

Moved by Mr. Kirkpatrick, seconded by Mr. Willson,

That the Contractor be allowed, without prejudice, to complete the Gaol on the plan he has adopted, and when finished, if the building be approved of by the Government Inspector, that any extras claimed for by the Contractor be taken into consideration by the Council and arranged as the Council shall then see fit and proper; but the adoption of this Resolution by the Council shall not bind the Council to any sum or allowance whatever, more than is contained in the original Contract, \$7,750.

Moved by Mr. Hill, seconded by Mr. Lattimore, in amendment,

That all in the original motion after the word "That" be expunged, and the following inserted—this Council do now adjourn.

Which amendment being proposed to the Council was lost on a division.

The original motion being again proposed.

Moved by Mr. Lee, seconded by Mr. Buchner, in amendment,

That all in the original motion after the word "That" be expunged, and the following inserted—this Council having had the opinion of Messrs. Patterson, Harrison & Patterson in regard to the liability of the County for certain alterations and improvements from the original Plan of the North Wing of the Gaol, and having heard Mr. Latshaw's explanations in reference thereto: And whereas it appears to this Council that said alterations are decidedly for the interest of this County as well as being better arranged.

Be it therefore Resolved that the sum of \$—— be paid Mr. Schooley on account of said alterations, but no more be paid on account of said improvements until the Building is completed and accepted: the above sum not to prejudice Mr. Schooley's claim nor bind the County for any larger amount: but when the Building is completed the Council will consider the whole matter and act in a spirit of justice between the County and Mr. Schooley.

Which amendment was withdrawn by Mr. Lee with the consent of the seconder and the Council.

The original motion being again proposed.