

New Advertisements.

Auction For Sale  
H. E. BORN  
Opera House  
C. H. Borden  
Mail Contract  
A. J. Woodman  
Evangeline Blank  
Acadia Pharmacy  
Box Packing of Apples

Local Happenings.

**OPERA HOUSE**  
Prof. Hanson will occupy the pulpit of St. Andrew's church next Sunday at both services.

The regular meeting of the United Mission Study Class will be held on Monday evening next at the Baptist church.

The Y. W. O. T. U. will meet at the home of Mrs. H. Pines, Main street at 7.30 Friday evening. A large attendance is desired.

TO-NIGHT

The postponed annual meeting of the Board of Trade will be held at 7.30 next Wednesday evening in the town building.

The next sewing meeting for the Labrador Mission will be held at Mrs. Geo. Fitch's Tuesday, Jan. 26th, at 7 o'clock.

A Mother's Social will be held in the Baptist church Friday afternoon, Jan. 29th. Program will be given in THE ACADIAN next week.

THE

The Wolfville boys play their first game of hockey for the season to-night when they cross sticks with the Crescents of Halifax, at Evangeline Klunk. The game should be a good one and well patronised.

Lost.—About Dec. 31st, a money purse with small amount inclosed. Would finder please leave word at P. O. Box 194.

Bishop Worrell has appointed Rev. R. F. Dixon Rural Dean of Avon, he having been nominated to the office by the clergy of Kings and Hants at its last meeting in December. Bishop Worrell holds a confirmation in St. J. his church March 11th.

"BELOVED"

Mr. and Mrs. Ross Norman and family wish through THE ACADIAN to thank those who by kind expression of sympathy and helpfulness, have aided and comforted them during their recent bereavement in the sudden calling away of their son and brother.

Lot of Boys' Reefers at 20 per cent discount. J. D. CHAMBERS.

We are authorized to take subscriptions for the DELINEATOR for ten days, at 75c per year. Subscribers to call at store for their copies. This is a special low offer, and everyone should take advantage of the opportunity to secure this splendid publication. J. D. CHAMBERS.

ADVENTURER.

Men's Overcoats and Reefers at 20 per cent, off at J. D. CHAMBERS.

Red Cross Work.

List of articles sent forward from the Red Cross Society for two weeks, ending Jan. 16th:  
21 sets pajamas  
50 prs. bedsocks  
62 mufflers  
74 prs. socks  
28 helmets  
84 prs. mittens  
14 prs. wristlets  
4 nightgowns  
4 bedshirts  
2 cholera belts  
1 dressing gown.

The Tea Room opened by Mrs. J. Elliot Smith on behalf of the Red Cross Society, opened in December, which has been running for four weeks, has proved a success.

Mrs. Smith takes great pleasure in presenting to the Red Cross Fund the sum of \$10.00 which amount has no record, over and above all expenses. Sixty cents of this amount was given by Mrs. Crawley in sweets.

The books, containing accounts of outfit and money taken in daily have been carefully kept and audited by Mrs. E. DeWolfe Arliff.

Mrs. Smith wishes particularly to thank the College faculty and Seminary for their liberal patronage.

Men's Class.

The meeting of the Men's Class last Sunday was largely attended. Dr. J. Farves Smith, who gave a most interesting account of Medical Mission Work in China, was most cordially received and his words listened to with great pleasure. The thanks of the men of the class are extended to Dr. Smith with the hope that on some future occasion he will be able to give them another address.

The lesson for next Lord's Day will be from John, chap. 7. The theme is: "Various opinions about Jesus." Come and "bring the other man and make it one kninded."

Seminary Notes.

Pupils are still being received in the Conservatory and Pine Arts Department. The equipment of the Conservatory has been increased by the addition of a new Kraus and Bach Grand Piano. Three Grand pianos are now available for use in the Conservatory.

The faculty recital, which was announced last week for Feb. 4th, will be given on Friday, Feb. 5th, 1915. Reserve this date. The concert will be the best of the faculty series in recent years.

# Men's Tan Military Boots

Just the Boot for this weather.

Made in Tan Calf at - \$5.50  
" " Tan Moose at 4.50

## HAND MADE

This is the best all round boot made. Just the Boot for the farm or street wear.

Very durable and easy to the feet. Fits like a glove. None better to wear and are waterproof.

TRY A PAIR.

# C. H. BORDEN

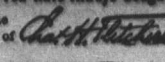
WOLFVILLE.

Personal Mention.

Contributions to this department will be gladly received.  
Mr. W. O. Archibald, Jr., of Wolfville, is now a student at the McGill Medical College, Montreal.

Mrs. Read, of Berwick, spent Sunday in town, visiting her daughter, Mrs. Coombs.

## CASTORIA

For Infants and Children.  
The Kind You Have Always Bought  
Beware the Signature of 

Gaspareau.

Mr. Clarence Kenne is a student in the Academy business course this term.

Miss Jackson left last Saturday for Boston where she will spend two months and will study the spring fashions in dressmaking.

Mr. Edward B. Davison wishes, through THE ACADIAN, to extend sincere gratitude to the many friends who, personally and by letter, have expressed sympathy and kindness to him in his deep bereavement, and for the many tokens of affection shown to his beloved wife in her last illness.

CARD.

To the RATEPAYERS OF THE TOWN OF WOLFVILLE:  
Having been presented with a resignation, signed by a number of ratepayers of the town of Wolfville, requesting my consent to be nominated for the position of Councilor at the coming election, and as a citizen deeply interested in the affairs of Wolfville (and with large property interests here as well) I feel that I am in duty bound to accede to this request. I now offer to serve your interests to the best of my ability, if nominated and elected. I may not be able to see all the voters so in this letter I make known the fact that I am in the field for the position of Councilor and if you elect me will serve your interests. I have no personal interests at stake. I am simply willing to take my turn at the work, and as an old citizen of the town, and a successful business man, I believe I have your confidence and support. AUREY V. RAND

Now is the time to buy Ladies' Coats and Skirts, 20 per cent. discount at J. D. CHAMBERS.

Pure Milk at 7c per quart at H. Van Zoost's. Delivered in bottles. Phone 1384

W. R. MACLELLAN,  
Post Office Inspector,  
Halifax, 14th January, 1915.

Wanted a Liniment Cures Distemper

SEPALED TENDERS, addressed to the Postmaster General, will be received at Ottawa until Noon, on Friday, the 26th February, 1915, for the conveyance of His Majesty's Mails, three times per week each way, between Kentville and New Ross, under a proposed contract for four years, to commence at the Postmaster General's pleasure.

Printed notices containing further information as to conditions of proposed Contract may be seen and blank forms of tender may be obtained at the Post Office of Kentville, New Ross and route offices, and at the office of the Post Office Inspector at Halifax.

W. R. MACLELLAN,  
Post Office Inspector,  
Halifax, 14th January, 1915.

## THEY ALL WANT HORSE FLIES BUT

These Pills are sold by all medicine dealers or may be had by mail at 25 cents a box or six boxes for \$2.50 from the Dr. Williams' Medicine Co., Brockville, Ont.

These Pills are sold by all medicine dealers or may be had by mail at 25 cents a box or six boxes for \$2.50 from the Dr. Williams' Medicine Co., Brockville, Ont.

These Pills are sold by all medicine dealers or may be had by mail at 25 cents a box or six boxes for \$2.50 from the Dr. Williams' Medicine Co., Brockville, Ont.

Municipal Council.

Continued from Page Two.

A petition for new road, Centreville to Upper Dyke Village, was read and referred to Committee on Roads and Bridges which later reported favorably. The report was adopted and Arch Foster appointed Commissioner. Bill of A. M. Thomas, \$28.75, for serving notices issued by supervisors of Public Grounds, Cornwallis, was read. Supervisors Chipman and North were heard. It was finally decided to defer action to April Term. Appointment of officers for Municipality, Townships and Wards were made. The several Councilors filed lists of persons nominated for the latter, which lists were approved and the persons therein named, duly appointed to the offices to which they had been nominated. Among Municipal appointments were: Auditors, Harold Northrup and Geo. L. Thomas; Solicitor, H. H. Wickwire, K. C.; Health Officer, Dr. P. N. Balcom; Inspector N. S. Temperance Act. C. A. Patriquin; Engineer Ditches and Watercourse, W. H. Woodworth. Overseers of Poor were reappointed in Aylenford and Cornwallis; in Horton Adelbert Caldwell was substituted for F. R. Caldwell. Trustees school lands in Cornwallis were reappointed. In Horton W. E. Colson was named in place of N. E. Bishop. Assessors appointed were: Ward 1, Geo. Kerr, Harold Klusman; a Leader Woodworth, Aubrey Borden; 2, Albert Benuet, Jos. Harris; 4, H. Ulley, K. W. Congdon; 5, Harold Flaney, F. H. W. Flawick; 6, D. MacDonnell, D. Nelforth; in Cornwallis, P. Innes; 7, Jas. Gertridge, Fred Ellis; 8, S. A. Bowser, Geo. Bishop; 9, F. G. Curran, Walter Hutchinson; 10, S. F. Banks, Spur gela Bowley; 11, E. H. Saunders, C. Gail; 12, W. E. Selridge, F. W. Foster; 13, R. Harlow, Geo. L. Webster; 14, J. Forman White, F. Saunders.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the properties in the county, thus securing an approach to uniformity. A bill of J. E. Coleman, Jailer, for the board of prisoners, had been referred by the Committee on Accounts to the Council. Many of the persons named had been imprisoned by order of the Recorder of the Town of Kentville and it was claimed that such fines as they paid went into the treasury of the town it was unfair that the municipality should bear the expense of their maintenance. B. Webster, Esq., Recorder of Kentville, explained that the matter of support of criminals was a matter of joint service between Town and the Municipality. That the expense of maintenance of inmates of the jail was born by the town and the municipality in proportion to their respective property valuations. That a larger number was sent by the Town of Kentville, than by the Municipality was true, but few of those so sent were residents of the town. They were generally visitors from the country districts or transients committed out of charity, so to speak. It seemed unfair that the Town should bear the full cost of maintenance in cases such as these. On motion the matter was referred to the Committee on adjustment of joint Service, to report at April Term. Concluded Next Week.

The resolution authorizing a temporary loan was passed; the amount was \$5000 instead of \$5000 as formerly. On motion, P. Innes was heard in reference to an irregularity in the assessment books regarding his property. He also spoke forcibly regarding the imperfections of the system of assessment and urged the adoption of a system under which one assessor would value all the