

F. L. TOMPKINS.

Coun Carvell-The amount appears in the report.

Coun. Carvell moved report adopted and the Inspector's salary fixed as last year.

Seconded by Coun Perry. Coun. Stevens-The Scott Act de ficit then is \$253.41.

Coun Morgan reported that the bil Coun Phillip-I am not opposed to of Dr. Griffin should not come before this board at all. This is the view Coun Moxon-I seconded \$10,000 of Dr. Curtis, chairman of Board of

> Health report: January 17th, 1916.

Coun Estey-We got the opinion of the Board of Health Number Ten for

to make it unanimous we would re- With the exception of Diphtheria commend \$4000. I will however vote there has been very few, cases of contagious diseases during the year Coun Kinney-Carleton County has During the late summer and fall, a made no mistake in electing men at few cases of diphtheria developed in the board today, but I am really the southern end of the district culsurprised that with all the loyalty, minating in a small epidemic at Ben have heard so often expressed, ton in December. As the disease hapthat there is a desire to cut this pened to infect very poor people amount down. What does a few thou- with large families, and as the treatsand dollars amount to this County? ment of diphtheria is costly, it used

WHAT THE

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FARMER

Special Notice.

to go and would send ten if I had BETTER THAN SPANKING. ask for more pay because I think Spanking does not cure children of bed am worth more. This takes twelve see your boys go to the front, many wetting. There is a constitutional cause for months of the year of my time. this trouble. Mrs. M. Summers, Box 884 Coun Morgan-I feel now like votof them never to return, and whose Windsor, Ont., will send free to any mother bones will lie bleaching on the battle her successful home treatment, with full ing more money than was first sugfields, can you refuse to help them. instructions. Send no money, but write her gested after listening to Mr McLean. Medicine Which Made Sur- damages so assessed or any part of to-day if your children trouble you in this Coun W J Gallagher-I think way. Don't blame the child, the chances in our easy chairs and say \$4000 is are it can't help it. This treatment also enly right that we give the Inspector enough, but let me say it is shame- cures adults and aged people troubled with the increase. He has done good

> 300.00 for the year 1916. From several causes, not altogeth-

er under my own control, I was unable to get all the bills paid and vouchers returned for this report. I will make a detailed financial state ment for the June meeting.

> Respectfully submitted, I. B. CURTIS, M.D.,

On motion report was received and recommendations carried out. Coun Carvell moved that usual County Hospital. Sec Coun Perry. Coun Smith moved \$40. be paid F. G. Sims for election expenses and

Coun Morgan-\$13.00 be assessed and charged to Brighton and paid to R W. Cameron. Carried. Coun Melville-\$500 be assessed Par

Scott ish of Peel and paid Wm A Campbell Coun Perry-\$3.00 be assessed an charged to Parish of Simonds for election expenses.

Coun Phillips-\$12.00 to A. Stone and charged to Parish Northampton for election purposes. Coun Morgan-\$12.00 to Geo Tedlie

road damages. Coun Anderson-\$2.00 assessed and charged Parish Wilmot and paid to Parish Clerk. Carried.

Coun Estey-\$5.00 be assessed Parish of Wicklow and paid to Parish

Coun A G Bell-\$5.00 be assessed and charged Parish of Wakefield and paid Parish Clerk. Coun Hemphill--\$16.00 be assessed

and paid to Parish Clerk and charged to Parish of Aberdeen. Coun Melville-What became of the Coun Flamming-\$2.00 be assessed Richmond and charged Parish Clerk

> Coun Clarke-\$350. be assessed and charged Upper Woodstock road district. Carried.

Coun Moxon-\$650, be assessed and charged Parish of Woodstock for

Coun Kearney-\$125. be assessed and charged to Parish of Kent, road Coun Carvell-\$550, be assessed

Wilmot for poor purposes. Carried. Coun. Kinney-\$1000 Wakefield for poor purposes .- Carried. Coun Alex Bell--\$400. Richmond for poor purposes. Carried.

Coun Tompkins-\$200. assessed Parish of Peel and paid for poor purpos es to overseer of poor. Coun Phillips-\$600. be assessed

Northampton for poor purposes. Car-Coun Gallagher-\$1300. parish Kent

for poor purposes and paid to overseer poor order of councillors. Coun Smith-\$200. assessed Brighton for poor purposes. Carried. Coun Estey-\$700 assessed Wicklow

for noor purposes. Coun Hemphill \$50. assessed an charged Aberdeen for poor purposes. Coun Shaw-\$25.00 for poor purpos-

es Parish of Simonds. Coun Carvell moved Deputy Sheris be paid same as councillors for his

The list of officers for different parishes were confirmed. Coun Perry moved that matter printing detailed accounts in Dispatch be taken up. Carried.

Coun Jas Gallagher moved Dispatch be given detailed accounts to print at same price as paid Sentinel and Press. Carried. Coun Bell moved that Revisors fees

for whole County be same as last year and that collectors fees be same as last year. Carried. Coun Melville moved, seconded by

Coun Stevens, that By-law No 22 be amended by adding the following: 48. For each and every violation of the provisions of this law a pen-

alty not exceeding \$20. shall exacted against all violations thereof on summary conviction. Carried. Coun Lamont-There is a feeling that the Scott Act Inspector should bonus for 1916.

Seconded by Coun Morgan. Secty-Treas-The salary has al- nent roads in this Province. ready been fixed.

Coun Carvell-Surprised to hear this motion. The committee spent considerable time with Inspector and this never was mentioned. If he thought he was entitled to an increase he might have asked us. will oppose it-it is not fair to the committee. The pay is good enough.

Inspector McLean was heard. Because I did not make a demand to committee was because of ignorance. You gave me this office without solicitation. When I accepted \$400. it looked small, but as a new man I thought I had to learn. I think now I am worth it. Any man that does this work will know it can't be done for the salary paid. When I could show the work I thought you would take notice of it. The council can pay whatever they regard as right.-There is one thing-there was Iways a charge ' \$1.00 a case paid Inspector for attending court. It amount d sometimes to \$70. but I

geon's Work Unnecessary.

tonics. I was get-

Coun Morgan-The public accounts committee would recommend a change in manner of submitting bills. Moved Coun Morgan-That in future all persons having bills before the County shall have them typewritten

Coun Melville-I think the Inspect-

Motion to give additional \$100. was

or, is entitled to it.

in order that time may be saved,-Coun Stevens for Fin. Com., submitted the following estimates: ESTIMATES FOR 1916.

Interest on Debentures and at To pay Debentures ...... 2000.00 charged to Parish of Brighton. Car-Upkeep of Public Buildings ... 1500.00 Public Health ..... Hospital Grant ..... Pay of Councillors ..... Pay of Revisors ..... Miscellaneous Expenses ..... Administration of Justice ... 4680.00 Grant to Patriotic Fund ... 6000.00

> Fin Com. E C MORGAN. J. W. GALLAGHER

Jan. 20th, 1916.

\$5000 at the bank. Carried. needed to carry on work. Carried.

relieve him that he may enlist. Coun Carvell-The man is a foreigner and I don't think is eligible.

built at a width of 4 ft. 4 ins. and in gard to the maintenance of

And whereas at that time there we further recommend that a rock were few, if any, heavy horses,

Government to pass Legislation fix- good asset-I will second resolution. ing a standard width for double Carried. team winter roads in the Province Coun Gibson-Moved \$359. He as so that sleds would have to be built sessed Parish of Northampton for of a standard width of 4 ft. 4 ins, road damages. Carried. which now prevail by reason of the from Ziba Grey and G W Shaw: roads being broken too narrow to To the County Council of the Munici. Willing to answer any questions put venience and \$40 an acre for value accommodate the double teams and the heavy horses.

Coun Alex Bell-Just at this time George Whitfield Shaw, both of the it will be considerable expense to Parish of Northampton make this change-might be better to County of Carleton, farmers,

will make trouble for single pungs. June A. D. 1913, Thomas McLaughlin the ear. There is only one way to ampton, the petitioners and Minister ought to be considered—men with big Parish of Northampton, laid out a is by a constitutional remedy. Coun Estey—In Victoria County teams and men with small ones. highway road running from the Grey Catarrhal Deafness tion and I doubt very much that old road running from the Hourihan the mucous lining of the Eustachian government will grant request.

change will impose any great hard- of your petitioners (about 72 rods on perfect hearing, and when it is

ships on any one. The resolution carried.

sion of this Council a resolution was the damages payable to the said tarrh Cure. Circulars free. All drugunanimously adopted, calling for im- George Whitfield Shaw, proved methods of road construction 3. We are informed by the said and maintenance, and whereas we Thomas McLaughlin that within have a little more salary. I would now learn that it is the intention of three months after the laying out of move he be pad \$100 additional as a the Provincial Legislation to amend the said road he made a return We are having very cold weather the present Highway Act, with a thereof to the County Secretary of at present; the roads are drifted in view to the establishment of perma- the County of Carleton, according to some places.

Astoria, N. Y. - "For two years I 1915, John Hovey, supervisor for the



the paper about Lydia E. Pinkham's Vegetable Com- and believe that before the pound and told my husband about it. I mentioned jury completed their said 'I know nothing will help me but I will try this.' I found myself improving from the very first bottle, and in two formed that if they assessed weeks time I was able to sit down and damages at more than the sum

Every one dreads the surgeon's knife | could be opened up.

H. D. STEVENS, Lydia E. Pinkham Medicine Co. present time. (confidential), Lynn, Mass.

On motion report was carried, in- lature to appoint a competent engi- as fixed by the jury by whom they cluding one half indebtedness of each neer, or staff of engineers, to class- were assessed in 1913, be paid to ify the various districts in the Pro- your petitioners, and that the last Coun Morgan moved, seconded by vince, in order to determine the assessment of damages be disregard-Coun Melville, that Secty Treas be best system of road building, having ed, and as in duty bound will ever authorized to overdraw amount of regard (a) to the best material pray. available. (t') the lessening or reduc-Coun Perry moved Scott Act In- ing the grades and curves where A. D. 1916. spector be authorized to draw \$200, practical to do so and the width of highway required,

Coun Melville-A young man in And Further Resolved,-that all Coun Phillips-I am acquainted jail for a year for a theft says he contracts let or labor performed on with whole transaction. I wasn't will enlist if liberated. I would move the highways shall conform to the willing to pay damages as first made that we ask Min ster of Justice to rules and regulations in the syssem The second award was different from less you have a good case to describe. approved by the Provincial engineers first. We voted today the finding of The strength of the recommendation and And Further Resolved.-That present system of statute labor Coun Smith moved following reso- not in the best interests of road making is so far as Carleton County Whereas some years ago sleds were is concerned, and recommend in reconsequence the roads were a good highways a system of section work be adopted.

crusher be purchased by the Provin-And whereas the tendency in the cial Government to be placed in this last few years has been to narrow County, and hereby pledge ourselves the winter roads down to 3 ft. 6 ins to assist in the purchase of such by using sleds of that width and at machine to the extent of a sum not the same time using heavier horses, to exceed six hundred dollars (\$600.) Now, therefore, be it resolved that Coun Jas Gallagher-The resolution this Council memorialize the Local is a good one. A rock crusher is a

pality of Carleton : The Petition of Ziba Grey and

Coun Tompkins-I am afraid this 1. That in or about the month of not reach the diseased portion of tion for the councillors of North-Coun Jas Gallagher-I think both then supervisor of highways for the cure catarrhal deafness, and that of Public Works. Coun Phillips-It is quite a proposi- Road (so called), southerly to the by an inflamed condition Settlement in the Parish of North- Tube. When this tube is inflamed Coun Lamont-I don't think the ampton aforesaid across the property you have a rumbling sound or im

grant on Houlton road Mr. Smith, the laying out of the said highway its normal condition, hearing will be M.L.A., advised that this council caused a jury to be sworn and all destroyed forever. Many cases of deafpass a resolution that the govern- the proceedings taken as provided by ness are caused by catarrh, which is ment may have something to work on the Highway Act. The jury were an inflamed condition of the mucous I would move the following resolu- sworn and assessed the damages surfaces. Hall's Catarrh Cure acts payable to your petitioners for the thru the blood on the mucous sur-Whereas the improvement of High- lands taken far the said highway. faces of the system. ways is ever a vital question in The sum of \$400.00 was assessed as We will give One Hundred Dollars

Therefore Resolved, That this Coun- and your petitioners believe that if

At the Top

The

standard of quality is so high

that you get

More Bread and Better Bread

-Better Pastry Too.

Buy it and see for yourself.

they were permitted to do so they. \$25.00 For could establish this as a fact.

4. So far as your petitioners are aware no action in respect of the said road so laid out has been taken by your Council, nor were the said them paid to your petitioners.

5. On the 29th of October A. D. was feeling ill and took all kinds of said parish, caused a jury to be ing worse everyday. sworn and had the damages again I had chills, my head assessed with reference to the same would ache, I was road laid out in the same place not walk straight across the lands of your petitioners,

> pains in my stom- icners at the sum of \$194.00 for operation, but I did Whitfield Shaw. 16. Your petitioners are informed

sessment of damages they were ineat a hearty breakfast with my hus- \$350.00 the councillors of the parish I am now in the best of health and of Northampton would not recom- only. did not have the operation." - Mrs. | mend to the County Council | the JOHN A. KOENIG, 502 Flushing Avenue, payment thereof, so that the road

and the operating table. Sometimes 7. Your petitioners complain also nothing else will do; but many times of certain irregularities in connection doctors say they are necessary when with the proceedings instituted to the Pinkham Laboratory, telling how the said supervisor Hovey in the liams' Pink Pills." A prize of \$10 will be operations were advised and were not laying out of the road the second performed; or, if performed, did no good, time, a detailed statement of which, letter, and ten prizes of \$2.00 each for the poundwas used and good health followed. | your petitioners are advised, would next best ten letters-If you want advice write to not be necessary to be made at the

proposed highway to be accepted ter may be in the writer's own case, or cil recommend the Provincial Legis- by your Council, the land damages

Dated this 20th day of January,

ZIBA GRAY G. WHITFIELD SHAW,

Coun Gibson-I never heard of first award. I don't know whether Medicine Co. shall have the right to pubfirst finding was filed or not.

Mr Shaw was heard-I am one of the men interested in this matter. Mr Phillips thought first damage was too much to pay. The commissioner says he filed this paper with Mr. Hartley (or his son.) I can prove tions carefully or your letter may be by Mr McLaughlin that this filed. We are hard working men and feel that council should use us right. It will cost me \$75.00 to fence it. We have no cattle way. Mr Phillips says we did not get damages enough They went through a good clean field. I have to drive my cattle through this road every day. They took an acre and a third out of one

BE CURED

Humbly Sheweth: by local applications, as they can- Coun Perry-It seems to be a ques-

the land of Ziba Grey and 54 rods tirely closed, Deafness is the result, on the land of George Whitfield Shav! Unless the inflammation can Coun. Flemming-In reference to 2. The said Thomas McLaughlin in reduced and this tube restored to

the damages payable to the said for any case of Catarrhal Deafness And Whereas, at the last June ses- Ziba Grey and the sum of \$225.00 as that cannot be cured by Hall's Ca-

F. J. CHENEY & Co., Toledo, O

KIRKLAND

the provisions of the Highway Act, The W. F. M. Society held their monthly meeting at the home of Mrs

> Amity, Me., are spending a few days with Mrs Albert Dickison. Mrs Leslie Graham had the phone installed in her house.

Miss Ella Graham and Mrs Matilda

Mrs Reid Tracey and children from

Bustard from Woodstock visited their mother, Mrs E Graham, of Maxwell, recently. Mrs Con Mack has gone to Brown-

ville, Me., to visit Mrs J Elliott,

who is poorly. The W. F. M. Society of Maxwell, held their monthly meeting at the home of Mrs Elizabeth Graham. Mr and Mrs Leonard Gould of North Lake visited friends in this

place recently. Mrs Maurice McGillicuddy has been visiting friends in Newburg. Miss Florence McNarlin is teaching

the school at Swamp Road. Several families are ill with colds and chicken-pox which make a small number of pupils at school.

A Letter

Can You Write One?

Thirteen Prizes to Awarded in a Letter Writing Competition.

because of the pain and the said jury thereupon assessed cine Co. of Brockville, Ont, offered a in myback and I had the damages payable to your petit- series of prizes to residents of the Maritime Provinces, for the best letters describing cures wrought by the use of Dr doctor and he said I | your petitioner Ziba Grey and \$156.00 | Williams Pink Pills for Pale People. Hunmust go under an damages for your petitioner George dreds of letters were submitted in this competition, and yet there must have been thousauds of other users of the pills who did not avail themselves of the oplast portunity to win a prize. To all these another letter writing competition is offered. housands of cures through the use of Dr. Williams' Pink Pills have never been reported. These will furnish the material for the letter to b written in this contest. There is no demand upon the imagination; every letter must deal with facts and facts

THE PRIZES:

The Dr Williams' Medicine Co, of Brockville, Ont, will award a prize of \$25.00 for the best letter received on or before the 1st day of March, 1916, from residents of the Maritime Provinces, on by the subject. "Why I recommend Dr Wilawarded for the second best letter re-

THE CONDITIONS:

The cure or benefit from the use of Dr Your Petitioners pray that if ?he Williams' Pink Pills described in the let-

in the letter, but every statement must be iterally and absolutely true The letter should be not longer than is

necessary to relate the benefit obtained from the remedy in the case described. Every letter must be signed by the full name and correct address of the person sending it. If it describes the cure of some person other than the writer of the letter, it must also be signed by the person whose cure is described as a guarantee of the truth of the statement made.

The writer of each letter must state the

not the style of the letter will be the basis of the award. It is understood that The Dr Williams lish any letter entered in this contest if they desire to do so, whether it wins a

ay. If you know of a cure write your letter NO w. Observe the above condithrown out. Address all le ters as follows: The Dr. Williams' Medicine Co.,

Brockville, Ont.

The contest will close on March 1st.

1916, and the prizes will be awarded as

soon as possible thereafter. Do not de-

change is a great benefit—the change is very necessary. It is an out and out damage to Mr Shaw. It is a possible benefit to Mr Grey. I tried to come to some terms before jury was put on. They were satisfied to Mr Grey-What Mr Shaw said about have jury put on. I think possibly in order to prevent the difficulties Coun Perry presented a petition the condition also applies to my case that jury hasn't allowed quite suf-Mr Hovey-I am supervisor and am ficiently for fencing. \$50. for incon. to me. I am familiar with condi- of land. It benefits enough people tions. The road is necessary. The to petition. Its not for me to say whether damages are sufficient or in the CATARRHAL DEAFNESS CANNOT not. No action was taken in first

Jury's finding.

is caused they have free ferries run by the government and I can't see why we don't have equal rights. Move that a committee of three be appointed to interview members of the local legislature and see if equal rights cannot be granted this county. Flemming, Estey and Tompkins ap-

> The question of poor farm was laid over until after the war. Coun Melville-We have not yet decided where the bed agreed shall be established. We will sick and wounded soldiers move it be established in Carleton

cointed committee.

County Hospital. Carried. Couns J W Gallagher, Alex Bell and Morgan appointed to name new bed recommended that "Bed donated by Warden nembers and Officials Council January 1916." Council adjourned.

February 29th, "Prosperity Day." Watch out for important annoucement from Retail Merchants' Association.

Don't Let the Grippe Get a Grip. JOHNSON'S ANODYNE

is "a bitter enemy" of Grippe, Coughs and Colds. IN USE OVER 100 YEARS

INIMENT

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wear-proofbuildings

and other farm im-

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Herald Building, MONTREAL.

CANADA CEMENT COMPANY LIMITED, Herald Building, Montreal.

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