

PROFESSIONAL CARDS.

DR. C. M. B. CORNELL.

COR. GARDEN AND PINE ST.
BROOKVILLE
PHYSICIAN SURGEON & ACCOUCHEUR

DR. T. F. ROBERTSON

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AND PINE ST. ONT.
EYE, EAR, THROAT AND NOSE.

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PHYSICIAN, SURGEON, ACCOUCHEUR

OFFICE HOURS—12.30-2.30 p.m.
8.30-5.00 p.m.

ATHENS

DR. G. J. STEPHENS, V. S.

Experienced Veterinary

Main Street — Athens
Next Karley & Parrell's Hardware Store
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Fire Insurance

E. J. PURCELL

AGENT for the Royal, Monarch, Waterloo
Mutual Fire Insurance Companies. Risks
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By-Law No. 532

Being a By-law for the approval of the
electors of the expenditure of \$6000.00 in
the addition to the High School Building
and other permanent improvements.WHEREAS High School District No.
2, Athens, is composed of the Municipal-
ities of the Incorporated Village of Athens
and the Townships of the Rear of Yonge
and Escott, in the United Counties of
Leeds and Grenville.AND WHEREAS The High School
Board of Athens High School have by res-
olution requested the Municipal Councils
of the afore-mentioned Municipalities to
submit a By-law to the vote of the qual-
ified electors of the respective Municipal-
ities to raise by the issue of debentures the
sum of \$6000.00 on the rateable property
of the High School district for building an
addition to the High School and other
permanent improvements.AND WHEREAS The said sum of
\$6000.00 to be raised (or levied) and paid
by the respective Municipalities in propor-
tion to their equalized assessment.AND WHEREAS to make the said
permanent improvements the Council of
the Village of Athens require to raise
\$6000.00 and to do so intend to create a debt
upon the said Municipalities of the Village
of Athens and the Townships of the Rear
of Yonge and Escott of \$6000.00 with in-
terest thereon at four and one half per
cent per annum, payable in thirty equal
annual instalments by the issue of debentures
to the amount of \$11,050.50 payable
as herein provided.AND WHEREAS the majority of the
Municipal Councils have determined that
the said debentures shall be payable in an-
nual instalments within thirty years from
the day on which this by-law takes effect,
such instalments to be in such amounts
that the aggregate amount payable for
principal and interest shall be the same in
each of the thirty years.AND WHEREAS the whole rateable
property of the said Municipality of the
Rear of Yonge and Escott according to the
last revised assessment roll of the said
Townships of the Rear of Yonge and Es-
cott, is the sum of \$415,225.AND WHEREAS there is no existing
debt secured by debentures of the Municip-
ality of the Rear of Yonge and Escott.AND WHEREAS the whole rateable
property of the said Municipality of the
Incorporated Village of Athens, according
to the last revised assessment roll of the
said Village of Athens is the sum of
\$349,724.62.AND WHEREAS the present existing
debt of the Incorporated Village of Athens
secured by debentures of the Municipal
Corporation of the Village of Athens is the
sum of \$16,095.56.AND WHEREAS for the paying off
the said sum of six thousand dollars and
interest thereon it will require to be raised
in each of the several years hereinafter
mentioned, the following sum viz: Three
Hundred and Sixty-eight dollars and
thirty-five cents (\$368.35).THEREFORE The Municipal Council of
the Rear of Yonge and Escott enacts as
follows:1. It shall and may be lawful for the
Athens High School Board to expend in
the erection of an addition to the High
School building and other permanent im-
provements to the said High School build-
ing the sum of six thousand dollars.2. It shall and may be lawful for the
Council of the Incorporated Village of
Athens to borrow for the purpose afore-
said, the sum of six thousand dollars and
issue debentures of the said Municipality
to the amount of \$11,050.50 (being the
total amount of the said amounts author-
ized to be borrowed as aforesaid and in-
terest on the unpaid principal at the rate
of four and one half per centum per
annum) in sums of not less than one
hundred dollars each, payable in the
manner and for the amounts and at the
times respectively set forth in the above
recitals to this by-law.3. That the said debentures shall be
payable at the agency of the Merchants
Bank of Canada at Athens on the 31st day
of December in each of the thirty years
hereinbefore mentioned and shall be
signed by the Reeve and Clerk of the Vil-
lage of Athens and sealed with the Cor-
poration seal and countersigned by the
Treasurer.4. That there shall be raised and paid
in each year hereinafter mentioned the
rateable property of the Municipality of
the Rear of Yonge and Escott and theIncorporated Village of Athens, in propor-
tion to their equalized assessment, a sum
sufficient to discharge the several instal-
ments of principal and interest accruing
due on the said debentures as the same
becomes due respectively payable accord-
ing to the provisions of this by-law.5. That this by-law shall take effect
immediately on the passing thereof and
the said debentures may be issued at any
time after the first day of March, A. D.
1913.6. That the votes of the ratepayers
of the said Municipality of the
Rear of Yonge and Escott qualified to
vote on money by-laws shall be taken on
this by-law in the several polling sub-
divisions appointed in the said Municipal-
ity for election purposes on the Sixth day
of January, A. D. 1913, commencing at
nine o'clock in the forenoon and closing at
five o'clock in the afternoon and for that
purpose the following persons shall be
deputy returning officers, and the follow-
ing shall be the polling places for taking
the votes, namely:John Rowsom, D.R.O., for No. 1. Pol-
ling Sub-division, at Elisha Stevens' resi-
dence, and Wallace C. Brown, poll clerk.
Thomas D. Spence, D. R. O., for No. 2.
Polling Sub-division, at Albert Morris'
residence, and Charles Howard, poll clerk.
James K. Redmond, D.R.O., for No. 3.
Polling Sub-division at Wallace Darling's
residence and Frederick Hollingsworth,
poll clerk.7. That the Reeve of the said Municipal-
ity of the Rear of Yonge and Escott shall
attend at the Township Hall in the Village
of Athens on the 16th day of December,
1912, at the hour of 10 o'clock in the fore-
noon for the purpose of appointing persons
to attend at the different polling places on
behalf of the persons interested in and
desirous of promoting or opposing the pas-
sing of this by-law respectively, and also
persons to attend at the final summing up
of the votes by the Clerk of the said
Municipality.8. That the Clerk of the Municipality of
the Rear of Yonge and Escott shall sum
up the number of votes given for and
against the by-law on the Seventh day of
January, A. D. 1913, at the hour of ten
o'clock in the forenoon at the Township
town hall in the Village of Athens.9. That this by-law shall be finally con-
sidered by the Council and if the same
shall have been assented to by the electors
shall then be passed on the 10th day of
February, A. D. 1913, at the hour of two
o'clock in the afternoon.By-law read a first time in open council
this 4th day of December, A. D. 1912.

R. E. CORNELL,

Clerk.

By-law read a second time in open
council this eleventh day of December,
A. D. 1912.

R. E. CORNELL,

Clerk.

By-law read a third time and finally
passed in open Council this 15th day of
February, A. D. 1913.

(Signed) A. M. FERGUSON,

Reeve.

(Signed) R. E. CORNELL,

Clerk.

NOTICE

The above is a true copy of a By-Law
passed by the Municipal Council of the
Township of the Rear of Yonge and Es-
cott, on the 15th day of February, A. D.
1913.And all persons are hereby required to
take notice that any one desirous of ap-
plying to have such By-Law, or any part
thereof, quashed, must make his applica-
tion for that purpose to the High Court of
Justice within three months next after the
publication of this notice once a week for
three successive weeks, in the newspaper
called The Athens Reporter, or he will be
too late to be heard in that behalf.

R. E. CORNELL,

Clerk.

By-Law No. 184

WHEREAS High School District
No. 2, in the United Counties of
Leeds and Grenville, is composed of the
Municipalities of the Incorporated
Village of Athens and the Township
of the Rear of Yonge and Escott.AND WHEREAS The High
School Board of Athens High School
have by resolution requested the
Municipal Councils of the aforemen-
tioned Municipalities to submit a by-
law to the vote of the qualified electors
of the respective Municipalities to
raise by the issue of debentures the
sum of six thousand dollars to be raised,
or levied, and is to be paid by the res-
pective Municipalities in proportion
to their equalized assessment.AND WHEREAS to make the
said permanent improvements the
Council of the Village of Athens require
to raise \$6,000.00 and to do so
intend to create a debt upon the said
Municipalities of the Village of Athens
and the Township of the Rear of
Yonge and Escott of \$6,000.00 and in-
terest thereon at four and one half per
cent per annum, payable in thirty
equal annual instalments, by the issue
of debentures to the amount of
\$11,050.50 payable as herein provided.AND WHEREAS the majority of
the Municipal Councils have deter-
mined that the said debentures shall be
payable in annual instalments within
thirty years from the day on which
this by-law takes effect, such instal-
ments to be in such amounts that the
aggregate amount payable for principal
and interest shall be the same in each
of the thirty years.AND WHEREAS The whole rateable
property of the Municipality of the
Incorporated Village of Athens accord-
ing to the last revised assessment roll
of the said Village of Athens is the
sum of \$349,724.62.AND WHEREAS the present
existing debt of the said Village of
Athens secured by debentures of the
said Municipal Corporation of the Vil-
lage of Athens is the sum of
\$16,095.56.THEREFORE The Municipal Council of
the Rear of Yonge and Escott enacts as
follows:1. It shall and may be lawful for the
Athens High School Board to expend in
the erection of an addition to the High
School building and other permanent im-
provements to the said High School build-
ing the sum of six thousand dollars.2. It shall and may be lawful for the
Council of the Incorporated Village of
Athens to borrow for the purpose afore-
said, the sum of six thousand dollars and
issue debentures of the said Municipality
to the amount of \$11,050.50 (being the
total amount of the said amounts author-
ized to be borrowed as aforesaid and in-
terest on the unpaid principal at the rate
of four and one half per centum per
annum) in sums of not less than one
hundred dollars each, payable in the
manner and for the amounts and at the
times respectively set forth in the above
recitals to this by-law.3. That the said debentures shall be
payable at the agency of the Merchants
Bank of Canada at Athens on the 31st day
of December in each of the thirty years
hereinbefore mentioned and shall be
signed by the Reeve and Clerk of the Vil-
lage of Athens and sealed with the Cor-
poration seal and countersigned by the
Treasurer.4. That there shall be raised and paid
in each year hereinafter mentioned the
rateable property of the Municipality of
the Rear of Yonge and Escott and theIncorporated Village of Athens, in propor-
tion to their equalized assessment, a sum
sufficient to discharge the several instal-
ments of principal and interest accruing
due on the said debentures as the same
becomes due respectively payable accord-
ing to the provisions of this by-law.5. That this by-law shall take effect
immediately on the passing thereof and
the said debentures may be issued at any
time after the first day of March, A. D.
1913.6. That the votes of the ratepayers
of the said Municipality of the
Rear of Yonge and Escott qualified to
vote on money by-laws shall be taken on
this by-law in the several polling sub-
divisions appointed in the said Municipal-
ity for election purposes on the Sixth day
of January, A. D. 1913, commencing at
nine o'clock in the forenoon and closing at
five o'clock in the afternoon and for that
purpose the following persons shall be
deputy returning officers, and the follow-
ing shall be the polling places for taking
the votes, namely:John Rowsom, D.R.O., for No. 1. Pol-
ling Sub-division, at Elisha Stevens' resi-
dence, and Wallace C. Brown, poll clerk.
Thomas D. Spence, D. R. O., for No. 2.
Polling Sub-division, at Albert Morris'
residence, and Charles Howard, poll clerk.
James K. Redmond, D.R.O., for No. 3.
Polling Sub-division at Wallace Darling's
residence and Frederick Hollingsworth,
poll clerk.7. That the Reeve of the said Municipal-
ity of the Rear of Yonge and Escott shall
attend at the Township Hall in the Village
of Athens on the 16th day of December,
1912, at the hour of 10 o'clock in the fore-
noon for the purpose of appointing persons
to attend at the different polling places on
behalf of the persons interested in and
desirous of promoting or opposing the pas-
sing of this by-law respectively, and also
persons to attend at the final summing up
of the votes by the Clerk of the said
Municipality.8. That the Clerk of the Municipality of
the Rear of Yonge and Escott shall sum
up the number of votes given for and
against the by-law on the eleventh day
of January, A. D. 1913, at the hour of
ten o'clock in the forenoon at the Vil-
lage Town Hall, Athens.9. This by-law shall be finally con-
sidered by the Council and if the same
shall have been assented to by the electors
shall then be finally passed on the
17th day of February, 1913, at the
hour of seven o'clock in the afternoon.By-law read a first time in open
council this 16th day of December
A. D. 1912.By-law read a second time in open
council this 16th day of December
A. D. 1912.By-law read a third time in open
council and finally passed this 17th day
of February, A. D. 1913.M. B. HOLMES,
Reeve.G. F. DONNELLEY,
Clerk.

NOTICE

The above is a true copy of a By-
Law passed by the municipal council ofoff the said sum of six thousand dollars
and interest thereon, it will require to
be raised in the several years hereina-
fter mentioned, the following sums:

Year	Principal	Interest	Total
1912	\$ 98.35	\$270.00	\$368.35
1913	102.78	265.57	368.35
1914	107.40	260.95	368.35
1915	112.23	256.12	368.35
1916	117.29	251.06	368.35
1917	122.59	245.79	368.35
1918	128.08	240.27	368.35
1919	133.84	234.51	368.35
1920	139.86	228.49	368.35
1921	146.16	222.19	368.35
1922	152.73	215.62	368.35
1923	159.61	208.74	368.35
1924	166.79	201.56	368.35
1925	174.29	194.05	368.35
1926	182.14	186.21	368.35
1927	190.34	178.01	368.35
1928	198.90	169.45	368.35
1929	207.85	160.50	368.35
1930	217.20	151.15	368.35
1931	226.98	141.37	368.35
1932	237.19	131.16	368.35
1933	247.87	120.48	368.35
1934	259.02	109.33	368.35
1935	270.68	97.67	368.35
1936	282.86	85.49	368.35
1937	295.59	72.76	368.35
1938	308.89	59.46	368.35
1939	322.79	45.56	368.35
1940	337.31	31.04	368.35
1941	352.49	15.86	368.35

THEREFORE The Municipal Council
of the Incorporated Village of
Athens enacts as follows:—1. It shall and may be lawful for
the Athens High School Board to ex-
pend in the erection of an addition and
other permanent improvements to the
said High School Building the sum of
Six Thousand dollars.2. It shall and may be lawful for
the Council of the Incorporated Village
of Athens to borrow for the purposes
aforesaid the said sum of six thousand
dollars and issue debentures of the said
Municipality to the amount of
\$11,050.50 (being the total amount of
the said amounts authorized to be bor-
rowed as aforesaid and interest on the
unpaid principal at the rate of four and
one half per centum per annum) in
sums of not less than one hundred dol-
lars each, payable in the manner and
for the amounts and at the times re-
spectively set forth in the above re-
citals to this by-law.3. That the said debentures shall be
payable at the agency of The Mer-
chants Bank of Canada at Athens on the
31st day of December in each of
the thirty years hereinbefore mentioned
and shall be signed by the Reeve and
the Clerk of the Village of Athens and
sealed with the Corporation seal and
countersigned by the Treasurer.4. That there shall be raised and
levied in each year by a special rate on
all the rateable property of the Munici-
pality of the Incorporated Village of
Athens and the Township of the Rear
of Yonge and Escott, in proportion to
their equalized assessment, a sum suffi-
cient to discharge the several instal-
ments of principal and interest accru-
ing due on the said debentures as the
same becomes due respectively payable
according to the provisions of this by-
law.5. That this by-law shall take effect
immediately on the passing thereof and
the said debentures may be issued at
any time after the first day of March
A. D. 1913.6. That the votes of the ratepayers
of the said Municipality of the Inco-
porated Village of Athens qualified to
vote on money by-laws shall be taken
on this by-law in the several polling
subdivisions appointed in the said
Municipality for election purposes on the
tenth day of January A. D. 1913,
commencing at nine o'clock in the
forenoon and closing at five o'clock in
the afternoon and for that purpose the
following persons shall be deputy re-
turning officers, and the following shall
be the polling places for taking the
votes, namely:—H. C. Phillips, D. R. O. for No. 1.
Polling sub-division at the town hall,
S. C. A. Lamb, Poll Clerk.
George Gairford, D. R. O. for No. 2.
Polling Sub-division at the Conlin
barber shop, L. Glenn Earl Poll Clerk.7. The Reeve of the said Munici-
pality of the Incorporated Village of
Athens shall attend at the Village
Town hall in the Village of Athens on
the 21st day of December 1912, at the
hour of ten o'clock in the forenoon for
the purpose of appointing persons to
attend at the different polling places
on behalf of the persons interested in
and desirous of promoting or oppos-
ing the passing of this by-law respectively,
and also persons to attend at the final
summing up of the votes by the Clerk
of the said Municipality.8. That the Clerk of the Munici-
pality of the Village of Athens shall
sum up the number of votes given for
and against the by-law on the eleventh
day of January 1913, at the hour of
ten o'clock in the forenoon at the Vil-
lage Town Hall, Athens.9. This by-law shall be finally con-
sidered by the Council and if the same
shall have been assented to by the electors
shall then be finally passed on the
17th day of February 1913, at the
hour of seven o'clock in the afternoon.By-law read a first time in open
council this 16th day of December
A. D. 1912.By-law read a second time in open
council this 16th day of December
A. D. 1912.By-law read a third time in open
council and finally passed this 17th day
of February, A. D. 1913.M. B. HOLMES,
Reeve.G. F. DONNELLEY,
Clerk.

NOTICE

The above is a true copy of a By-
Law passed by the municipal council ofthe Village of Athens on the 17th day
of February, A. D. 1913: And all
persons are hereby required to take
notice that any one desirous of ap-
plying to have such By-Law, or any part
thereof, quashed, must make his applica-
tion for that purpose to the High
Court of Justice, within three months
next after the publication of this
notice once a week for three successive
weeks, in the newspaper called The
Athens Reporter or he will be too late
to be heard in that behalf.G. F. DONNELLEY,
Clerk of the Village of Athens.

Interesting Will Case

Lydia Phillips, Athens, Ont., died
on April 1st, 1912, leaving a will dis-
posing of her estate to nine persons—
six nephews and nieces and to three per-
sons not related she left the sum of
\$50 each, and in the clause following
directed that the balance of her estate
be equally divided "among my afore-
said heirs."The executors applied to the court
to learn whether the residue was to be
divided into six shares for the nephews
and nieces, or into nine shares for all
the legatees. The nieces and nephews
contended that the word "heirs"
should be construed narrowly, and
that they alone were entitled to share
the residue. On the other hand, the
three persons declared that the word
"heirs" was equivalent to the word
"legatees," being used colloquially
therefor.Justice Middleton, in a judgement
given at Osgoode Hall, decided in
favor of the nephews and nieces."The amount of the legacies given in
the first instance," he says, "fifty dol-
lars each, is comparatively small, and
it is unlikely that she would have in-
tended the comparatively large benefit
to be conferred upon strangers."He adds that if the testatrix had in-
tended the sum to have been equally
divided among the nine persons it
would have been easier to have said so
than to have used the more elaborate
term of will.

Wiltsetown Honor Roll

Sr. IV—Leslie Earl, Kate Halliday.
Jr. IV—Maggie Gibson, Mary Al-
guire, Raymond Rowsome, Jasper
Parish.Sr. III—Cecil Earl, Jonas Stacey,
Maria Alguire.
Jr. III—Elmer Parish, Alfred
Price.Sr. II—Bessie Parish, Morris Earl.
Jr. II—Wilfred Hoffmann.
Primer—Marrion Earl.
Aggregate, 291; Average, 14.55.

Starling Morris, Teacher.

the Village of Athens on the 17th day
of February, A. D. 1913: And all
persons are hereby required to take
notice that any one desirous of ap-
plying to have such By-Law, or any part
thereof, quashed, must make his applica-
tion for that purpose to the High
Court of Justice, within three months
next after the publication of this
notice once a week for three successive
weeks, in the newspaper called The
Athens Reporter or he will be too late
to be heard in that behalf.G. F. DONNELLEY,
Clerk of the Village of Athens.

PUBLIC NOTICE

Notice is hereby given that the Council
of the Township of Rear of Leeds and
Lansdowne intend to pass a By-Law
diverting the road allowance as at present
travelled at the rear of the Ninth Conces-
sion of the Township of Lansdowne on the
West side of the Lyndhurst River, at or
near what is known as the Old Latimer
Bridge (crossing said river) along a course
on the West side of said River as already
laid out to what is known as Latimer
Rapids of the present location and cross-
ing said Lyndhurst River at Latimer Ra-
pids and returning in a North-easterly di-
rection to the road allowance as now
travelled, and such allowance as now
travelled, on the East Side of said River.And Take Notice that a meeting of the
Council of the said Municipality will be
held at the Council Room, Lyndhurst, on
Wednesday the 2nd day of April A. D.
1913, at the hour of 10 o'clock in the fore-
noon at which time and place the council
will hear those interested in and oppos-
ing the proposed diversion of said road.
Dated this 24th day of February A. D.
1913.R. J. GREEN,
Clerk of Rear of Leeds and Lansdowne

Notice To Creditors

In the Matter of the Estate of Elizabeth
McBratney, late of the Village of
Athens in the County of Leeds, Spin-
ster, deceased.NOTICE is hereby given pursuant to
the "Statutes of Ontario" I, George V.
Chapter 25, Sec. 55, that all creditors and
others having claims against the estate of
the said Elizabeth McBratney, who died
on or about the 27th day of December,
1912, are required on or before the fifth
day of April, 1913, to send by post pre-
paid or deliver to T. R. Beale of the Vil-
lage of Athens, Solicitor for the executors
of the Will of the said deceased, their
claims and surnames, addresses and
descriptions, the full particulars of their
claims, the statement of their accounts,
and the nature of the securities, if any
held by them.And further take notice that after the
last mentioned date the said Executors
will proceed to distribute the assets of the
said deceased among the parties entitled
thereto, having regard only to the claims
of which they shall then have notice, and
that the said Executors will not be liable
for the said assets of any part thereof to
any person or persons of whose claims
notice shall not have been received by
them at the time of such distribution.T. R. BEALE
Solicitor for James F. Gordon and