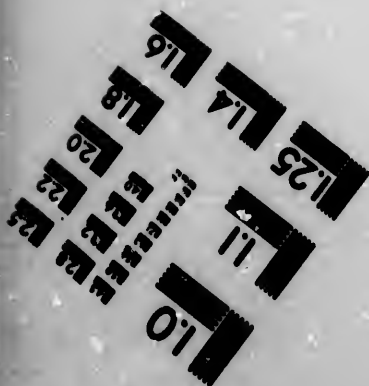
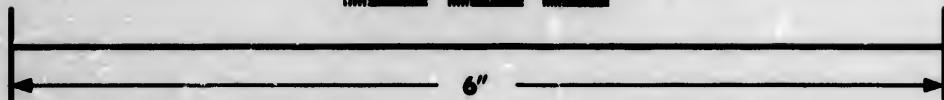
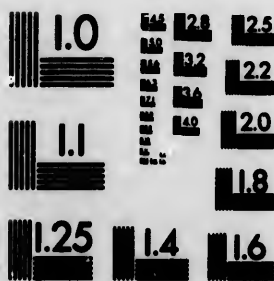


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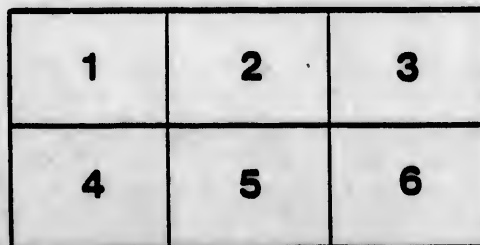
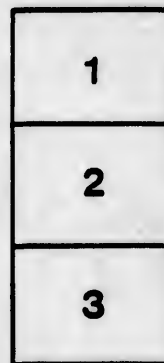
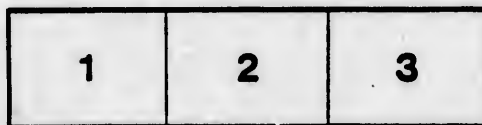
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1886.

PROCEEDINGS

OF THE

MUNICIPAL COUNCIL

OF THE

COUNTY OF WELLAND.

December Session—E. Cruikshank, Esq., Warden.

DEC. 6TH, 7TH, 8TH, 9TH, 10TH, 11TH, 1886.

WELLAND, ONT.

PRINTED AT THE TRIBUNE STEAM PRINTING HOUSE.

1886.

PROCEEDINGS
OF THE
MUNICIPAL COUNCIL
OF THE
COUNTY OF WELLAND.

DECEMBER SESSION.

WELLAND, Dec. 6th, 1886.

Pursuant to call of the Warden, the Council met in Council Chamber, Welland, at 2 o'clock p. m., for the purpose of considering general business.

E. Cruikshank, Esq., Warden, in the chair.

Members present—Messrs. Barnhard, Brown, Bugar, Cron-
miller, Emmett, Cainer, Garner, Hansler, Hobson, Macklem, Mc-
Cleary, Neff, Orchard, Ramsden, Shrimpton, Springer, Turner, J.
Wilson and H. Willson. Present.

The Warden remarked, in opening the Council, that he did not
consider it necessary to refer particularly to the calling of the Council
at this time of the month, it being the usual time for closing up the
business for the year ;

Warden's re-
marks.

He referred to the award between the County and Town of Niagara Falls, and stated that from communications received which would be submitted to council that the award was still in force ; that everything had been done on the part of the County to have the award set aside, but as yet had not been successful ;

Matters before
Council.

That the revision of the Insane List would require the attention of Council at this session ;

That the suit brought by Leidy against the County had not as yet been decided.

With some further remarks pertaining to the general business of the County, he concluded his remarks by presenting to the Council communications from the Education Department *re* Welland High School ;

From the Stapleton Salt Works ;

From the Provincial Secretary, *re* award ;

From Education Department, *re* Sub-Treasurers and Legislative school grant ;

From James McClive, as to English immigrants ;

Also, from Crown Lands Department as to survey, Pelham and and Gainsboro ;

Also, report to Warden by Road and Bridge Committee, *re* Beckett's Bridge ;

Also, duplicate invoice of articles sent to Colonial Exhibition ;

Also, from Crown Lands Department, *re* survey, Pelham and Clinton ;

Also, from B. B. Osler, *re* Award ;

Also, from Honorable Chas. Tupper, *re* Colonial Exhibition ;

Also, from County Norfolk, *re* Scott Act ;

Also, printed minutes from several counties ;

Also, from R. M. Soule, making application to be admitted to Agricultural College at Guelph.

Moved by Mr. Orchard, seconded by Mr. Emmett,

That the hours of meeting and adjournment of this Council during the present session be as follows: Meet at 9 o'clock a. m., adjourn at 12:30 p. m.; meet again at 2 p. m. and adjourn at 6 p. m.—Carried.

Seasonal hours.

The Warden presented report of County Clerk, which was read to Council.

Co. Clerk's report.

Moved by Mr. Orchard, seconded by Mr. Garner,

That the County Treasurer lay before this Council during the present session, a statement shewing the amount due from the different municipalities for arrears of taxes for the year 1885, with interest to the first December inst.—Carried.

Arrears of taxes.

Mr. McCleary gives notice that he will on to-morrow ask leave to introduce a petition to his Excellency the Governor-General of Canada, praying that the Dominion Government will grant certain aid by way of subsidy to the St. Catharines and Niagara Central Railway.

Re St. Catharines and Niagara Central Railroad.

Moved by Mr. Orchard, seconded by Mr. Emmett,

That the application of Mr. R. M. Soule, of Stamford, to be admitted to the Agricultural College at Guelph, as per Sec. 3, 49 Vic., Cap. 47, be accepted, he having furnished the necessary certificate required by the said act; and that the Clerk do issue a certificate of his selection as the County Student.—Carried.

R. M. Soule selected as County Student.

Moved by Mr. Hobson, seconded by Mr. McCleary,

That whereas the memorial passed by this Council on the 18th day of August last, directed to the Lieutenant-Governor in Council, asking that he direct that the amount of compensation fixed by the award between the corporation of the Town of Niagara Falls and the corporation of the County of Welland, made the 11th day of August, 1881, be reconsidered, does not in the opinion of the Lieutenant-Governor submit sufficient proof for the reconsideration by him of the said award;

Re Niagara Falls award.

And whereas several communications have passed between the

County Clerk and the Government in the matter without the desired result to date ;

And whereas the Warden has employed Mr. B. B. Osler, of Toronto, as counsel for this county, for the purpose of properly presenting the matter to the Lieutenant-Governor in Council ;

Be it therefore resolved by this Council, that we approve of the Warden's action, and do hereby authorize him to take all necessary steps to bring the case to a speedy settlement.—Carried.

Moved by Mr. McCleary, seconded by Mr. Gainer,

Com re Canada
Temperance
Act referred

That the communication from the County Clerk, of the County of Norfolk, *re* Canada Temperance Act, be referred to the following committee, with instructions to report during the present session, viz., Messrs. Burgar, Brown, Shrimpton, Hobson, Garner, and the mover and seconder.—Carried.

Moved by Mr. McCleary, seconded by Mr. Turner,

Com. re salt
trade referred.

That the communication from Henry Ransford, relative to certain legislation asked for in connection with the salt trade, be referred to the following committee with instructions to report during the present session, viz., Messrs. Macklem, Hansler, Neff, J. Wilson and Orchard.—Carried.

Moved by Mr. Hobson, seconded by Mr. Orchard,

Re exhibit at
Colonial Exhi-
bition.

That in view of the desire expressed in circular of Sir Charles Tupper, that the exhibit placed by this County in the Colonial and Indian Exhibition may be allowed to permanently remain, for the purpose of establishing an Imperial Colonial and Indian Institution in London for the permanent exhibition of the products of the Colonies and India as a memorial of the jubilee of the reign of Her Majesty the Queen, be concurred in by this Council in so far as relates to the exhibits the property of the County ; and that the Warden be authorized to communicate to that effect to Sir Charles Tupper, the Executive Commissioner.

That before writing Sir Charles Tupper, the Warden do communicate with the corporation of the Town of Niagara Falls as to

their portions of the exhibit, asking that they may be pleased to allow him to authorize the permanent placing of their exhibits along with those of the County ;

That the Warden do ask that different private exhibits be returned to this County ;

That the Warden also do ask the Executive Commissioner to give his personal attention to the proper placing of the views of the Welland Canal and Niagara River so that the parties attending the Exhibition may properly judge of that which they purpose to represent.
—Carried.

The hour of adjournment having arrived the Warden left the chair.

SECOND DAY—MORNING SESSION.

TUESDAY, December 7th, 1886

Pursuant to adjournment the Council met at 9 o'clock a. m.

The Warden in the chair.

Members present :—Messrs. Barnhard, Brown, Burgar, Cron-
miller, Ellsworth, Emmett, Gainer, Garner, Hansler, Hobson, Mack-
lem, McCleary, Miller, Neff, Orchard, Ramsden, Riselay, Shrimpton,
Springer, Turner, J. Wilson and H. Willson.

Present.

Minutes of yesterday were read by the Clerk and approved by Council.

The Warden presented a communication from Sheriff Duncan, accompanied by a copy of a letter from Mr. O'Reilly, Inspector of Prisons.

Com. from
Sheriff.

Jail report.

Also, first report of Jail Committee, which was read to Council.

Moved by Mr. Ramsden, seconded by Mr. Macklem,

That this Council do go into committee of the whole to consider the report of the Jail Committee now before them.—Carried.

Pursuant to motion, the Council went into committee of the whole.

Mr. Riselay in the chair.

Before the committee rose, the hour of adjournment arrived, and the chairman left the chair.

AFTERNOON SESSION.

At 2 o'clock p. m. the Council resumed and went into committee of the whole.

Mr. Riselay in the chair.

The committee rose and reported the following resolution :

Moved by Mr. Garner, seconded by Mr. Orchard,

Report of the
Committee of
the Whole on
prison labor.

That inasmuch as it does not appear to this Council at the present time that work can be furnished within the jail yard of the County of Welland for the prisoners to do, that will prove of any profit to this County ;

And whereas it is advisable that some work should be provided so that the prisoners will not be entirely idle :

Therefore be it resolved that the Jail Committee be, and they are, hereby authorized to purchase one cord of stone known as field stone, of a size from 40 to 60 lbs. weight, and place them in the jail yard ; and that the Sheriff be, and he is, hereby requested to cause

the prisoners sentenced to hard labor in the Welland Jail to carry these stone so furnished from one side of the jail yard to the other, and when the said stone are carried to the one side, to then carry them back again, and so continue to carry them from day to day,—provided always that if any work can be provided that will prove profitable to the County or useful to the Town of Welland, the said carrying of stone be discontinued.—Carried.

Mr. Ramsden gives notice that he will on to-morrow ask leave to introduce a bill to repeal By-law No. 502, passed on the 4th day of June, 1886, relating to Jail Surgeon. Re Jail Surgeon.

Moved by Mr. Hobson, seconded by Mr. McCleary,

That in the opinion of this council it is considered that the expense of arresting, trial and committing of prisoners to the County Jail who are styled tramps or vagrants is great, and in its opinion it is desirable that the attention of the Police Magistrate of the Town of Welland be called to the advisability of allowing this class of prisoners to be at liberty of quitting the town before being dealt with by law, and that the Police Magistrate be respectfully asked to carry out this request.—Carried on a division. Commitment of tramps by Welland Police Magistrate

The Warden presented a communication from Stephen S. Dell re Town Line Bridge between Crowland and Willoughby, which was read to Council. Com. from S. S. Dell.

Also, report of Local Committee on Roads and Bridges, Thorold and Stamford, which was read to Council. Report, roads and bridges, Thorold and Stamford.

Moved by Mr. J. Wilson, seconded by Mr. Orchard,

That the report just read be adopted.—Carried. Adopted.

Moved by Mr. McCleary, seconded by Mr. Turner,

That leave be given to introduce a petition to His Excellency the Governor General of Canada, praying that a certain subsidy be granted to the St. Catharines and Niagara Central Railroad. Subsidy to St. Catharines and Niagara Central Railroad.

Leave granted.

Moved by Mr. McCleary, seconded by Mr. Turner,
That the petition be read a first time.—Carried.

Petition read a first time.

Moved by Mr. McCleary, seconded by Mr. Turner,

Motion lost.

That the petition be read a second time, which was lost on a
division.

The hour of adjournment having arrived, the Warden left the
chair.

THIRD DAY—MORNING SESSION.

WEDNESDAY, December 8th, 1886.

Pursuant to adjournment, the Council met at 9 o'clock a. m.

The Warden in the chair.

Present.

Members present :—Messrs. Barnhard, Brown, Burgar, Cron-
miller, Ellsworth, Emmett, Gainer, Garner, Hansler, Hobson, Mack-
lem, McCleary, Miller, Neff, Orchard, Ramsden, Riselay, Shrimpton,
Springer, Turner, J. Wilson and H. Willson.

The minutes of yesterday were read by the Clerk and approved
by Council.

Moved by Mr. Hobson, seconded by Mr. Macklem,

County poor
house.

That this Council do go into committee of the whole to consider
the poor house question.—Carried.

Pursuant to motion the Council went into committee of the
whole, Mr. Garner in the chair.

The committee rose and reported the following resolution :

Moved by Mr. Hobson, seconded by Mr. Macklem,

That in view of the large expenditure that this County has been put to in the keeping of its insane destitute for past years, the increase of the same as shewn by the last half-year's list of the insane destitute, the reports received from different counties showing the cost is much less where industrial homes exist : it is highly desirable that this Council take steps for the purpose of fully understanding the advisability of establishing an industrial home for this County :

Be it therefore resolved by this Council that a committee be appointed for the purpose of visiting several counties, to ascertain facts that will be of value to lay before this Council in the matter.

Report adopted.

Messrs. Frank Wyatt, Reeve of Louth, Ex-Warden of the County of Lincoln, Jacob W. Strong, Reeve of Gainsboro, Ex-Warden, and Gage J. Miller, Deputy-Reeve of Niagara Township, occupied seats with the Warden, and by invitation addressed the Council in reference to establishing a poor house, and gave some valuable information relating thereto.

Moved by Mr. J. Wilson, seconded by Mr. Riselay,

That whereas Mr. John V. Eitle, of the Township of Gainsboro, had the misfortune during the winter of the year 1885 to have one of his team of horses fall through the railing of the Wellandport bridge and lodge on the ice, a distance of some twelve feet, said bridge being on the line between the counties of Lincoln and Welland, and on account of such fall the horse received injury and a veterinary surgeon's services had to be procured and paid, and also lost the use of horse for some three months :

Re J. V. Eitle's horse.

Be it therefore resolved that this Council grant him the sum of twenty dollars, provided the County of Lincoln grant him a like sum, and that the Warden issue his cheque in favor of Mr. John V. Eitle for said amount.

The yeas and nays being called, were taken as follows :

YEAS—Messrs. Brown, Riselay and J. Wilson—3.

Motion lost.

NAVS—Messrs. Barnhard, Cronmiller, Ellsworth, Emmett, Garner, Garner, Hansler, Hobson, Macklem, Miller, Neff, Orchard, Ramsden, Shrimpton, Springer, Turner and H. Willson—17.

Motion passing in the negative, majority 14.

The hour of adjournment having arrived, the Warden left the chair.

AFTERNOON SESSION.

At 2 o'clock p. m. the Council resumed.

Moved by Mr. Barnhard, seconded by Mr. Riselay,

Wm. Burns,
caretaker of
Montrose
Bridge, paid.

That the Warden do issue his check in favor of William Burns for \$50, being for one year's salary as caretaker of Montrose Bridge, ending December 31, 1886; and also for two dollars for small repairs on the above bridge.—Carried.

Report--Roads
and Bridges--
Bertie and
Willoughby.

The Warden presented report of Local Committee on Roads and Bridges for Bertie and Willoughby, which was read to Council.

Moved by Mr. Riselay, seconded by Mr. Barnhard,

That the report, just read, be adopted.—Carried.

Report--Roads
and Bridges--
Bertie and
Humberstone.

The Warden presented report of Local Committee on Roads and Bridges for Bertie and Humberstone, which was read to Council.

Moved by Mr. Ramsden, seconded by Mr. Riselay,

That the report, just read, be adopted.—Carried.

Poor house
committee.

Moved by Mr. Macklem, seconded by Mr. McCleary,

That the Warden, Messrs. Hobson and Ramsden be appointed

a special committee *re* Poor House, in accordance with report of committee of the whole, and that they be instructed to report at next meeting of Council ; and

Moved by Mr. J. Wilson, seconded by Mr. Springer, in amendment,

That the matter *re* Poor House be laid over until January session of Council. Laid over.

Amendment carried on a division.

The Warden presented report of County Treasurer pursuant to motion, which was read to Council ; Report, Co. Treasurer.

Also, report from Special Committee, *re* Scott Act, which was read to Council. Report *re* Scott Act.

Moved by Mr. Burgar, seconded by Mr. Garner,

That the report of Special Committee, just read, be adopted. Adopted.

The yeas and nays being called, were taken as follows :

YEAS—Messrs. Barnhard, Brown, Burgar, Gainer, Garner, Hansler, Hobson, McCleary, Miller, Neff, Orchard, Ramsden, Riselay, Shrimpton, Springer, Turner, J. Wilson and H. Willson—18.

NAVS—Messrs. Cronmiller, Ellsworth, Emmett and Macklem—4.

Adoption of the report passing in the affirmative ; majority—14.

The Warden presented report of Local Committee on Roads and Bridges for Crowland and Humberstone, which was read to Council. Report—Roads and Bridges—Crowland and Humberstone.

Moved by Mr. Ramsden, seconded by Mr. Springer,

That the report, just read, be adopted.—Carried.

The Warden presented report of Special Committee on Stapleton Salt Works communication, which was read to Council. Report *re* Salt Works communication.

Moved by Mr. Macklem, seconded by Mr. J. Wilson,

That the report, just read, be adopted.—Carried. Adopted.

Moved by Mr. Riselay, seconded by Mr. Barnhard,

That the report of Road and Bridge Committee to the Warden, Report *re* settlement with Mr. Ray.

with reference to settlement with Mr. Ray, for the building of Beckett's Bridge over the Chippawa, be adopted, said report being in accordance with resolution of Council of date 18th August, 1886 ; and

Moved by Mr. McCleary, seconded by Mr. Gainer, in amendment,

That the report of Road and Bridge Committee be not now adopted, but that the same be referred back to said committee with instructions to give a detailed account of the extras paid for on the Beckett's Bridge ; also report the original amount claimed by the contractor ; also by whom the extras were ordered or sanctioned.

The yeas and nays being called, were taken as follows :

YEAS—Messrs. Barnhard, Ellsworth, Emmett, Gainer, Garner, Hansler, Hobson, McCleary, Shrimpton, Turner, J. Wilson and H. Willson—12.

NAYS—Messrs. Brown, Macklem, Miller, Ramsden and Riselay—5.

Amendment passing in the affirmative ; majority—7.

The hour of adjournment having arrived, the Warden left the chair.

FOURTH DAY—MORNING SESSION.

THURSDAY, December 9th, 1886.

Pursuant to adjournment, the Council met at 9 o'clock a. m.

The Warden in the chair.

Present.

Members present :—Messrs. Barnhard, Brown, Bugar, Cronmiller, Ellsworth, Emmett, Gainer, Garner, Hansler, Hobson, Mack-

lem, McCleary, Miller, Neff, Orchard, Ramsden, Riselay, Shrimpton, Springer, Turner, J. Wilson and H. Willson.

The minutes of yesterday were read by the Clerk and approved by Council.

Moved by Mr. Macklem, seconded by Mr. Ramsden,

That this Council memorialize the Dominion Government to fix the standard for a barrel of salt, making the legal weight of five bushels or 280 pounds net, and that the weight be stamped on the barrel ; and that the Clerk be requested to prepare a memorial to the above effect, have it properly signed and sealed and forwarded to the proper authority.—Carried.

Memorial re salt.

The Warden presented report of Local Committee on Roads and Bridges for Pelham and Gainsboro, which was read to Council.

Report—Roads and Bridges—Pelham and Gainsboro.

Moved by Mr. Garner, seconded by Mr. Hansler,

That the report, just read, be adopted.—Carried.

Adopted.

Moved by Mr. Miller, seconded by Mr. Garner,

That whereas this Council is credibly informed that Niagara River, in the vicinity of Fort Erie and International Bridge, is being continually polluted by the deposit of great quantities of refuse garbage and filth of the most deleterious description, endangering the health of residents near the river using the water of the same for domestic purposes, and destroying the fish in the said waters :

Re pollution of Niagara River

Therefore be it resolved that in the opinion of this Council the Government of Canada should take steps to abate the said nuisance, and that the Warden and Clerk be instructed to prepare and transmit to the Marquis of Lansdowne, Governor-General of Canada, a memorial praying to take such action as may be expedient in his opinion to effect such object.—Carried.

By request of the Warden, the insane-destitute list was taken up for revision.

Revision of insane-destitute list.

Moved by Mr. Riselay, seconded by Mr. Ellsworth,

That the grant to Hilinda Singer, an insane destitute, be increased to \$3.00 per week from 1st January next.—Carried.

Hilinda Singer

John Harper.

Moved by Mr. Ramsden, seconded by Mr. Neff,

That the allowance made by this Council for support of John Harper be raised from one to two dollars per week ; and

Moved by Mr. Garner, seconded by Mr. Orchard, in amendment,

That the name of John Harper be struck off the insane and destitute list of this County unless a certificate be produced that he is insane.

A discussion arose thereupon, and the hour of adjournment having arrived the Warden left the chair.

AFTERNOON SESSION.

At 2 o'clock p. m., the Council resumed.

Insane: destitute list.

Mr. Garner's amendment was again read and by consent was withdrawn upon Mr. Ramsden presenting a certificate from Dr. Glasgow as to insanity of John Harper.

The original motion being again proposed was declared lost on a division, the Warden voting nay and stated his reasons for so voting: vote standing 10 yeas and 10 nays including the Warden's vote.

Moved by Mr. Ramsden, seconded by Mr. Neff,

John Harper.

That the name of John Harper be placed on the list of insane destitute at an allowance of \$1.50 per week.—Carried on a division.

Mr. Ellsworth presented receipts for disposal of grant to insane destitute for Bertie.

Moved by Mr. Cronmiller, seconded by Mr. Ellsworth,

That the reeves of every municipality of this County make a statement of money received by them from County for insane-destitute in December and June.—Carried. *Re insane-destitute grants.*

Moved by Mr. Garner, seconded by Mr. Orchard,

That whereas at the semi-annual revision of the insane-destitute list at the December session for 1883, the sum of two dollars per week was placed opposite the name of John Ford, and subsequently the sum of \$52 was paid to the then Deputy-Reeve of Thorold Town in trust for the then Reeve of Thorold, for the support of the said John Ford up to the last day of June, 1884—and on the 6th day of February the aforesaid John Ford was committed to the county gaol, where he still remains—it is the opinion of this Council, since it appears that the said individual was only maintained for the period of less than six weeks by the person having the money drawn from this County, or by the Town of Thorold : *Re grant for John Ford, Thorold.*

Therefore be it resolved that the Warden be, and he is, hereby instructed to ask the Reeve of Thorold Town for 1883 to explain the said matter, and if the money has not been used in accordance with the by-law in reference to insane-destitute, he be requested to return the same to the County Treasurer.—Carried.

Moved by Mr. J. Wilson, seconded by Mr. Brown,

That whereas one John V. Eittle, of the Township of Gainsboro, has applied to this Council for the sum of twenty dollars for injuries sustained to one of his team of horses falling through the railing of the Wellandport Bridge, and this Council is of the opinion that it was purely accidental or carelessness on his part ; *Re John V. Eittles claim'*

And whereas the limitation by statute for him to bring suit to recover damages has expired :

Be it therefore resolved that this Council waive that objection and do not wish to bar him from what he claims getting justice on account of limitation of time.

The yeas and nays being called were taken as follows :

YEAS—Messrs. Brown and J. Wilson—2.

NAYS — Messrs. Barnhard, Burgar, Cronmiller, Ellsworth, Emmett, Garner, Gainer, Hansler, Macklem, Miller, Neff, Orchard, Ramsden, Riselay, Shrimpton, Springer, Turner and H. Willson—18.

Motion passing in the negative ; majority—16.

Moved by Mr. Brown, seconded by Mr. H. Willson,

Lucy Rogers.

That whereas one Lucy Rogers, late of the Township of Wainfleet, was placed on the insane destitute list a number of years ago and an allowance of \$1.50 per week was made for her support ;

And whereas of late the said Lucy Rogers became much worse in her physical and general condition, necessitating greater care and expense, thereby depriving her father of the opportunity of working to assist in keeping his family ;

And whereas, owing to the needy circumstances of this Roger family, the mover of this resolution advanced and paid to Mr. Rogers the balance of the amount, namely \$9.00, of the sum due as per list of insane destitute, as passed at last June session ;

And whereas the said Lucy Rogers died on the 16th of November last, and that the expenses of her funeral were \$11.00, particulars of which are hereunder written, viz. :

Paid for coffin.....	\$6 00
Shrouding, &c., of body.....	5 00
	\$11 00

Be it therefore resolved that this Council grant the sum of \$20.00 to R. Rogers, and that the Warden issue his check to the mover of this resolution for that amount to be paid to the said Rogers ; and

Moved by Mr. Garner, seconded by Mr. Macklem, in amendment,

That the figures “\$20” in original motion be erased and the figure “2” be inserted instead ; and

Moved by Mr. J. Wilson, seconded by Mr. Burgar, in amendment to the amendment,

That the figure "2" in the amendment be erased and the figures "11" be substituted thereon.

The yeas and nays being called, were taken as follows :

YEAS—Messrs. Barnhard, Brown, Burgar, Gainer, Hobson, Miller, Ramsden, Riselay, Shrimpton, J. Wilson and H. Willson—11.

NAVS—Messrs. Cronmiller, Ellsworth, Emmett, Garner, Hansler, Macklem, Neff, Orchard, Springer and Turner—10.

Amendment to the amendment passing in the affirmative ; majority 1 ; inserting \$11 in the amendment.

Amendment as amended was carried without a division.

The hour of adjournment having arrived, the Warden left the chair.

FIFTH DAY—MORNING SESSION.

FRIDAY, December 10th, 1886.

Pursuant to adjournment, the Council met at 10 o'clock a. m.

The Warden in the chair.

Members present :—Messrs. Barnhard, Brown, Burgar, Cronmiller, Ellsworth, Emmett, Gainer, Garner, Hansler, Hobson, Macklem, McCleary, Miller, Neff, Orchard, Ramsden, Riselay, Shrimpton, Springer, Turner, J. Wilson and H. Willson. Present.

Minutes of yesterday were read by the Clerk and approved by Council.

By permission the Road and Bridge Committee were allowed to retire.

Re insane destitute.

Mr. Ellsworth gives notice that at the afternoon session of to-day he will introduce a bill to amend by-law No. 425 of this Council, entitled "An Act to provide for the support of Insane Destitute in the County," in conformity with a resolution of this Council passed yesterday, any rule of this Council to the contrary notwithstanding.

Moved by Mr. H. Willson, seconded by Mr. Hansler,

Proposed amendment of the law respecting county councils.

That in the opinion of this Council municipal legislation for counties is more expensive than the demands of the public require ; that the same is due to the large number of members comprising county councils ; and we are of the opinion that one member or representative from each municipality would transact the business as expeditiously and satisfactorily and much more economically than under the present system ;

Be it therefore resolved that this County memorialize the Legislative Assembly to so amend the municipal act that reeves, and reeves only, be eligible to act as county councillors.

The yeas and nays being called, were taken as follows :

YEAS—Messrs. Barnhard, Hansler and H. Willson—3.

NAYS— Messrs. Brown, Burgar, Ellsworth, Emmett, Gainer, Garner, Hobson, Macklem, McCleary, Miller, Neff, Orchard, Riselay, Shrimpton, Springer, Turner and J. Wilson—17.

By request of Mr. Burgar the Warden was asked to vote on this question, which he accordingly did, voting yea.

Yeas, 4 ; nays, 17.

Passing in the negative, majority—13.

Moved by Mr. Miller, seconded by Mr. Ellsworth,

That whereas the ruins of Old Fort Erie in the Village of Fort

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Erie, form an object of great historical interest, and, in the opinion of Old Fort Erie. this Council, should be preserved intact as far as possible as a memorial of the early history of this province ;

And whereas they are represented to be in danger of entire destruction through neglect, and the removal of stone by individuals ;

And whereas the Village of Fort Erie have memorialized the Government of Canada to place said ruins with certain lands adjacent, agreeably situated upon Niagara River near the foot of Lake Erie in charge of that municipality, for the purpose of preserving the said ruins and establishing a public park :

Therefore be it resolved that the Warden and clerk be instructed to memorialize the Government of Canada in support of the petition of said Village of Fort Erie, and forward the same to Dr. John Ferguson for transmission.—Carried.

By permission, several committees were allowed to retire, and before their return the hour of adjournment arrived, and the Warden left the chair.

AFTERNOON SESSION.

At 2 o'clock p. m. the Council resumed.

The Warden presented second report of Jail Committee, which ^{2nd report of} Jail committee was read to Council.

Moved by Mr. Burgar, seconded by Mr. Gainer,

That the report, just read, be adopted.—Carried.

Bill to repeal
by-law re jail
surgeon.

Moved by Mr. Ramsden, seconded by Mr. Gainer,

That leave be given to introduce a bill to repeal by-law 502, relating to jail surgeon.

Leave granted.

Moved by Mr. Ramsden, seconded by Mr. Gainer,

That the bill be read a first time.—Carried.

Bill read a first time.

Moved by Mr. Ramsden, seconded by Mr. Gainer,

That the bill be read a second time.—Carried.

Bill read a second time.

Moved by Mr. Ramsden, seconded by Mr. Gainer,

Passed.

That the bill be not now committed, but that the same be read a third time forthwith ; that it do pass, be signed and sealed as required by law, and that its title be as in the bill.—Carried.

Bill read a third time and passed, entitled a "By-law to repeal By-law 502."

Moved by Mr. J. Wilson, seconded Mr. Springer,

Motion to assume
Thorold and Port
Robinson mac-
adamized road

That whereas there is a macadamized road leading from Thorold Town to the Village of Port Robinson, a distance of some eight miles, built principally by the corporation of Thorold Township and Town ;

And whereas this County has contributed largely towards the building of a macadamized road leading from Port Colborne to the Town of Welland, as a portion of said road, there being a distance of some five miles or more between the two roads ;

Be it therefore resolved that the County of Welland build that portion and make it a county road from Town of Thorold to Port Colborne, and assume and maintain the same, provided Thorold Township and Town be exempt in payment of building said portion of road, as they have been to a large expenditure in building it from Thorold Town to the Village of Port Robinson.

The yeas and nays being called, were taken as follows :

YEAS—Messrs. Burgar, Gainer, Hobson, McCleary, Springer, Turner and J. Wilson—7.

NAYS—Messrs. Barnhard, Brown, Ellsworth, Emmett, Garner, Hansler, Miller, Neff, Ramsden, Shrimpton and H. Willson—11.

Passing in the negative; majority—4.

Lost.

The Warden presented account from T. Cumines for medicines got by sundry parties.

Ac't of T. Cumines.

Moved by Mr. Burgar, seconded by Mr. Shrimpton,

That the account of Mr. Cumines, for \$7.36 for supplies, be passed, and the Warden be authorized to issue his check for the same.

Motion lost on a division.

Moved by Mr. Springer, seconded by Mr. Neff,

That whereas one Lucy Rogers, an insane destitute belonging to the Township of Wainfleet, died on the 16th day of November, 1886, leaving a balance of \$9.00 still unexpended to her credit ;

Re Lucy Rogers.

And whereas this Council has appropriated the sum of \$11.00 for the purpose of paying the funeral expenses of the said Lucy Rogers ;

Therefore be it resolved that the Reeve of the Township of Wainfleet, acting in his official capacity and without any reflection upon his individual integrity, be required to refund the above mentioned sum of \$9.00 to the County Treasurer.

The yeas and nays being called, were taken as follows :

YEAS—Messrs. Ellsworth, Emmett, Neff, Springer.—4.

NAYS—Messrs. Barnhard, Brown, Burgar, Cronmiller, Gainer, Garner, Hansler, Hobson, Macklem, McCleary, Miller, Orchard, Ramsden, Riselay, Shrimpton, Turner, J. Wilson and H. Willson—18.

Passing in negative; majority, 14.

The Warden presented report of Special Committee, re County line between Pelham and Gainsboro, which was read to Council.

Report re Co. line, Pelham and Gainsboro.

Moved by Mr. Garner, seconded by Mr. Brown,
That the report, just read, be adopted.—Carried.

Report of road
and bridge
committee.

The Warden presented report of Road and Bridge Committee,
which was read to Council.

Moved by Mr. Riselay, seconded by Mr. Ramsden,

Adopted.

That the report of Standing Committee on Roads and Bridges,
just read, be adopted.—Carried.

Moved by Mr. Ramsden, seconded by Mr. Macklem,

Bill re jail
surgeon.

That leave be given to introduce a bill to repeal by-law 484, re-
lating to appointment of jail surgeon and fixing his salary.

Leave granted.

Moved by Mr. Ramsden, seconded by Mr. Macklem,

That the bill be read a first time.—Carried.

Bill read a first time.

Moved by Mr. Ramsden, seconded by Mr. Macklem,

That the bill be read a second time.—Carried.

Bill read a second time, pursuant to motion.

Moved by Mr. Ramsden, seconded by Mr. Macklem,

Passed

That the bill be not now committed, but that the same be read
a third time forthwith ; that it do pass, be signed and sealed as re-
quired by law, and that its title be as in the bill.—Carried.

Bill read a third time and passed, entitled a "By-law to repeal
by-law 484, relating to appointment of jail surgeon and fixing his
salary."

Moved by Mr. Ramsden, seconded by Mr. Macklem,

Instruction re
jail medicines.

That it be an instruction to the jail surgeon to enter any pre-
scriptions he may have to make in a book kept for the purpose, and
that the jailer do obtain the medicines as required, and render an
account for the same to the County from time to time, as occasion
requires, from and after the 1st day of January next.—Carried.

The Warden presented second report of Standing Committee on Roads and Bridges, which was read to Council. 2nd report, roads and bridges.

Moved by Mr. Riselay, seconded by Mr. Barnhard,

That the report, just read, be adopted.—Carried.

Adopted.

The Warden presented report of Finance Committee, which was read to Council.

Report on finance.

Moved by Mr. Orchard, seconded by Mr. Ramsden,

That the report, just read, be adopted.—Carried.

Adopted.

Several committees being engaged, and the hour of adjournment arriving, the Warden left the chair.

SIXTH DAY—MORNING SESSION.

SATURDAY, December 11th, 1886.

Pursuant to adjournment the Council met at 9 o'clock a. m.

The Warden in the chair.

All members present.

The minutes of yesterday were read by the Clerk, and approved by Council.

The Warden presented report of Special Committee, *re* Town of Niagara Falls Award, which was read to Council.

Report *re* Niagara Falls award.

Moved by Mr. Ramsden, seconded by Mr. Riselay,

That the report, just read, be adopted.—Carried.

Adopted.

Report re
road and
bridges, Thor-
old & Pelham.

The Warden presented report of Local Committee on Roads and Bridges for Thorold and Pelham, which was read to Council.

Moved by Mr. Wilson, seconded by Mr. Gainer,

Adopted.

That the report, just read, be adopted.—Carried.

Moved by Mr. Macklem, seconded by Mr. Ramsden,

T. Cumines'
bill paid.

That the account of T. Cumines of \$7.36 for medicine supplied, be paid, with the exception of \$1.00 for patent medicine, and that the Warden do issue his check for \$6.36 in payment thereof.—Carried.

Moved by Mr. Hobson, seconded by Mr. Gainer,

Re Niagara
Falls award.

That in the event of the Lieutenant-Governor in Council, by his decision, terminates the present award existing between the County and Niagara Falls before the formation of the County Council for 1887, that the Warden do call the Council together for the purpose of appointing an arbitrator to act on behalf of this County, it being important that all haste be made to protect the interests of this County.—Carried.

Moved by Mr. Ellsworth, seconded by Mr. Riselay,

Grant to in-
sane-destitute.

That leave be given to introduce a bill to govern the distribution of the grant to insane-destitute of the County of Welland, and to amend by-law 425.

Leave granted.

Moved by Mr. Ellsworth, seconded by Mr. Riselay,

That the bill be read a first time.—Carried.

Bill passed.

Bill read a first, second and third time, and passed, entitled "A By-law to amend By-law 425, governing the distribution of insane-destitute funds."

3rd report.
road & bridge
committee.

The Warden presented third report of Road and Bridge Committee, which was read to Council.

Moved by Mr. Riselay, seconded by Mr. Ramsden,

Adopted.

That the report, just read, be adopted.—Carried.

Moved by Mr. Garner, seconded by Mr. Hansler,

That in the opinion of this Council there is due this County from the Town of Welland a certain amount of money :

Acc't to be rendered to town of Welland.

Therefore be it resolved that the Warden do cause an account to be rendered to the said Town of Welland, asking for payment of the same.—Carried.

Moved by Mr. Ramsden, seconded by Mr. Gainer,

That the Warden do now leave the chair, and that Mr. Hobson do take the same.—Carried.

Pursuant to motion, Mr. Hobson took the chair.

Moved by Mr. Ramsden, seconded by Mr. Macklem,

That this Council desire to place on record their high appreciation of the present Warden, and that a vote of thanks be tendered him for the very able, impartial and efficient manner in which he has presided over the deliberations of this body during the present year ;

Vote of thanks to the Warden

Before the motion was declared carried, the chairman invited all those who desired, to make any remarks they saw fit, to which invitation the most members responded in a very complimentary manner to the Warden, and the resolution was declared unanimously carried by a standing vote.

The chairman presented the Warden, pursuant to motion, with the thanks of Council, to which he added his own appreciation of the Warden's services during the present year.

To all of which the Warden responded in well-timed and suitable remarks, at the conclusion of which he resumed the chair.

Moved by Mr. Macklem, seconded by Mr. J. Wilson,

That this Council do now adjourn.—Carried.

Adjourned.

Pursuant to motion, the Council adjourned at 12 o'clock M.

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APPENDIX A.

BY-LAWS.

BY-LAW NO. 507.

A BY-LAW to repeal By-Law 502, passed 4th day of June, 1886, entitled "A By-Law to repeal in part By-Law No. 484, passed 30th January, 1885, relating to Jail Surgeon.

WHEREAS, By-law 502 enacts that the Jail Surgeon's salary shall be \$160 per annum, which shall include the providing of medicines ;

And whereas the Jail Inspector has communicated to this Council that such a provision is contrary to the jail regulations, and is such as to tend to do an injustice to the Jail Physician :

Be it therefore enacted, and it is hereby enacted, that By-law No. 502, aforesaid, be, and the same is hereby repealed from and after the passing hereof.

Passed in Council this 9th day of December, 1886.

{ L. S. }

Signed, ERNEST CRUIKSHANK,
Warden.

Signed, J. C. PAGE,
County Clerk.

BY-LAW NO. 508.

A BY-LAW to repeal By-Law No. 484, passed the 30th day of January, 1885, entitled "By-Law to repeal By-Law 129, relating to the appointment of Jail Surgeon," and for the appointment of a Jail Surgeon and fixing his salary.

Be it therefore enacted, and it is hereby enacted, that By-law No. 484 be, and the same is hereby repealed, from and after the 1st day of January, 1887.

And be it further enacted, and it is hereby enacted, that Dr. S. H. Glasgow be, and he is hereby re-appointed Jail Surgeon of this County, and that the salary attached thereto shall be one hundred dollars per annum, payable quarterly, from and after the said 1st day of January, 1887.

Passed in Council, this 10th day of December, 1886.

{
L. C.
}

Signed, ERNEST CRUIKSHANK,
Warden.

Signed, J. C. PAGE,
County Clerk.

BY-LAW NO. 509.

A BY-LAW to govern the distribution of the grant to Insane-Destitute of the County of Welland.

WHEREAS, it is considered expedient and necessary to establish by By-law a uniform system to be followed by the several reeves receiving grants for insane-destitute in the several municipalities ;

And whereas, By-law No. 425 provides that the reeves shall revise the insane-destitute list at the June and December session of each

year, and the reeve shall receive the amount of grant for the insane-destitute in his municipality, at each said session, for distribution;

And whereas, some trouble has arisen heretofore in connection with the insane-destitute grants, and to avoid a recurrence in future, the following shall be added to and read as part of By-law 425 :

"A report shall be made by each reeve receiving a grant, at the June and December session, to this Council, accompanied therewith by receipts for his disbursements during the previous six months, and such report shall be audited by the Finance Committee of this County ; that in case any funds remaining in hands of a reeve unexpended, who does not continue to represent the municipality in the succeeding year, on or before the first meeting of County Council in every year he shall hand over to his successor any balance which he may have in his hands belonging to this fund, accompanied by vouchers representing the amount expended up to the transfer of same.

Passed in Council this 11th day of December, 1886.

{ L. S. }

Signed, ERNEST CRUIKSHANK,
Warden.

Signed, J. C. PAGE,
County Clerk.

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APPENDIX B.

REPORTS OF STANDING COMMITTEES.

FIRST REPORT OF JAIL COMMITTEE.

To the Warden and Councillors of the County of Welland in Council assembled :

Your Jail Committee beg leave to submit this their first report :

Your committee are at a loss to account for the large numbers of tramps who are committed as vagrants to the jail. There are at present 23, of which only two are residents of the County. From report in December of last year, it appears that the County of Welland have to keep 21 per cent. of all the tramps in the Province, at a cost of over \$1600, and your committee would ask your honorable body to devise some means of hard labor, whereby "The Tramp House" would be rendered less a house of entertainment and more a place of punishment.

All of which is respectfully submitted.

Signed, J. H. BURGAR,
GEO. SHRIMPTON,
EDMUND MILLER,
W. H. GAINER.

COUNCIL CHAMBER,
Welland, Dec. 7th, 1886.

SECOND REPORT OF JAIL COMMITTEE.

To the Warden and Councillors of the County of Welland in Council assembled :

The Jail Committee beg leave to submit this their second report :

Your committee have had the furnace repairs completed at a total cost of \$97.22, in payment of which the chairman has issued his order.

Your committee have also had the jail walls pointed with cement at a cost of \$62.51 ; repairs in and around jail, \$4.18 ; and for mounting cannon on stone foundation, at a cost of \$41.76, — all of which work was performed by M. Vanderburgh, making a total of \$108.45, in payment of which your committee would recommend that the Warden be authorized to issue his check.

There was an account of Mr. T. Cumines presented to your committee for medicines supplied to the jailer's and turnkey's families, which your committee could not see their way clear to pass, and would submit the account to your honorable body to deal with as you in your judgment deem best.

The surgeon appeared before your committee and stated he would pay the account, but after further consideration he thought he should not be called on to pay it.

In the matter of medicine, the jail surgeon obtained \$15.05 of the county's medicines, for which he still owes.

All of which is respectfully submitted.

Signed, J. H. BURGAR,
GEO. SHRIMPTON,
EDMUND MILLER,
WILLIAM H. GAINER,
GEORGE TURNER.

COUNCIL CHAMBER,
Welland, Dec. 10th, 1886.

REPORT OF FINANCE COMMITTEE.

To the Warden and Councillors of the County of Welland in Council assembled :

Your Committee on Finance beg leave to submit this their first report, and recommend that the following certified accounts be paid, and that the Warden be authorized to issue his checks for the same, viz :

J. J. Sidey, printing, as per contract	\$123 00
J. J. Sidey, printing tenders, &c.....	15 12
Thorold Post, " "	4 76
Bell telephone account	25
James H. Ball, incidental expenses	12 55
J. E. Anger, advertising.....	2 40
Geo. Cronmiller, account registry office.....	1 00
John A. Orchard, committee time.....	12 60
Wm. T. Sawle, printing	11 50
John Gross, account, jail.....	1 25
C. Riselay, committee time.	18 00
John Mawhinny, " (1885).....	2 30
O. H. Garner, stationery, &c.....	7 20
J. H. Bugar, committee time.....	16 00
Edmund Miller, " "	8 00
Joseph Garner, " "	22 50
Ellsworth & Johnson, account jail.....	3 00
E. Cruikshank, committee time, telegraphing, &c.....	38 89
Wm. McCleary, " "	3 00
Geo. Shrimpton, " "	6 80
Wm. Brown, " "	5 60
M. Barnhard, " "	10 30
H. W. Hobson, stationery.....	4 00
W. H. Gainer, committee time.....	6 90
J. Ramsden, " "	39 50
M. Springer, " "	4 40

Mr. Turner, committee time	\$ 6 00
John Wilson, " "	25 10
Francis Brown, account, jail	2 50

All of which is respectfully submitted. .

Signed, J. A. ORCHARD,
 J. A. RAMSDEN,
 J. H. BURGAR,
 H. CRONMILLER,
 C. RISELAY,
 WM. McCLEARY.

COUNCIL CHAMBER,
 Welland, Dec. 10th, 1886.

REPORT OF STANDING COMMITTEE ON ROADS AND BRIDGES FOR THE COUNTY OF WELLAND.

*To the Warden and Councillors of the County of Welland, in Council
 assembled :*

Your Committee on Roads and Bridges, having been specially instructed, by resolution of Council of August 18th, of this year, to go carefully over the original contract, plans and specifications, and also the account of extras claimed by Mr. Ray, for the building of the bridge known as Beckett's Bridge, beg leave to submit this, their report :

Your committee, upon their first visit to the bridge, found it completed in its present state, with the exception of the north end of bridge, which we ordered completed at the same grade that we found it, and in the same manner as the south, so that it would correspond with the south end, and to extend it ten feet beyond the original plan. Mr. Ray found it necessary, in order to make a good job, to extend

it fifteen feet, which was approved of by your committee. This work was done at a cost of \$50, as allowed. This was the only extra work ordered to the bridge proper by this year's committee.

Your committee also ordered Mr. Ray to take out 36 old piles near the middle of the river, also an old bent, and some short piles under the water on the east side of the bridge, and to remove all piles that would obstruct navigation of the stream, at a cost of \$3.00 each, as Mr. Ray claimed was agreed upon by last year's committee; the total amount for this work was \$222, which was independent of the contract for the bridge.

Your committee, in compliance with resolution of Council aforesaid, disposed of Mr. Ray's account, as follows:

Item No. 1.—For 22 piles to keep up bank, allowed.....	\$ 77 00
“ 2.—For 15 piles in bents, under bridge, allowed..	162 00
“ 3.—For 8 protection piles, allowed	48 00
“ 4.—For 1200 feet plank for caps, \$36, disallowed.	
“ 5.—For work on caps	\$75, disallowed.
“ 6.—For 6 sticks of timber, each 40 feet long	\$40, disallowed.
Item No. 7.—For 30 feet additional length of bridge, allowed.	100 00
“ 8.—For braces, posts, boards and boarding, \$90, allowed on account.....	50 00
Item No. 9.—For painting, allowed	75 00
“ 10.—For 5000 feet plank, allowed.....	125 00
“ 11.—For removing 74 piles, allowed	222 00
“ 12.—For contract on old bridge, \$100, disallowed.	
“ 13 to 15.—For plans and specifica- tions, &c	\$75, disallowed.

The total amounting to \$859,—\$637 being chargeable to the bridge proper, and \$222 for drawing piles.

Your committee further reduced the total amount allowed, \$59, leaving the amount paid Mr. Ray \$800, which, together with the contract price of \$2500, would make a sum equal to the amount of next lowest tender to Mr. Ray's, for somewhat similar bridge, and

which, in the opinion of your committee, was a sum quite sufficient to remunerate Mr. Ray.

Your committee could not ascertain exactly what was ordered by last year's committee, on account of contradictory evidence given them, but are satisfied that many changes were sanctioned, if not exactly ordered, by certain members of last year's committee, and as the original contract was changed by last year's committee, your committee deemed it advisable to recommend the payment of \$800 by the Warden as being a sum sufficient to pay all-extra work ordered, and all necessary work performed and material used for the proper construction of said bridge.

All of which is respectfully submitted.

Signed, C. RISELAY,
 J. A. RAMSDEN,
 • M. B. BARNHARD,
 JOHN A. ORCHARD,
 WM. BROWN.

COUNCIL CHAMBER,
 Welland, Dec. 10, 1886.

SECOND REPORT OF ROAD AND BRIDGE COMMITTEE.

To the Warden and Councillors of the County of Welland in Council assembled :

The Standing Committee on Roads and Bridges for 1886 beg leave to submit this their second report :

Your committee let job for repairing O'Reilly Bridge to Mr. Burger, as reported at June session. The work has been completed

to the satisfaction of your committee, and would recommend payment of the following amounts therefor, and that the Warden do issue his check for the same, viz.:

To Edward Lee, for 1017 feet oak at \$20.....\$20 34
 " U. C. Burgar, for teaming and repairs..... 12 13

Your committee would recommend payment to O. H. Rounds for 180 feet oak plank at \$25, \$4.50, got by George Daboll, pathmaster, for repairing bridge on town line between Thorold and Pelham, and that the Warden do issue his check for the same.

Your committee also recommend payment of account of Messrs. McCleary & McLean for plank and stringers for bridge on town line between Thorold and Stamford, amounting to \$9.82, and that the Warden issue his check for the same.

All of which is respectfully submitted.

Signed, C. RISELAY,
 J. A. RAMSDEN,
 JOHN A. ORCHARD,
 WM. BROWN,
 M. B. BARNHARD.

COUNCIL CHAMBER,
 Welland, Dec. 10th, 1886.

THIRD REPORT OF ROAD AND BRIDGE COMMITTEE.

To the Warden and Councillors of the County of Welland in Council assembled :

Your Standing Committee on Roads and Bridges beg leave to submit this their third report :

Your committee let contract for driving 25 piles at north end of

Beckett's Bridge, for holding earth work of approach to bridge, to Thomas Ray for \$75. Your committee understand the work is completed, and, when found to be satisfactory to them, would recommend payment, and that the Warden do issue his check for the same.

All of which is respectfully submitted.

Signed, C. RISELAY,
J. A. RAMSDEN,
M. B. BARNHARD,
WM. BROWN,
JOHN A. ORCHARD.

COUNCIL CHAMBER,
Welland, Dec. 11th, 1886.

REPORT OF ROAD AND BRIDGE COMMITTEE TO
WARDEN, *RE* EXTRAS ON BECKETT'S BRIDGE,
AND MR. RAY'S CLAIM IN CONNECTION.

To Ernest Cruikshank, Esq., Warden of the County of Welland :

SIR,—

The Standing Committee on Roads and Bridges for the County of Welland, having been specially instructed by resolution of Council of August 18th, 1886, to ascertain if possible what Mr. Ray was justly entitled to for the building of the bridge over the Chippawa, known as Beckett's Bridge, and the amount he should receive for the same, the committee beg to submit the following report :

After going carefully over the contract for the building of bridge and the plans in connection therewith, find that Mr. Ray is entitled to the sum of \$800—in addition to the \$2500—the contract price,

which amount has already been paid to Mr. Ray. The above mentioned sum of \$800 to be in full for building bridge and all extras in connection therewith, and for driving piles at south end of bridge to hold earthwork, and also for removing the old piling, which had been used in the construction of former bridges, so as not to obstruct navigation.

The committee therefore recommend that Thomas Ray be paid the sum of \$800, and that you issue check for the same.

And the committee further report that they have employed Mr. Ray to drive 25 piles to hold earthwork at north end of bridge, at a cost of \$75, to be paid when the work is completed to the satisfaction of the committee.

All of which is respectfully submitted.

Signed, C. RISELAY,
JOHN A. ORCHARD,
J. A. RAMSDEN,
WM. BROWN.

Sept. 16th, 1886.

MR. RAY'S ACCOUNT FOR EXTRAS DONE ON BECKETT'S BRIDGE.

The Corporation of the County of Welland to Thomas Ray, for extras done on Beckett's Bridge.

To 22 piles to keep up bank.....	\$ 77 00
15 piles in bents, 36 ft., each \$10.80.....	162 00
8 protection piles, \$6 each.....	48 00
1200 ft. plank for caps.....	36 00
Work on caps.....	75 00
6 large sticks, 40 ft. long each.....	40 00
30 ft. additional length of bridge... ..	150 00
Braces, posts, boards and boarding... ..	90 00
Carried forward....	<u>\$678 00</u>

Brought forward.....	\$678 00
To Painting.....	75 00
5000 ft. of plank.....	125 00
Removing 74 piles, at \$3 each.....	222 00
Contract on old bridge.....	100 00
Plans, specifications and engineering.....	75 00
	<hr/>
	\$1275 00

GENTLEMEN,—The above claim is without prejudice to any further claim which I may seek to recover, in case it is necessary to take legal proceedings.

Yours truly,

THOMAS RAY.

REPORT OF THE LOCAL COMMITTEE ON ROADS AND BRIDGES FOR THOROLD AND STAMFORD.

To the Warden and Councillors of the County of Welland in Council assembled :

The Local Committee on Roads and Bridges for the Townships of Thorold and Stamford beg leave to submit this their first report :

Your committee was informed that a bridge on the town line between Thorold and Stamford, near the residence of Mr. Thomas Reevely, of Thorold Township, was in a very unsafe and dangerous condition to the travelling public.

Your committee examined said bridge and considered it necessary to rebuild same, and accordingly advertised for tenders, and

awarded the work to Mr. Elijah Shainholdts for the sum of \$60, being the lowest tender.

Your committee have examined the work since its completion, and find it done in a satisfactory manner, and would recommend payment of the above amount.

Also an account of John Allison for timber, plank and labor, for repairing bridge on same line, amounting to \$15.00.

Your committee would therefore recommend that the Warden do issue his check in favor of Elijah Shainholdts and John Allison for the above amounts.

All of which is respectfully submitted.

Signed, JOHN WILSON,
JOHN A. ORCHARD.

COUNCIL CHAMBER,
Welland, Dec. 7th, 1886.

REPORT OF LOCAL COMMITTEE ON ROADS AND BRIDGES FOR BERTIE AND HUMBERSTONE.

To the Warden and Councillors of the County of Welland in Council assembled :

Your committee beg leave to submit this their report :

Your committee were informed that the bridge on the township line between Bertie and Humberstone, across Black Creek, was in a dangerous condition, and unsafe for public travel, and upon examination found that a whole new bridge was required, and let the contract for constructing a new one to John H. Haun for the sum of \$83.00.

The bridge was completed to the satisfaction of your committee and Mr. Haun was paid by Warden's check.

Your committee would also recommend that the Warden do issue his check in favor of Ellis Haun for the sum of one dollar for taking charge of a portion of the old plank from bridge, and keeping them in his possession for future use on bridge.

All of which is respectfully submitted.

Signed, J. A. RAMSDEN,
C. RISELAY.

COUNCIL CHAMBER,
Welland, Dec. 8th, 1886.

REPORT OF LOCAL COMMITTEE ON TOWN LINE BETWEEN PELHAM AND GAINSBORO.

To the Warden and Councillors of the County of Welland in Council assembled :

The Reeve of Pelham was notified that the bridge across the stream known as the Sixteen Mile Creek, on town line between the above named townships, was out of repair. Your committee, with Jacob Strong, Reeve of Gainsboro, examined the same and found it in such a state that it was necessary to build a new bridge.

Your committee advertised and sold the job to Adam Huntsman for the sum of \$48.78, and the earthwork on approaches to Mr. Tomlin for the sum of \$30.

Your committee also let the job of repairing the bridge near Mr. Moore's, on said road, to Jacob Hendershot for the sum of \$20. Also paid George Book the sum of \$18.64 for plank and timber for two

other bridges on said road,—half of which said expense being paid by the County of Lincoln, the other half of which has been paid by check of Warden.

All of which is respectfully submitted.

Signed, JOSEPH GARNER,
Reeve of Pelham.

COUNCIL CHAMBER,
Welland, Dec. 8th, 1886.

REPORT OF LOCAL COMMITTEE ON ROADS AND
BRIDGES FOR THOROLD AND PELHAM.

To the Warden and Councillors of the County of Welland, in Council assembled :

Your Local Committee on Roads and Bridges for Thorold and Pelham beg leave to submit this their report :

Your committee was informed that a bridge on town line near Mr. Peter McKinley's was in a dangerous condition, and upon examination found that a new bridge was required, and accordingly let the contract to David J. McAlpine for the sum of \$44. Also let contract to same party for the repairing of three other bridges, and materials, for the sum of \$16.

Your committee also let contract for building a bridge on same line to James Wellans, near Sylvester Overholt's ; and repairing two other bridges, and materials, for the sum of \$65.00, which contracts have been fulfilled to the satisfaction of your committee, and the several amounts have been paid by check of the Warden.

All of which is respectfully submitted.

Signed, JOHN WILSON,
JOSEPH GARNER.

COUNCIL CHAMBER,
Welland, Dec. 11, 1886.

REPORT OF LOCAL COMMITTEE ON ROADS AND
BRIDGES FOR BERTIE AND WILLOUGHBY.

*To the Warden and Councillors of the County of Welland in Council
assembled :*

Your Local Committee on Roads and Bridges for Bertie and Willoughby beg leave to submit this their report :

The attention of your committee being called to certain defects in bridge over Black Creek, found it necessary to have the defective parts repaired. Your committee employed Thomas Penfold to make necessary repairs at a cost of \$4.56, which has been done to the satisfaction of committee, and your committee would recommend payment of the above amount, and that the Warden issue his check for the same.

All of which is respectfully submitted.

Signed, C. RISELAY,
M. B. BARNHARD.

COUNCIL CHAMBER,
Welland, Dec. 8th, 1886.

REPORT OF LOCAL COMMITTEE ON ROADS AND
BRIDGES FOR CROWLAND AND HUMBERSTONE.

*To the Warden and Councillors of the County of Welland in Council
assembled :*

Your committee beg leave to submit this their report :

The Reeve of Crowland having been informed that the bridge over Lyons Creek was in a dangerous condition and required imme-

diate attention, ordered Mr. C. Sauer to repair the same at a cost of \$12. The work has been done to the satisfaction of your committee. Your committee would recommend that the Warden do issue his check in payment thereof.

All of which is respectfully submitted.

Signed, J. A. RAMSDEN,
M. SPRINGER.

COUNCIL CHAMBER,
Welland, Dec. 8th, 1886.

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APPENDIX C.

REPORTS OF SPECIAL COMMITTEES.

REPORT OF SPECIAL COMMITTEE *RE* TEMPERANCE
ACT.

*To the Warden and Councillors of the County of Welland in Council
assembled :*

Your Special Committee, to whom was referred the communication and memorial of the County of Norfolk *re* Canada Temperance Act, beg leave to submit this their report :

Your committee could not recommend that this Council concur in the request of the communication and memorial, but think it should be left to such counties as are under the Act, who can speak experimentally on the matter.

All of which is respectfully submitted.

Signed, J. H. BURGAR,
JOSEPH GARNER,
WM. McCLEARY,
GEO. SHRIMPTON,
WILLIAM H. GAINER,
GEO. L. HOBSON,
WM. BROWN.

COUNCIL CHAMBER,
Welland, Dec. 8, 1886.

REPORT OF SPECIAL COMMITTEE *RE* NIAGARA FALLS
ARBITRATION.

To the Warden and Councillors of the County of Welland in Council assembled :

Your Special Committee appointed in the matter of the Niagara Falls arbitration submit this their report :

Your committee have retained B. B. Osler, Q. C., as their counsel in this matter before the Lieutenant-Governor in Council, and the Attorney-General has finally decided that it was necessary for the County to make application for an Order in Council terminating the award in this matter, otherwise it would still remain binding.

The memorial of your Council, asking that the award be terminated, still remains under consideration, and your committee have prepared and forwarded to Mr. Osler data and statistics supporting the reasonableness of the request ;

And your committee beg leave to recommend that the Warden and clerk be authorized to secure and forward any such further information as may be decided necessary to support the prayer of said memorial.

All of which is respectfully submitted.

Signed, ERNEST CRUIKSHANK,
J. A. RAMSDEN,
C. RISELAY,
JOSEPH GARNER.

COUNCIL CHAMBER,
Welland, Dec. 10, 1886.

REPORT OF SPECIAL COMMITTEE *RE* COMMUNICA-
TION FROM STAPLETON SALT WORKS.

To the Warden and Councillors of the County of Welland in Council assembled :

Your committee beg leave to submit the following report :

Your committee are of the opinion that great injustice is done to farmers and other consumers through the light packing of salt in barrels, and would recommend the adoption of the following resolution :

That this Council memorialize the Dominion Government to fix the standard for a barrel of salt, making it the legal weight of five bushels or 280 lbs. net, and that the weight be stamped on the barrel.

All of which is respectfully submitted.

Signed, H. G. MACKLEM,
J. A. ORCHARD,
ANDREW HANSLER,
E. NEFF,
JOHN WILSON.

COUNCIL CHAMBER,
Welland, Dec. 8, 1886.

REPORT OF SPECIAL COMMITTEE *RE* COUNTY LINE
BETWEEN PELHAM AND GAINSBORO.

To the Warden and Councillors of the County of Welland in Council assembled :

Your Special Committee appointed at January session of Council in regard to town line between Pelham and Gainsboro beg leave to submit the following report :

Your committee are of opinion that inasmuch as the survey made by Mr. Gardiner, Provincial Land Surveyor, has been confirmed by the Government and finally established, it is necessary that the said town line should be opened out to its proper width.

Your committee would recommend that the clerk of this Council do notify all the owners of land adjoining the said town line, both in Pelham and Gainsboro, to remove all fences and any other obstructions they may have placed on the said road allowance, as surveyed and laid out by Mr. Gardiner, P. L. S., from and off the said road on or before the Fifteenth day of May next, and that the clerk of this Council do ask the clerks of the townships of Pelham and Gainsboro to furnish him with the names and addresses of all owners and occupiers of lands adjoining the said town line in their respective townships, and so soon as he obtains the names of the owners and occupiers of said lands, he then immediately send notices in registered letters to them.

All of which is respectfully submitted.

Signed, JOSEPH GARNER,
WM. BROWN,
JOHN WILSON.

COUNCIL CHAMBER,
Welland. Dec. 10, 1886.

APPENDIX D.

MISCELLANEOUS REPORTS.

REPORT OF THE COUNTY CLERK.

To the Warden and Councillors of the County of Welland in Council assembled :

GENTLEMEN,—

The undersigned begs to submit for the information of Council the following particulars relating to his department at the close of the year :

The insurance on the County building at present time is \$36,000 ;

On steam boiler and attachments for heating County buildings, \$2,500 ;

On new kitchen, adjoining County building on the north, \$500.

On furniture contained in the County buildings, \$1000 ;

On library in buildings, \$500.

The several policies are held by the following companies :

The Northern Assurance Company, on heating apparatus, \$2,500 ; and on new kitchen, \$500 ; expires 23rd June, 1889. Rate, 8-10 per cent ;

Liverpool, London & Globe, on building, \$4,000; expires 9th April, 1889. Rate, 8-10 per cent.

Fire Insurance Association, on building, \$8,000; on furniture, \$1,000; expires 6th May, 1889. Rate, 8-10 per cent.

Caledonian Insurance Company, on building, \$2,000; expires 20th February, 1887. Rate 9-10 per cent.

Lancashire Insurance Company, on building, \$6,000; expires 12th July, 1889. Rate, 8-10 per cent.

British America, on building, \$8,000; expires 22nd June, 1889; on library, \$500; expires 11th June, 1889. Rate, 8-10 per cent.

Mercantile Fire Insurance Company, on building, \$8,000. Rate, 1 per cent. Expires 25th October, 1889.

This last policy is substituted for one expiring on the 25th September last, in Liverpool, London & Globe, which company refused to renew less than $1\frac{1}{2}$ per cent for 3 years. It appears that a combination was formed among the companies, of which the Liverpool, London & Globe was one, classing the risk such as the County buildings and jail at $1\frac{1}{2}$ per cent. This seemed to be a cast-iron decision on the part of the company, notwithstanding I represented to the company the inconsistency of their refusal, from the fact that when the building contained 40 stoves they took the risk at 8-10, and now when the county had expended thousands to make the building less liable to accident, with one stove, they raise the rate to $1\frac{1}{2}$. The Mercantile, I understand, refused to enter into the combination as to this class of risks. I submitted the position to the Warden, who quite agreed with me, considering the Mercantile came well recommended, and the rate $\frac{1}{2}$ per cent. less, to transfer the policy to them, which was accordingly done in the interest of the County.

The Treasurer's bond for \$5000, in London Guarantee Company, expires 1st April, 1887; and the second bond of \$5000, in Guarantee Company of North America, expires 1st December, 1887.

The lockup made in south wing, under the recommendation of Jail Inspector, does not, I am informed by the agents of several com-

panies, affect the risks on County buildings; such being the case, and that the County did not use that part of south wing, the making of a lockup there will be quite in the interest of the County.

Mr. James Oliver was engaged by me to take charge of the registry office grounds, commencing on the 29th May and ending on the 23rd October, working in all 22 days, at \$1.25 per day, making a total expenditure of \$27.50 for the summer, which sum has been paid by check of the Warden. It is impossible to have prison labor do this work as they are uncertain and do not know how to do it.

There has been received on marsh lands during the year \$6,144. There are several amounts still due which will be reported to Council here in the session, as several have expressed their intention of paying during the present week, and some others are negotiating for new loans with other parties, and have requested that they may not be made public.

My return of licenses for last two years has not been paid as yet. I have deposited with the County Treasurer the returns accompanied with a check to cover, which I will attend to now in a short time, probably not till after the first of the year.

All of which is respectfully submitted.

Signed, J. C. PAGE,
County Clerk.

CLERK'S OFFICE,
Welland, Dec. 6, 1886.

SUPPLEMENTARY REPORT OF THE COUNTY CLERK.

To the Warden and Councillors of the County of Welland in Council assembled :

The undersigned begs to make a supplementary report, as referred to in former report presented at beginning of session :

There has been paid during the session \$194.34. There is still due as balances on mortgages and notes held by County, with interest computed to 1st November inst., in round numbers, \$3000. Several of the mortgagees are in negotiation with parties for new loans. Some mortgages are not due and cannot be realized upon immediately, but I think can all be collected without loss or cost to either party, which I conclude is the wish of the Council, as the County are receiving 6 per cent. on the amounts outstanding and are not paying more for loans, and from appearances we can show the total collected by next meeting of Council. To sell mortgages means a discount to the purchaser, which seems unnecessary to make when nothing gained.

All of which is respectfully submitted.

Signed, J. C. PAGE,
County Clerk.

COUNCIL CHAMBER,
Welland, Dec. 11, 1886.

STATEMENT—CO. TREASURER.

TREASURER'S OFFICE,

WELLAND, 21st Dec., 1886.

E. CRUIKSHANK, ESQ.,
Warden, Fort Erie.

DEAR SIR,—

Your card was duly received. I now send you as under the various amounts you require, as being the indebtedness of the County at present, viz :

One joint note for.....	\$12,000
do do	6,000
do do	2,500
	<u>20,500</u>

They are all due by next week.

CR.

By amount in bank at date.....\$1541.64

Received from the following municipalities :

Nov. 4, 1886. By received from Bertie .. \$1961.00

Nov. 17, 1886. By received from Wainfleet. 1400.00

On assessment for 1886.

Yours very truly,

Signed, JAMES McGLASHAN,
County Treasurer.

REPORT COUNTY TREASURER.

TREASURER'S OFFICE,
WELLAND, Dec. 8, 1886.

To the Warden, in Council assembled :

SIR,—

I have the honor to inform you that there were no charges for interest paid by any of the municipalities in arrears for the year 1885; said arrears having been paid early in the spring of the present year.

I have the honor to be, sir,

Your obedient servant,

Signed, JAMES McGLASHAN,
County Treasurer.

FROM CROWN LANDS DEPARTMENT *RE* SURVEY BETWEEN PELHAM AND GAINSBORO.

CROWN LANDS DEPARTMENT,
TORONTO, Sept. 14th, 1886.

Re P. L. S. GARDINER'S SURVEY
Between Pelham and Gainsboro.

SIR,—

As both the County Councils of Lincoln and Welland have petitioned to have the above survey confirmed, will you, before the Department takes action, kindly state whether any litigation has arisen, or is likely to arise, in consequence of said survey.

Your obedient servant,

Signed, THOS. H. JOHNSON,
Assistant Commissioner.

J. C. PAGE, Esq.,
County Clerk,
Welland, Ont.

FROM DEPARTMENT CROWN LANDS *RE* SURVEY, PEL-
HAM AND GAINSBORO.DEPARTMENT OF CROWN LANDS,
DEPUTY SURVEYOR GENERAL'S OFFICE,
TORONTO, Oct. 5th, 1886.

SIR,—

Provincial Land Surveyor Edward Gardiner's return of survey of the town line between the Townships of Pelham and Gainsboro, performed under instructions from this department on the application of the Councils of the corporations of the Counties of Lincoln and Welland, having been examined and found correct, I enclose copies thereof and the requisite certificate and order for the payment of his account for the survey.

Please acknowledge receipt of these documents.

I have the honor to be,

Sir,

Your obedient servant,

Signed, THOS. H. JOHNSON,

Asst. Com. Crown Lands.

J. C. PAGE, ESQ.,
Clerk of the
County of Welland.

FROM DEPARTMENT.—ORDER *RE* SURVEY BETWEEN
WELLAND AND LINCOLN.

DEPARTMENT OF CROWN LANDS,
DEPUTY SURVEYOR GENERAL'S OFFICE,
TORONTO, Oct. 5th, 1886.

I certify that the survey of the town line between the townships of Pelham and Gainsboro, performed by the Provincial Land Surveyor Edward Gardiner, under instructions from this department bearing date the sixth day of August, 1883, and issued in conformity with the provisions of the act entitled, "An Act respecting Land Surveyors, and the Survey of Lands," being Chapter 146 of the revised statutes of Ontario, upon the application of the Councils of the corporations of the Counties of Lincoln and Welland, to His Excellency the Lieutenant-Governor, bearing date the 1st June, 1883, and August 1st, 1883, respectively, has been performed in conformity with the said instructions and to my satisfaction, and I do therefore, by virtue of the power vested in me by the 42nd section of the said act, order that all expenses incurred by the said Provincial Land Surveyor, Edward Gardiner, in performing the said survey, be paid by you to him accordingly.

Signed, THOS. H. JOHNSON,
Asst. Com. Crown Lands.

TO THE TREASURER of the
Corporation of the County
of Welland.

NAMES AND ADDRESSES OF OWNERS OF LAND ON
THE TOWNSHIP LINE IN GAINSBORO.

John S. Moore, Pelham Union.
 Daniel H. Moore, Pelham Union.
 Peter Ecker, Rosedene.
 Simeon Bowman, Rosedene.
 John McIntyre, Rosedene.
 John Silverthorn, Rosedene.
 William Norris, Effingham.
 George Welstead, North Pelham.
 N. C. Holcomb, North Pelham.
 Jeremiah Smith, Fenwick.
 John Smith, Fenwick.
 William Vanevery, Ridgeville.
 John Ostraser, Fenwick.
 David W. Horton, North Pelham.
 Charles Scott, Fenwick.
 Thomas Frisby, Fenwick.
 John A. Frisby, Fenwick.
 Joseph Terreberry, Fenwick.
 Luther E. Swayze, Fenwick.
 Harman O. Rice, Fenwick.
 Michael E. Johnson, Fenwick.
 Cryrus Nunn, Fenwick.
 Peter Grant, Fenwick.
 Elias A. Davis, Candasville.
 Wilson Carl, Fenwick.

Signed, SAMUEL KENNEDY,
Clerk Township Gainsboro.

ST. ANNS, Jan. 28, 1887.

I certify that I have notified the above named persons by registered letter pursuant to directions of County Council at December session, 1886, re survey, Pelham and Gainsboro.

Signed, J. C. PAGE,
County Clerk.

LIST OF LANDOWNERS ON THE TOWN LINE BETWEEN PELHAM AND GAINSBORO—PELHAM SIDE—WITH P. O. ADDRESS OF EACH.

Lot 20, con. 1—(except school house and grounds on s. w. corner)—A. M. Cosby, executor of estate of Murray Cosby, Toronto P. O.

Lot 20, con. 1—School house and site at s. w. corner of lot, Henry N. Cosby, Jno. M. Beamer, James Cook, trustees, Pelham Union P. O.

Lot 20, con. 2—Henry N. Cosby, Pelham Union.

Lot 20, con. 3—Joseph Davidson, Toronto.

Lot 20, con. 4—Chas. McGlashan, North Pelham.

Lot 20, con. 5, n. $\frac{1}{2}$ —John Cook, Rosedene.

Lot 20, con. 5, s. $\frac{1}{2}$ —Geo. Crow, jr., North Pelham.

Lot 20, con. 6, abt. n. $\frac{2}{3}$ —Simeon A. Metler, North Pelham.

Lot 20, con. 6, abt. s. $\frac{1}{3}$ —Wm. D. Metler, North Pelham.

Lot 20, con. 7—Barnet C. Shriner, North Pelham.

Lot 20, con. 8— n. w. 4 a.—Aaron D. Thomas, Fenwick.

Lot 20, con. 8, bal. of n. $\frac{1}{2}$ —Albert Strawn, Fenwick.

Lot 20, con. 8, s. $\frac{1}{2}$ —Alexander Brady, Fenwick.

Lot 20, con. 9, n. $\frac{1}{2}$ —D. W. Horton, North Pelham.

Lot 20, con. 9, s. $\frac{1}{2}$ —Henry Conn, Fenwick.

Lot 20, con. 10—Wm. Keenan, Fenwick.

Lot 20, con. 11, s. 50 a.—Chas. R. Rinker, Fenwick.

Lot 20, con. 11, n. pt., 20 a. only—James Robbins, Fenwick.

Lot 20, con. 12, n. pt. 58 a.—Amos Willson, Hewitt.

Lot 20, con. 12, s. pt. 5 a. only, being bal.—Peter Grant, Fenwick.

Lot 20, con. 13, only 60 a.—Calvin A. Farr, Candaville.

Margaret Cosby, widow of Murray Cosby, is occupant of lot 20, concession 1.

Certified 19th January, 1887.

Signed, JOHN B. CROW,
Township Clerk.

I certify that I have notified the above parties at post office

address given, pursuant to report of special committee at December session, 1886, as follows, by registered letter :

"Please take notice that you are hereby required to remove any and all obstructions on town line between Pelham and Gainsboro in front of property owned or occupied by you on said town line, lately surveyed by Edward Gardiner, P. L. S., and confirmed by the Government, on or before the 15th day of May next, by directions of the County Council of the County of Welland at December session, 1886."

Signed, J. C. PAGE,
County Clerk.

FROM DEPARTMENT OF CROWN LANDS, *RE* SURVEY
BETWEEN PELHAM AND CLINTON.

CROWN LANDS DEPARTMENT, ONTARIO,
TORONTO, Sept. 21st, 1886.

SIR,—

I have the honor to inform you that in compliance with the petitions of the municipal corporations of Welland and Lincoln, instructions have been issued this day to P. L. S. Edward Gardiner, of St. Catharines, to survey the town line between Pelham and Clinton, and to plant stone monuments at the ends of the concession lines abutting on said town line.

Your obedient servant,

Signed, THOS. H. JOHNSON,
Assistant Commissioner.

J. C. PAGE, ESQ.,
County Clerk,
Welland, Ont.

COLONIAL AND INDIAN EXHIBITION.

DEAR SIR,—

I send to you this circular letter, in accordance with an understanding with the Minister of Agriculture, to inform you that it has been determined in agreement with a wish of His Royal Highness the Prince of Wales, to establish an Imperial, Colonial and Indian Institution, in London, for the permanent Exhibition of the products of the Colonies and India as a memorial of the Jubilee of the reign of Her Majesty the Queen.

The Government of Canada has agreed to ask Parliament to appropriate a sum of £20,000 sterling for this object ; and also to give all the exhibits belonging to the Government at South Kensington.

The Provincial Governments of Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island have, also, agreed to give the exhibits belonging to them ; and I have no doubt that the Governments of the Provinces of Manitoba and British Columbia will be willing to do the same.

It is intended that the permanent Exhibition shall have the same commercial features as the Colonial and Indian Exhibition, in such a way as to afford information which may lead to business transactions ; and, as the permanent Exhibition, in the same way as the Colonial and Indian, will undoubtedly be visited by persons from all parts of the globe having commercial interest in the exhibits and the information afforded in connection with them, it is believed that such an Exhibition will be an important means of extending trade in Canadian products, natural, manufactured and artistic.

I hope, therefore, that you will kindly aid this undertaking by giving or allowing to remain, either the whole or a portion of your exhibits, as may be required, to make this Exhibition of the products of agriculture, horticulture, the dairy, arts, industries and educational appliances of Canada, as comprehensive as possible. The question of replacing exhibits, for the reason of progress of invention, or for other reasons, may be left to be subsequently dealt with.

I shall be greatly obliged if you will send a prompt reply, addressed to me, either directly to the Colonial and Indian Exhibition, South Kensington, London, England, or through the Department of Agriculture, at Ottawa.

Yours faithfully,

Signed, CHARLES TUPPER,
Executive Commissioner.

OTTAWA, Oct. 14th, 1886.

To COUNTY CLERK,
Welland, Ont.

RE NIAGARA FALLS AWARD—FROM ASSISTANT
PROVINCIAL SECRETARY.

TORONTO, 30th Aug., 1886.

SIR,—

I have the honor to acknowledge the receipt this day of your letter of the 24th instant, enclosing, by direction of the Council of the County of Welland, a memorial praying His Honor the Lieutenant-Governor to confirm the appointment, made subsequent to the 16th August, 1886, of His Honor Judge Baxter, as the arbitrator on behalf of the Town of Niagara Falls, to readjust the compensation to be paid by the said town for the ensuing five years to the County of Welland, from which it withdrew in 1881, and in case Judge Baxter declines to accept the appointment, to appoint an arbitrator to act in this matter in connection with the arbitrator appointed by the County of Welland, and to inform you that the subject will receive due consideration.

I have the honor to be, sir,

Your obedient servant,

Signed, G. E. LUMSDEN,
Assistant Secretary.

THE COUNTY CLERK,
Welland, Ont.

FROM PROVINCIAL SECRETARY—*RE* AWARD.

TORONTO, 30th August, 1886.

SIR,—

I have the honor to acknowledge the receipt this day of your letter of the 24th inst., enclosing, by direction of the Council of the County of Welland, a memorial praying His Honor the Lieutenant-Governor to direct that the amount of compensation determined by the arbitrators when the Town of Niagara Falls withdrew from the County be reconsidered, and that the existing arrangement shall cease on and from the 1st of July, 1886, being the termination of the five years mentioned in the award of the said arbitrators, and to inform you that the subject will receive due consideration.

I have the honor to be, sir,

Your obedient servant,

Signed, G. E. LUMSDEN,

Assistant Secretary.

THE COUNTY CLERK,
Welland, Ont.

FROM PROVINCIAL SECRETARY, *RE* AWARD.

TORONTO, Sept. 2, 1886.

SIR,—

Adverting to previous correspondence upon the subject of terminating a certain award made on the 11th August, 1881, between the County of Welland and the Town of Niagara Falls, pursuant to the withdrawal of the latter from the jurisdiction of the former, I am directed to inform you that the matter has been brought to the

attention of the Town Council with a view to ascertain whether or not the Council purposes to take action in opposition to the said application.

I have the honor to be, sir,

Your obedient servant,

Signed, G. E. LUMSDEN,
Assistant Secretary.

THE COUNTY CLERK,
Welland, Ont.

FROM B. B. OSLER, ESQ., *RE* AWARD.

TORONTO, Oct. 30, 1886.

J. C. PAGE, ESQ.,
County Clerk,
Welland.

DEAR SIR,—

We have been pressing the Attorney-General's Department for a decision upon the application now before him. The matter is now under the consideration of the Attorney-General himself, who will, we hope, give his decision in a few days. This being the position of the matter, I do not think it wise to proceed until a decision has been come to.

Yours truly,
Signed, B. B. OSLER.

FROM PROVINCIAL SECRETARY, *RE* AWARD.

TORONTO, 2nd Nov., 1886.

SIR,—

Adverting to previous correspondence upon the subject of terminating a certain award made on the 11th August, 1881, between the County of Welland and the Town of Niagara Falls, pursuant to the withdrawal of the latter from the jurisdiction of the former, I am now directed to acquaint you, for the information of the County Council, that the said award is still in force, and that the terms of separation fixed thereby can only be reconsidered when it appears reasonable to His Honor the Lieutenant-Governor in Council that such reconsideration should take place. Before a further arbitration can be had it would be necessary that an order in Council be passed directing the existing arrangement to cease.

Such order could be made only in the event of the reasonableness being made apparent to the Lieutenant-Governor in Council, under section 474 of the Consolidated Municipal Act, 1883.

The reasons upon which the application to determine the award is based should appear, and the Town of Niagara Falls will then be heard in respect thereof. The question of the appointment of arbitrators cannot, therefore, in the meantime, be considered.

I have the honor to be, sir,

Your obedient servant,

Signed, G. E. LUMSDEN,

Assistant Secretary.

FROM PROVINCIAL SECRETARY, *RE* AWARD.

TORONTO, 15th Nov., 1886.

SIR,—

I am directed to acknowledge the receipt of your letter of the 9th instant, with further reference to the proposed termination of the

award between the County of Welland and the Town of Niagara Falls, and to inform you that it is presumed from your letter that it is intended to make some further communication to the Government for the purpose of enabling the Government to consider the reasonableness of putting an end to the award. When such communication is received from Mr. Osler or otherwise, the matter will be considered in due course.

I have the honor to be, sir,
 Your obedient servant,
 Signed, G. E. LUMSDEN,
 Assistant Secretary.

THE COUNTY CLERK,
 Welland, Ont.

FROM STEPHEN S. DELL, *RE* TOWN LINE BRIDGE
 EXTRAS.

CROWLAND, Dec. 6th, 1886.

To the County Council assembled :

DEAR SIRS,—

As I did more work on building bridge on town line between Crowland and Willoughby, and was obliged to use more material than I expected, to do a first-class job, I do hereby claim the sum of \$25 for the above extra work, and trust your honorable body will give this your proper consideration.

I remain your humble servant,
 Signed, STEPHEN S. DELL.

FROM G. F. C. SMITH, *RE* INSURANCE.

THE LIVERPOOL AND LONDON AND GLOBE
INSURANCE COMPANY.

CHIEF AGENT'S OFFICE,

MONTREAL, 7th Dec., 1886.

J. C. PAGE, ESQ.,
County Clerk,
Welland, Ont.

DEAR SIR,—

I am obliged for yours of the 6th inst., contents of which are noted.

The only point we need now refer to specially is the date alluded to in the last sentence in your letter, viz., as to the amount of premium the company earned whilst holding your County buildings insured.

You have herewith a memo. of the amount, which you can send at your convenience, say \$1.75, viz: \$8,000 at 80c; \$54 for 3 years from 25th Sept., 1886; 1 month on risk to 25th Oct., 1886; 1-36th of 64, \$1.75.

Yours truly,

Signed, G. F. C. SMITH,

Res. Secretary.

RE WEIGHT OF A BARREL OF SALT.

STAPLETON SALT WORKS,
CLINTON, Ont., June 15th, 1886.

SIR,—

Permit me briefly to call the attention of your Board to the pressing need for legislation with regard to the salt trade.

There has never been in this country a legalized standard for a barrel of salt. In the United States a barrel of salt by law contains five bushels of fifty-six pounds, or three hundred pounds gross. Here, in Canada, from the beginning of the trade in 1866, it has been the custom to follow the United States standard, and the salt manufacturers, while acting together under the name of the Canada Salt Association, agreed unanimously to that same standard, viz., 280 lbs. net, which weight was adhered to for three years, ending the spring of 1885. But since then, owing to competition and *lack of legislation* on this matter, things have gradually gone from bad to worse, until to-day salt is placed on the market weighing from 200 lbs. gross per barrel, upwards. When the salt is thus packed light, no weight is stamped on the barrel; the purchaser concludes he is buying a barrel of salt, or 280 lbs. net, and so is defrauded, in many instances to a considerable extent. If a law were passed fixing the weight of a barrel of salt at 280 lbs. net, and ordering the weight to be plainly marked on the barrel, it would do away with all such fraudulent practices, as the purchaser could demand that the article should contain the amount as represented.

The County Council of Huron passed a resolution calling the attention of the Government to the matter, as follows:

GODERICH, Ont., June 3, 1886.

"Moved by Mr. Corbett, seconded by Mr. J. McMillan, (ex-M.P.) that this County Council memorialize the Dominion Government to fix the standard for a barrel of salt, making it the legal weight of five bushels, or 280 lbs., and that the weight be stamped on the barrel."
—Carried.

If you will kindly lay this communication before your Board at their next meeting, they will doubtless follow the example of Huron County. Farmers, as a class, are the consumers of salt in our midst, and it is only reasonable that our legislators should protect them.

I remain, sir,

Your obedient servant,

Signed, HENRY RANSFORD.

FROM EDUCATION DEPARTMENT, *RE* SUB-TREASURERS' BONDS.

EDUCATION DEPARTMENT, ONTARIO,
TORONTO, 6th Sept., 1886.

DEAR SIR,—

I am desired by the Minister to state that the bond of the Township Treasurer and his sureties applies to schools, as well as to other public moneys. No additional bond is necessary.

Your obedient servant,

Signed, F. J. TAYLOR,
(Per Secretary.)

J. C. PAGE, ESQ.,
Clerk, Co. Welland.

FROM JAMES McCLIVE, *RE* IMMIGRATION.

AUGUST 21st, 1886.

DEAR SIR,—

According to instructions of County Council for Welland, I give my name, and could use a good and respectable young English immigrant, but would require proof of good conduct on part of same from a reliable source. Address—

JAMES McCLIVE,
Garrison Road P. O., Ont.,
Township Bertie,
Co. Welland.

APPLICATION OF R. M. SOULE FOR APPOINTMENT AS
STUDENT AT AGRICULTURAL COLLEGE.

STAMFORD, Nov. 25th, 1886.

To J. C. PAGE, ESQ.
Clerk of the County
Council of Welland.

SIR,—

I see by your advertisement, persons wishing to be admitted to the Agricultural College at Guelph must be recommended by the County Council. Will you please submit my name at the next meeting of the Council as an applicant for the free admission and tuition at the college under sec. 3, 49 Vic., cap. 47.

I have lived with my father, who is a practical farmer in the Township of Stamford, from my birth, and can do all kinds of farm work. I attended the Drummondville High School over two years. Since then I have worked on the farm. Mr. C. D. Emmett is a neighbor of ours and can give any further information required. I also send you the clergyman's and magistrate's certificates, which I hope will be satisfactory.

Signed, R. M. SOULE.

STAMFORD, 3rd Dec., 1886.

This is to say that I have had opportunity of knowing something of the character and ability of young Mr. Murray Soules, of the Township of Stamford, when he has attended the Drummondville High School, and from all I know and have seen of him I have pleasure in testifying to his good ability and excellent moral character,—a young man worthy of any advantage the County Council may be able to put in his way.

ROBERT ACHESON,
Presbyterian Minister,
Stamford.

STAMFORD, Dec. 3rd, 1886.

I have pleasure in certifying that Murray Soules has been working on the farm with his father, Mr. John Soules, one of the leading farmers of Stamford Township, from the time that he bought the farm on which he now resides, some five or six years ago, and that I have had ample opportunity of observing, and know Murray to be an active, energetic young man of steady habits and good moral character, and feel justified in saying there can be no better subject found in the township as a candidate for admission to the Ontario Agricultural College, nor one that would make better use of the opportunities and advantages that the College affords.

F. A. HUTT, J. P.

GAOL SURGEON AND MEDICINES.

WELLAND, 13th Oct., 1886.

E. CRUIKSHANK, ESQ.,
Warden County Welland,
Fort Erie.

DEAR SIR,—

I have the honor to enclose you a copy of letter received by me to-day from the Inspector of Prisons, *re* appointment of Gaol Surgeon, and to which he wishes to draw the immediate attention of the County Council. Please bring the matter up at your next session.

I have the honor to be, sir,

Your obedient servant,

Signed, GEO. J. DUNCAN,

Sheriff.

[WELLAND JAIL.]

OFFICE OF THE INSPECTOR OF PRISONS AND
PUBLIC CHARITIES, ONTARIO.

PARLIAMENT BUILDINGS,

TORONTO, 12th Oct., 1886.

Re Jail Surgeon.

SIR,—

I observe by a printed copy of the proceedings of the County Council of the County of Welland, held in June last, and which has just been brought under my notice, that a by-law has been passed by the Council fixing the salary of the Jail Surgeon at \$160 per annum, "which salary shall include all medicines necessary for the use of the jail."

I am afraid that the County Council, in passing this by-law, have contravened No. 72 of the rules and regulations for the government of the common jails, which provides that no jail officer shall have any pecuniary interest, direct or indirect, in articles supplied to the prisoners.

It appears to me that under the by-law referred to the Jail Surgeon is given a direct pecuniary interest in the medicines furnished to prisoners, in that the less medicine he administers the greater his salary will be. To place it within the power of the Jail Surgeon to increase his salary by giving the prisoners under his charge medicines of inferior quality, or in insufficient quantity, seems to me to open the door to an abuse of the position.

It is unfair to a Jail Surgeon to place him in such a position, as that he will always be liable to complaints of having withheld medicines which ought to have been prescribed, with a view to saving expense to himself.

I am strongly of opinion that the proper course to pursue with respect to medicines is that the Jail Surgeon should enter any prescriptions he may have to make in a book kept for the purpose, and

the Jailer should obtain the medicines as required and render an account for the same to the County.

I have to instruct you to bring this matter before the County authorities at as early a date as possible.

I have the honor to be, sir,

Your obedient servant,

Signed, W. T. O'REILLY,

Inspector.

MR. SHERIFF DUNCAN,
Welland.

Certified a true copy.

{ L. S. }

Signed, GEO. J. DUNCAN,
Sheriff.

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APPENDIX F.

MEMORIALS.

RE STANDARD BARREL OF SALT.

*To His Excellency the most Honorable the Marquis of Lansdown,
G. C. M. G., Governor-General of the Dominion of Canada, in
Council.*

The memorial of the County Council of the County of Welland,
in Council assembled,

HUMBLY SHEWETH,—

That at the present time in this County there is no legalized
standard for a barrel of salt.

That it has been the custom to follow the standard of the United
States, viz., 5 bushels of 56 lbs., or 300 lbs. gross.

Your memorialists think that a standard should be fixed for the
Dominion of Canada, and

Therefore pray that such legislation may be had as will fix the standard for a barrel of salt, making it the legal weight of five bushels or 280 lbs. net, and that the weight be stamped on the barrel.

And your memorialists will ever pray.

Passed in Council this 8th day of December, 1886.

{ L. S. }

Signed, E. CRUIKSHANK,
Warden.

Signed, J. C. PAGE,
County Clerk.

RE SCOTT ACT.

SIMCOE, 30th Sept., 1886.

To JOS. C. PAGE, ESQ.,
County Clerk,
County of Welland.

SIR,—

I am directed by the County Council of the County of Norfolk, to forward a copy of a resolution passed by that Council on the 9th day of June last, with reference to the "Scott or Canada Temperance Act," and to request the co-operation of your Council in this matter; either by passing a similar resolution or a memorial to the same effect as the one now enclosed to you, and forwarding the same to the Dominion and Ontario Governments.

Will you also call the attention of your County Council to the memorandum of figures underneath. They are based on the assumption that the County of Norfolk, (a small county), is about an average as to numbers, etc. Incorporated villages, towns and cities are not

included, which, as such, have their own fiscal arrangements, and will therefore be subjected to loss of revenue, and to a greater extent in expenses proportionately to counties in carrying out the "Scott Act."

I am, sir,

Your obedient servant,

Signed, JAMES ERMATINGER,

County Clerk,

County Norfolk.

MEMO.

COUNTY NORFOLK.

Required to carry out the act for one year, two-thirds of the
gross amount.....\$728 66
Add one-third Government expense or half of County..... 364 33

Total expenses from Government and County...\$1092 99
Annual loss of revenue to County..... 2500 00

\$3592 99

If all the counties in Ontario pass the act, being 47 in
number, the cost of the experiment will be, per
annum\$168,870 53

Memorial of.....

HUMBLY SHEWETH,—

That your memorialist, in Council assembled, on the 9th day of
June, 1886, passed a resolution to the following effect, viz :

"Whereas the Act known as the 'Scott Act' has been in force

in this County for over a year, and has been the cause of a loss of revenue to the different municipalities of over \$2,500, without restricting the use or sale of ardent spirits, which are at present sold in as large or larger quantities than was the case under the Crooks' Act; and whereas the License Commissioners have made a demand for the sum of \$728.56 as the estimated cost of enforcing the said Act for the present year, with no guarantee that the sum required will not be two or three times as large: Be it therefore resolved by this Council, that a repeal of the said Act and a return to a well considered License Act, discriminating in favor of wine and beer, would be in the interest of morality and temperance, and would put an end to the discord and strife that are at present, and have been since the passing of the Act, disturbing this community, and which appear likely to increase in the future.

Your memorialist would state to your Honorable House, that the above resolution was passed in a Council of 22 members, (the Warden being in the chair and one member not voting,) by a majority of 10; yeas, 15; nays, 5. *The last Municipal Elections were avowedly carried on to test the feeling of the County on the temperance question.* Your memorialist, therefore, think the result is a fair test of the feeling in a County where the "Scott or Canada Temperance Act" is in force and on its trial. Your memorialist would therefore pray that your Honorable House will take into your serious consideration the purport of the above quoted resolution, and repeal the Canada Temperance Act, otherwise known as the Scott Act, on the grounds therein stated, and cause an Act to be passed discriminating in favor of wine and beer.

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COUNTY NORFOLK, *RE* SCOTT ACT.

Extract from the Minutes of the County Council of the County of Norfolk of the 9th June, 1886.

RESOLUTION

“ No. 2.—On motion of Mr. Ball, seconded by Mr. Hutchison,

“ ORDERED,

“ Whereas the act known as the ‘Scott Act’ has been in force in this County for over a year, and has been the cause of a loss of revenue to the different municipalities of over \$2,500, without restricting the use or sale of ardent spirits, which are at present sold in as large or larger quantities than was the case under the Crooks’ Act; and whereas the License Commissioners have made a demand for the sum of \$728.66 as the estimated cost of enforcing the said act for the present year, with no guarantee that the sum required will not be two or three times as large: Be it therefore resolved by this Council, that a repeal of the said act and a return to a well considered License Act, discriminating in favor of wine and beer, would be in the interest of morality and temperance, and would put an end to the discord and strife that are at present, and have been since the passing of the act, disturbing this community, and which appear likely to increase in the future.

“ Be it further resolved, that the clerk of this municipality be and is hereby authorized and instructed to forward a copy of this resolution to the Dominion Parliament and the Legislative Assembly of Ontario, and also to the clerks of the different counties in which the said act is in force, to be laid before their respective councils, asking their aid and co-operation in this matter, by passing a similar resolution, to be forwarded to the Dominion and Local Governments.”

POLLUTION OF NIAGARA RIVER.

*To His Excellency the Most Honorable the Marquis of Lansdown,
G. C. M. G., Governor-General of the Dominion of Canada, in
Council :*

The memorial of the Council of the County of Welland in Council assembled,

HUMBLY SHEWETH :

That Niagara River, in the vicinity of Fort Erie and International Bridge, is being continually polluted by the deposit of great quantities of refuse garbage and filth of the most deleterious description, endangering the health of residents near the river using the water of the same for domestic purposes, and destroying the fish in the said waters.

Your memorialists therefore humbly pray that such action may be taken to abate said nuisance as in your judgment may seem meet, and thereby confer on the inhabitants of the said Village of Fort Erie and vicinity a very great benefit.

And your memorialists will ever pray.

Passed in Council the 9th day of December, 1886.

{ L. S. }

Signed, E. CRUIKSHANK,
Warden.

Signed, J. C. PAGE,
County Clerk.

RUINS OF OLD FORT ERIE.

*To His Excellency the Most Honorable the Marquis of Lansdowne,
G. C. M. G., Governor-General of the Dominion of Canada, in
Council :*

The memorial of the County Council of the County of Welland,
in council assembled,

HUMBLY SHEWETH,—

That the ruins of Old Fort Erie, in the Village of Fort Erie, form
an object of great historical interest, and should be preserved intact
as far as possible, as a memorial of the early history of this province.

That said ruins are represented to be in danger of entire destruc-
tion through neglect and the removal of stone by individuals.

That the said Village of Fort Erie have memorialized the Govern-
ment of Canada to place said ruins, with certain lands adjacent, agree-
ably situated upon Niagara River near the foot of Lake Erie, in charge
of that municipality, for the purpose of preserving the said ruins and
establishing a public park.

Your memorialists therefore humbly pray that you may be pleased
to grant the prayer of the said municipality of Fort Erie.

And your memorialists will ever pray.

Passed in Council the 10th day of December, 1886.

{ L. S. }

Signed, E. CRUIKSHANK,
Warden.

J. C. PAGE,
County Clerk.

RE GRANT TO ST. CATHARINES AND NIAGARA CENTRAL RAILWAY.

To His Excellency the Most Honorable the Marquis of Lansdowne,
G. C. M. G., Governor-General of the Dominion of Canada, in
Council :

The petition of the Warden and Council of the County of
Welland

HUMBLY SHEWETH,—

(1.) In addition to the construction of those great national railways, the Intercolonial and Canadian Pacific, for several years it has been the policy of the Government of Canada to grant out of the public funds aid towards the construction of numerous local and competing railways in various portions of the older Provinces of Canada, and by reason of such aid many miles of railway have been built that otherwise would not have been carried through successfully.

(2.) The St. Catharines and Niagara Central Railway Company are engaged, and have already made great progress, in building their road from the Town of Niagara Falls by the shortest route round the western end of Lake Ontario to the City of Toronto, with a short spur into the City of Hamilton.

It passes through an important portion of the County of Welland and the County of Lincoln, and is so located as is to be provided with stations so conveniently placed as to afford the best possible accommodation to the numerous mills and factories, and to the agricultural and mercantile population along the route.

(3.) This railway connects at Toronto with railways diverging, and especially with the Canadian Pacific and Northern Railways. It will in this way afford the dense population south of Lake Ontario the important advantage of the former as an avenue for traffic to Ottawa, Montreal, Quebec and the Maritime Provinces, and of the latter to the lumber district east and north of Georgian Bay, and via

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the Canadian Pacific Railway from Calendar to Winnipeg and the Canadian Northwest.

There will be the advantage, also, of a summer route via the Toronto, Grey and Bruce branch of the Canadian Pacific Railway to Owen Sound, the Canadian Pacific steamboat line to Port Arthur, and the Canadian Pacific Railway to Winnipeg.

(4.) This railway will greatly benefit the population of a portion of the Province of Ontario, lying, on account of the great distance, beyond reach of the coal mines of Nova Scotia, by the cheap and easy access it will give to the coal mines of Pennsylvania.

(5.) For thirty-five miles this railway traverses the great fruit orchards, gardens and vineyards of the Niagara District, which, on account of the essential combined advantages of mildness of climate and fertility of soil, must always be the main source of supply of fruits for the use of the Dominion. Operated as this railway is designed, viz., a part of the great Canadian Pacific system, its cheapening effect on the cost of transport will benefit millions of the Canadian people who are consumers of fruit grown in the Niagara District.

(6.) The large population of the country traversed by this railway are heavy contributors towards the national and numerous local roads elsewhere built and subsidized out of the Dominion treasury, while nothing has been expended on any railways for their accommodation; and especially with regard to the Canadian Pacific Railway, unless the St. Catharines and Niagara Central Railway is constructed, that population will be deprived of their just share of the advantages of that costly national work.

(7.) Your petitioners are assured that the customary subsidy of \$3200 per mile will, together with the other resources of the railway company, enable them to complete their road.

Therefore, and for divers other good reasons, your petitioners humbly pray:

That you will recommend such measures to Parliament at its coming session, as in your wisdom shall seem best, to procure a grant

of aid towards the construction of the St. Catharines and Niagara Central Railway to the extent of three thousand two hundred dollars per mile.

And your petitioners, as in duty bound, will ever pray.

COUNCIL CHAMBER,

Welland, Dec. 7, 1886.

The foregoing petition declared lost on the second reading.

Signed, J. C. PAGE,
County Clerk.

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APPENDIX G.

MISCELLANEOUS.

INSANE-DESTITUTE LIST, REVISED AT DECEMBER
SESSION, 1886, UNDER BY-LAW 425.

Municipality.	Name of Insane-Destitute.	Weekly Allowance	Due for Half Year	Total Duc.	Name of Reeve Receiving same.
Bertie.....	Catharine Clenick..	\$ 1 50	\$ 39 00		
	Helinda Singer.....	3 00	78 00		
Crowland.....	Mary Forsyth.....	2 00	52 00	\$ 117 00	C. Rlselay.
Humberstone.....	Jacob Neff.....	2 00	52 00		M. Springer.
	John Harper.....	1 50	39 00		
	James Boyle.....	2 00	52 00		
Niagara Falls South..	Eliza Nablo.....	2 50	65 00	208 00	J. A. Ramsden.
Pelham.....	Philip H. Reler.....	2 00	52 00	52 00	Geo. Shrimpton.
	John Clark.....	2 00	52 00		
	Israel Tice.....	2 00	52 00		
Port Colborne.....	David Smith.....	2 00	52 00	156 00	Joseph Garner.
	Mrs. Chambers.....	1 50	39 00		
	Ellen Clifford.....	2 00	52 00	91 00	H. Cronmiller.
Stamford.....	Barbara Sour.....	1 00	26 00	26 00	J. A. Orchard.
Thorold Town.....	Hugh McGlavin.....	2 00	52 00		
	James Caffrey.....	1 50	39 00		
	Mrs. McLeod.....	2 00	52 00		
Thorold Township....	William White.....	3 00	78 00	221 00	Wm. McCleary.
	Charlotte Daboll....	2 00	52 00		
Wainfleet.....	George Bessey.....	2 00	52 00	104 00	John Wilson.
	William Smith.....	1 50	39 00		
	David Sider.....	2 50	65 00		
	Caroline Taggart....	1 75	45 50		
Willoughby.....	George Chapple....	2 50	65 00	214 50	Wm. Brown.
Wolland.....	Mary Robinson.....	2 00	52 00	52 00	M. B. Barnhard.
	John Jones.....	4 00	104 00		
	Solomon Dwright....	3 00	73 00		
	James Fahey.....	2 00	52 00	234 00	Geo. L. Hobson.

{ I. S. }

Signed, E. CRUIKSHANK,
Warden.

J. C. PAGE,
County Clerk.

CERTIFICATE—*RE* JOHN HARPER.

WELLAND, Ont., Dec. 9, 1886.

I hereby certify that John Harper, of Humberstone, is insane.

Signed, S. H. GLASGOW, M. D.

RECEIPTS *RE* HELINDA SINGER, INSANE-DESTITUTE.

BERTIE, Aug. 10, 1886.

Received from W. E. Ellsworth the sum of ten dollars for the keeping of Helinda Singer for five weeks, commencing July 1st, 1886.

His

Signed, ADAM × JOHNSON.
mark.

Witness,

J. E. MORIN.

BERTIE, Sept. 9, 1886.

Received from W. E. Ellsworth the sum of ten dollars (\$10) for the keeping of Helinda Singer for five weeks, commencing from Aug. 5, 1886.

His

Signed, ADAM × JOHNSON.
mark.

BERTIE, December 2, 1886.

Received from W. E. Ellsworth the sum of twenty dollars for the keeping of Helinda Singer for ten weeks.

His

Signed, ADAM × JOHNSON.
mark.

RECEIPT, *RE* BARBARA SOURS, INSANE - DESTITUTE.

STAMFORD, June 21st, 1886.

Received from C. D. Emmett, Esq., \$26, insane-destitute
money due Barbara Sours, six months, commencing 1st July, 1886.

Signed, J. R. McMICKING,
Treasurer, Stamford.

 APPORTIONMENT LEGISLATIVE PUBLIC SCHOOL
GRANT FOR 1886, COUNTY OF WELLAND.

Extract from Government apportionment of Legislative Public
School grant for 1886, County of Welland :

Bertie	\$ 506 00
Crowland	159 00
Humberstone	348 00
Pelham	294 00
Stamford	243 00
Thorold	266 00
Wainfleet	388 00
Willoughby	133 00
Total	<u>\$2337 00</u>

ACCOUNT AGAINST TOWN OF WELLAND.

OFFICE OF THE COUNTY CLERK.
COUNTY OF WELLAND,
WELLAND, ONT., Dec. 1886.

J. H. BURGAR, ESQ.,
Deputy Reeve.

DEAR SIR,—

By direction of the County Council at session just closed, I have the honor to enclose you an account against the Town of Welland, which you will please present at next session of Town Council :

And oblige yours, &c.,

Signed, J. C. PAGE,
County Clerk.

The Town of Welland to the County of Welland :
1886.

To 1 year's use of County Jail as a lockup, from 5th Dec.,
1885\$25 00
To cords of broken stone at \$6 00.....

GOVERNMENT GRANT TO WELLAND HIGH SCHOOL,
WHICH THE COUNTY INCREASED 20 PER CENT.

EDUCATION DEPARTMENT,

TORONTO, Sept. 8, 1886.

TO TREASURER

High School Board,
Welland.

I have the honor to inform you that the sum of \$318.10, on account of High Schools, has been certified by this office to the treasury department as payable to you, and will be remitted by that department without further application as soon as the payment is approved by the Hon. the Executive Council.

Signed, ALEX. MARLING,
Secretary.

