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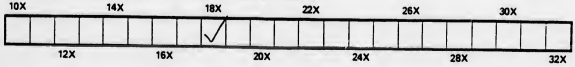
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MINUTES OF PROCEEDINGS

OF THE

Municipal Council

OF THE UNITED COUNTIES OF

STORMONT, DUNDAS AND GLENGARRY

January, June and October Zessions, 1890.

GEORGE KERR, ESQ., WARDEN. ADRIAN I. MACDONELL, ESQ., CLERK.

> CORNWALL, ONT. : Standard Steam Printing House. 1890.

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Officers Appointed by the Council FOR 1890.

GEORGE KERR, ESQ., WARDEN, Farran's Polnt, Ont. C. J. MATTICE, ESQ., TREASURER, Cornwall, Ont. HENRY E. CARPENTER, ESQ., CLERK, Cornwall, Ont. MESSRS. A. J. MCDONALD, Cornwall, Ont., and A. H. PLIMSOLL, Montreal, AUDITORS. DAVID R. BROWN, ESQ., ENGINEER, Cornwall, Ont. JAMES FRASER, ESQ., MEMBERS OF ADAM HARKNESS, ESQ., E. A. GRAVELEY, ESQ., GAOL PHYSICIAN, Cornwall, Ont. ALLAN CAMERON, ESQ., CARETAKER, Cornwall, Out. DUNCAN MCMARTIN, MESSENGER, Cornwall, Ont.

TRUSTEES OF HIGH SCHOOLS; INSPECTORS OF PUBLIC SCHOOLS AND SUB-TREASURERS OF SCHOOL MONEYS, 1890.

Trustees of District No. 1, Williamstown-John Ross and Simon Fraser (In room of Ewen Dingwall, resigned), appointed 1888; Alexander Falkner and D. J. McLennan, appointed 1889; and G. H. McGillivray and John R. McDonald, appointed 1890.

Trastees of District No. 2, Alexandria-D. B. McLennan, appointed 1888; D. J. McMartin, appointed 1889; and John A. McDougall, appointed 1890.

Trustees of District No. 3, Cornwall-James Sutherland, appointed 1888; James Dingwall, appointed 1889; and John_Bennett, appointed 1890.

Trustees of District No. 4, Morrisburgh-M. Williard, appointed 1888; L. J. Selleck, appointed 1889; and William Whittaker, appointed 1890.

Trustees of District No. 5, Iroquois—A. B. Carman, appointed 1888; William Whittaker, appointed 1889; and John Harkness, appointed 1890.

Inspectors of Public Schools-Alexander McNaughton, Esq., Stormont, Cornwall. Ont.; Arthur Brown, Esq., Dundas, Morrisburgh, Ont.; Donald McDlarmid, Esq., Glengarry, Athol, Ont.

County Examiners - Messrs. McNaughton, Carman, Brown and McDlarmid. ,

Sub-Treasurer of School Moneys-C. J. Mattice, Esq., Cornwall, Ont.

R 1890, rry. peer, cleek.	POST OFFICE.	Williamstown Martintown
OR THE YEAR 1890 t, Dundas and Glengarry.	DEPUTY REEVES.	H. A. B. McLENNAN Lancaster Ewen DINGWALL Williamstown JOHN J. MCRAE Martiniown.
L POR T rmont, Dund	POST OFFICE.	LancasterJOF
IES' COUNCI ited Counties of Sto	REVES.	A. B. McLENNAN
GOUNTIES' GOUNCIL FOR THE YEAR 1890, United Counties of Stormont, Dundas and Glengarry. GEORGE REER, Warden.	MUNICIPALITIES.	CHARLOTTENBURGH. A. B. MCLENNAN Lancaster EWEN DINGWALL Williamstown do JOHN J. MCRAE Martinown.

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	Wartintown	Glen Norman	Loch Garry. McCrimmon.	Glen Sandfield	Moose Creek.	Berwick	Osnabruck Centre Osnabruck Centre	Harrison's Corners	Cornwall Cornwall	West Winchester	Inkerman	Iroquois Dixon's Corners.		Sorth Williamsburgh North Williamsburgh	IN INTOT
	EWEN DINGWALL	D. J. McLEOD	JAMES FRASER	JAMES MCKENZIE JOHN J. KENNEDY	JOHN P. GRANT R. J. THOMPSON.	A. STARK*	GEORGE HODGINS. ISAIAH W. WARNER	D. J. McINTOSH D. McDONALD.	F. W. ROWE. J. P. WATSON.	SAMUEL HOWES.	JOHN S. ANDERSON	WILLIAM BANFORD CARMI LOCKE		D. H. WHITTAKER WILLIAM H. LANE	and the second sec
	Lancaster	Lancaster	Lancaster	Dalkeith	Alexandria Avonmore	South Finch	Farran's Polnt	Monlinette	Cornwall	Winchester	Winchester	I roquois	Morrisburgh.	North Williamsburg	
ICENES.	A. B. MCLENNAN	J. B. SNIDFR.	DONALD MCNAUGHTON A.A.STEWARI	P. A. STEWART.	DUNCAN A. McDONALD. OSCAR FULTON.	F. D. MCNAUGHTON	GEORGE KERR	JOHN D. ANNABLE	E. O'CALLAGHAN	JOHN S. ROSS. THOMAS HAMILTON	ANDREW KENNEDY	A. HARKNESS.	WILLIAM M. DORAN THOMAS MCDONALD.	MILES BROWN, M.D. JAMES DICKEY	
MUNICIPALITIES.	CHARLOTTENBURGH	do do LANCASTER TOWNSHIP	do LANCASTER VILLAGE	do LocHIEL	do ALEXANDRIA ROXBOROUGH		do OSNABRUCK do	Conswall Towssill	Conswalt Tows	NI	do	do MATILDA	do	WILLIAMSBURGH	do

19 MUNICIPALITIES. 19 REEVES. 22 DEPUTY REEVES. 19 MUNICIPALITIES. 19 MUNICIPALITIES. + After the January Session of the Council Dr. Stark's election was contested and he retired, Mr. J. R. Crysler being elected to fill the vacancy-

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STANDING

REGULATIONS RULES * AND *

-OF THE-

COUNCIL OF THE CORPORATION

OF THE

United Counties of Stormont, Dundas and Glengarry

As Revised and Adopted by the Council, October, 1886.

Meetings And Adjournments of the Council.

1. The Council shall meet at 10 o'clock in the forenoon, at the Court H'rs of meet-House, Cornwall, unless otherwise especially provided; and if at the time ing and ad-appointed there be no quorum, the Warden, or the Chairman appointed in ^{Journment}. his absence, may take the chair and adjourn with the consent of the majority then present.

2. When the Council adjourns, the members shall keep their seats When memb-ers shall leave until the Warden or Chairman leaves the chair. seats.

3. Whenever the Warden or Chairman is obliged to adjourn the Conncil for want of a quorum, the hour at which such adjoirnment is When names made, and the names of the members then present, shall be inserted in the down. minutes of the Council.

4. When a quorum is present, the Warden or Chairman shall take the Appearance chair and call the members to order. The roll shall then be called.

Minutes.

19 MUNICIPALITIES. 19 REEVES. 22 DEPUTY REEVES. TOTAL, 41. After the January Session of the Council Dr. Stark's election was contested and he retired, Mr. J. R. Crysler being elected to fill the vacaney-

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MORKENDUAL MILES BROWN, M.D. CRESETVILE STREATINE MORKENDARY I. H. WHITTAKER. VILLIAMSBURGH. JAMES DICKEY NOT NOT WILLIAMSBURGH. WILLIAMSBURGH. WILLIAMSBURGH.

North Williamsburgh North Williamsburgh

5. Immediately after the Wardon or Chairman shall have taken the Minutes to be chair, the minutes of the preceding day shall be read by the clerk. Any read. error or omission in the minutes shall then be corrected by the Council.

r or omission in the minutes shall then be corrected by the Council shall When reports All the reports, By-laws and memorials adopted by the Council shall When reports winted in the appendix to the minutes. be printed in the appendix to the minutes.

Warden.

minutes.

6. In the election of Warden, the names of the candidates shall be The Election placed in the hands of the Clerk immediately after the members shall have of Warden. taken their seats, and in case of more than one candidate being proposed, then the Clerk shall name two scrutineers from the members present, and shall proceed to take the vote by ballot. He shall check the vote after heing counted by the scrutineers, and shall declare the number of votes cast for each candidate: he shall continue the ballot-dropping the name of the candidate having the least number of votes-until a majority of the members present has been obtained for one of the candidates, when he shall declare the candidate who has so obtained said majority duly elected. In case of a tie the question shall be decided as provided by 46 Vic., Chap.18, Sec.225.

7. The Warden or Chairman shall preserve order, and decide ques. Order, &c. tions of order, subject to an appeal to the Conncil.

8. When the Warden or Chairman is called upon to explain a point Points of Orof order or practice, he is to state the rule applicable to the case without der, &c. argument or comment, and when objection is taken to the ruling of the Warden or Chairman, members may discuss the point of order before the vote is taken.

9. In case the Warden shall not be in attendance the Clerk shall When Chaircall the meeting to order until a Chairman be chosen, who shall preside man is the be until the arrival of the Warden. If the Warden or Chairman desire to leave the chair for the purpose of taking part in the debate, or otherwise, he shall appoint one of the members of Council to fill his place until he resumes the chair.

Members Speaking.

10. Every member, previous to his speaking to a question, shall rise Two or more and address the chair.

11. If two or more members rise at once, the Warden, or Chairman, members risshall name the member who is first to speak.

When mem-12. Every member present, when a question is put in Council, shall bers mny not vote thereon, unless the Council shall excuse him.

, 13. When the Warden or Chairman is putting a question, no member ⁿ shall walk out of, or across, the Council chamber; nor when a member is speaking shall any other member hold discourse to interrupt him, except to order, nor pass between him and the Chair.

14. A member called to order shall sit down, nuless permitted to explain, and the Council, if appealed to, shall decide on the case, but without debate; if there be no appeal the decision of the Chair shall be submitted to.

15. No member shall speak beside the question in debate.

16. Any member may, of right, require the question or motion to be Memb'rs may request mo-read for his information at any time of the debate, but not so as to inter-tion to be read rupt a member speaking.

17. No member, other than the one proposing a question or motion Limitation of right of speak (who shall be permitted to reply,) shall speak more than once on the same question, without leave of the Council, except in explanation of a material part of his speech, which must be void of improper personalities.

Strangers. 18. No stranger shall be admitted within the bar of the Council

Strangers.

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Order when putting

Members eall-

ed to order.

question.

without permission from the Warden or Chairman. Rules of the Conncil. Rules in Com-

19. The rules of the Conncil shall be observed in a Committee of the mittee of the whole Council, excepting the rules limiting the number of times of speaking, and of taking yeas and nays, and the rule requiring that motions shall be written and seconded.

Divisions of the Conncil.

20. Upon a division of the Conneil, the names of those who vote for, and of those who vote against the question, shall be entered upon the minutes, if any member require it.

Motions and Questions.

21. A motion to adjourn the Council shall always be in order, except Motion to adwhen a vote is being taken.

22. In committee, a motion that the Chairman leave the chair shall Motion to the always be in order, and shall take the place of any other motion without leave chair in Com- debate.

23. No motion, except for adjournment, for going into Committee of What motions need not the whole on By-Laws or Reports, or for receiving Reports and Petitions be in writing, shall be debated or put, unless the same be in writing, and seconded.

24. After a motion has been read by the Warden or Chairman, it Motions not 24. After a motion has been read by the transmission of the Council; but may be withdrawn drawn with shall be deemed to be in possession of the Council; but may be withdrawn drawn with at any time before decision or amendment, with permission of the Council.

25. When a question is under debate no motion shall be received, Motions on qnestions unless to amend it, or commit it, or to postpone it to a certain day, or under debate. for the previous question, or to lay it on the table, or for adjournment.

26. The previous question, nntil it is decided, shall preclude all The previous question. amendment and debate of the main question ; and shall be in the following words, "Shall the main motion be now put ?"

27. A motion for commitment, until it is decided, shall preclude all Motion for commitment. amendment to the main question.

28. All questions, whether in Conneil or Committee, shall be put in Order of ques-tions. the order they are moved, except in filling up blanks; the shortest time and the lowest sum shall be put first, and amendments shall take precedence of original motions.

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29. No motion having a preamble shall be admitted by this Council; No motion to baye a preambut resolutions may have preambles. ble.

30. Every motion when seconded must be received and read by the Reception of Warden or Chairman in Council, except in cases otherwise provided for motions when seconded. in the rules.

31. It shall be the duty of the Warden or Chairman in Council, when- Motions conever he shall conceive that a motion which he has received and read, is trary to rules. contrary to the rules of the Council, to apprise the Council thereof, immediately before the question on such motion is put, and to all the rules applicable to the case.

32. No motion for a grant of money, the discharge of any special Motions recommittee, or for the appointment or dismissal of any officer, or for the uniting on introduction of any charge against an officer of the County, shall be made one until after one day's notice thereof has been given; except upon the recommendation of a standing committee.

By-Laws.

33. Every By-Law shall be introduced by a motion for leave, of Modeof introwhich one day's notice shall be given, specifying the title of the bill, or dueing. by a motion to appoint a Committee to prepare and bring it in, or by order of the Conncil on the report of a Committee.

34. No By-Law shall be committed or aniended until it shall have two readings before combeen twice read.

35. All amendments made in Committee shall be reported to the Amendments Council by the Chairman standing in his place. After report, and the By-reported by Law has been read a third time, it shall be subject to a debate and amend. Committee. ment in Council before the question to pass, sign and seal shall be decided.

Readings.

36. Every By-Law shall receive three several readings, previous to Three readits being passed, which readings may be on the same day, unless objected ings on different days. to by three or more members present.

37. When a By-Law is read in the Council, the Clerk shall certify the Clerk to cerreadings and the time on the back.

38. By-Laws committed to a Committee of the whole Council shall To be read in first be read throughout by either the Clerk or the Chairman, and then de- Committee of the whole. bated by clauses, leaving the preamble and the title to be last considered.

39. When a By-Law passes the Conneil, the Clerk shall certify the When passed same with the date thereof at the foot of the By-Law, and shall be signed by the Counby the Warden and Clerk and have the Seal of the Corporation attached tined. thereto. Petitions.

40. Petitions, memorials and other papers addressed to the Council How presentshall be presented by a member in his place, who shall be answerable to ed.

the Conneil that they do not contain improper or impertinent matter.

Every petition, remonstrance, or written application intended to be pre-

sented to the Council may be delivered to any member thereof, and the To be exam-member to whom it shall be given shail examine the same, and indorse dorsed. thereon the name of the applicant, and the substance of such application Endorsement and sign his own name thereto, which endorsement only shall be read by to be read, or

the Clerk, unless a member shall require the reading of the paper, in the petition if which case the whole shall be read. required.

41. No petition or account shall be received by this Council after the second day of each meeting, unless it shall arise out of any matter before the Council.

Papers Laid Before the Council—Form of Reading.

42. Papers laid before the Conncil, or referred to a Committee for their Papers adconsideration, are of right to be read once by the Clerk or Chairman at the dressed to the table; but when once read to the Council or Committee they are then like read by the every other paper that belongs to the Council, to be moved for to be read, Clerk. and if objected to, to be decided by taking the sense of the Council or Committee.

Committee of the whole.

Committees.

6

43, In forming a Committee of the whole Council, the Warden or Chairman shall leave the chair, and shall, before leaving the same, appoint a Chairman to preside, who shall have the same authority in the chair or the Committee as the Warden in the chair of the Council, and in other Committees the Chairman shall have the same authority.

44. On motion in Committee to rise and report, the question shall be Motion to rise and report. decided without dobate.

45. When in Committee of the whole a motion to rise has been put and carried, before any definite action has been taken in respect to the matter under consideration, the subject referred to the Committee shall be considered to be disposed of in the negative.

Members re- 46. When a member introduces a by-law, petition or motion, upon any ferring mo-subject, and the same is referred to a special Committee, the member in-Special Com- troducing the by-law, petition or motion, shall be one of the Committee nuttee to be without being named by the Council.

47. A majority of any Committee may proceed to business.

Majority of Committee to

form a quorum.

one.

48. In the first Session of the Council in each and every year, standing committees, to consist of not less than seven members each, besides the Warden, shall be appointed to the following purposes, viz. :

1. Education.

2. Finance and Assessment.

3. County Property.

4. Roads and Bridges.

5. Equalization of Assessment.

6 Printing.

7. Communications.

All Documents relating to those subjects shall be severally referred, unless referred to a Special Committee.

49. The several Committees on Education, County Property and Roads and Bridges shall meet the Second day of each Session of Council at 9 o'clock a. m., and those on Finance and Assessment, and Printing and Communications, at 2 o'clock p.m.

50. The Committee on Equalization shall consist of the Reeves of the several Municipalities, and in their absence of the Deputy-Reeves.

51. The Warden shall, for the purpose of consultation, but not to vete, Warden exof be ex-officio member of every Committee.

officio of Standing

Orders of the Day. Committees. 52. The orders of the day shall have preference over any motion before Orders of the day to have the Council.

preference to 53. When any order or orders of the day shall be left undisposed of at To be taken the time of an adjournment, either for want of a quorum or otherwise, np in success such order or orders shall be taken up in succession as the first business motions. after a daily routine at the next meeting of the Councilsion.

Routine Business of the Council.

The daily routine business of the Council shall be as follows :--

1. Calling the roll.

2. Reading minutes of preceding day.

3. Receiving communications.

4. Reading communications.

5. Presenting petitions.

6. Reading petitions.

7. Presenting reports by committees.

8. Giving notices.

9 Orders of the day.

Revised and adopted 21st October, 1886.

P. A. STEWART, Chairman of Special Committee. Passed, signed and sealed in open Council this 22nd day of Oct., A.D., 1886.

C. J. MATTICE, Clerk.

D. A. MCARTHUR, Warden,

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ial Committee. f Oct., A.D., 1886. UR, Warden,

MINUTES OF THE UNITED COUNTIES OF Stormont, Dundas and Glengarry

JANUARY SESSION.

Corporation of the United Counties of Stormont, Dundas and Clengarry.

FIRST DAY.

Cornwall, January 28th, 1890.

The Council met this day pursuant to Statute, the Clerk presiding.

The following Reeves and Deputy Reeves having first filed their certificates, took their seats as members of the Counties' Council for the year one thousand eight hundred and ninety:

CHARLOTTENBUNGH. - A. B. McLennan, Reeve ; Ewen Dingwall and John J. McRac, Deputy Reeves.

LANCASTER TOWNSHIP-J. B. Snider, Reeve; D. J. MeLeod, Deputy Reeve.

LANCASTER VILLAGE .-- Donald A. Me-Naughton, Reeve.

KENYON.-A. A. Stewart, Reeve ; Jas. Fraser and D. C. Campbell, Deputy Reeves.

LOCHIEL.-P. A. Stewart, Reeve; John J. Kennedy, Deputy Reeve.

ALEXANDRIA-Dunc4m A.MeDonald, Reeve. ROXBOROUGH.—Oscar Fulton, Reeve ; John P. Grant and R. J. Thompson, Deputy Reeves.

FINCH .- F. D. McNaughton, Reeve; Dr. A. Stark, Deputy Reeve.

OSNABRUCK.-George Kerr, Reeve ; George Hodgins and Isalah W. Warner, Deputy Reeves.

CORNWALL TOWNSHIP.—John D. Annable, Reeve; D. J. MeIntosh, Deputy Reeve.

CORNWALL.-E. O'Callaghan, Reeve; F. W. Rowe and J. P. Watson, Deputy Rueves.

WEST WINCHESTER .- John S. Ross, Reeve. WINCHESTER TOWNSHIP,-Thos. Hamilton,

Reeve; Samuel Howes, Deputy Reeve.

MOUNTAIN. — Andrew Kennedy, Reeve ; John S. Anderson, Deputy Reeve.

MATILDA.—A. Harkness, Reeve ; William Banford and Carmi Loeke, Deputy Reeves. IROQUOIS .- William M. Doran, Reeve.

MORRISBURGH.-Thos. McDonald, Reeve.

CHESTERVILLE .- Mlles Brown, Reeve.

WILLIAMSBURGH.—Jas. Dickey, Reeve; J. H. Whittaker and William H. Lane, Deputy Reeves.

Nominations for Warden were made as follows :

Mr. E. O'Callaghan, l'eeve of the town of Cornwall.

Mr. Oscar Fulton, Reevo of the township of Roxborough.

Mr. Geo Kerr, Reove of the township of Osnabrnek.

Mr. John D. Annable, Reeve of the township of Cornwall.

Mr. Isaiah Warner, Deputy Reeve of the township of Osnabrnek.

The Clerk appointed Mr. Doran and Mr. P. A. Stewart scrutineers.

The vote was taken by hallot and resulted as iollows.

Mr.	O'Callaghun,12
Mr.	Fultonli
Mr.	Kerr,
Mr.	Annable,
Mr.	Warner

The name of Mr. Annable was dropped, and the second ballot was taken, resulting as follows :

Mr.	O'Ca	llag	ina	n	 	 	 	11
Mr.	Fulte)n.,			 	 	 	14
Mr.	Kerr				 	 	 	12
Mr.	War	ner		•••	 	 :	 	2

The name of Mr. Warner was dropped, and the third ballot was taken, resulting as follows :

The name of Mr. O'Callaghan was dropped, and the fourth ballot was taken, resulting as follows :

The Clerk declared Mr. Kerr, Reeve of Osnabruck, duly elected Warden.

Mr. Kerr having been conducted to the chair by Mr. Fulton and Mr. O'Callaghan, thanked the Council for the honor conferred upon him

The Council adjourned for ten minutes to allow the Warden to take his declaration of office.

Council resumed.

The following communications were received and read :

The resignation of Mr. Ewen Dingwall as school Trustee.

The report of the Williamsburgh Road Company.

From D. McCallun, Stromness, praying co-operation in a certain Rallway Act. From A. M. Roseburgh, asking for aid on behalf of the Prisoner's Aid Association.

From James Dingwall, County Attorney, enclosing copy of the Grand Jurors' present-ment of the December Sessions.

A ward of James Ravside, Esq., and Thomas Pringle, rc Chesterville Dam. Special award of R. B. Carman, Esq., rc Chesterville Dam. Report of R. B. Carman, Esq., rc Chester-

vilie Dam.

Upon motion of Mr. Harkness, seconded by Mr. P. A. Stewart, the following members were appointed a special committee to strike the standing committees : Messrs. A. A. Stewart, D. A. McDonald, D. Mc-Naughton, O'Callaghan, F. D. McNaughton, Fulton, Warner, Hamilton, Dickey, A. Kennedy, Thomas McDonald, Doran, A. B. McLennan, Harkness, and P. A. Stewart.

NOTICES.

Mr. Harkness glyes notice that he will tomorrow ask feave to introduce a By-Law amending By-Law 899, by appointing Thomas Hamilton Reeve of Winchester, a member of the Nation River Drainage Committee In the place of R. D. Fulton, who has ceased to be a member of the Council.

Upon motion of Mr. Warner, seconded by Mr. Hodgins, the Council adjourned to 10 o'clock a. m., to-morrow.

HENRY E. CARPENTER, GEO. KERR, Warden. Clerk.

SECOND DAY.

Cornwall, January 29th, 1890. The Council met.

The Warden in the Chair.

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Members all present except Mr. D. Mc-Donald, Deputy Reeve of the Township of Cornwall.

Mr. McKenzie, Deputy Reeve of the Township of Locheil, filed his certificate and took his seat.

The following communication was received and read:

From A. Brown, Esq., School Inspector for Dundas, asking this Council to furnish him an office.

Mr. Donald McNaughton, Chairman of Special Committe to strike the Standing Committees, presented their report.

Upon motion of Mr. Doran, seconded by D. A. McDonald, the report was referred to a Committee of the Whole.

Mr D. McNaughton in the Chair.

The Committee rose recommending the adoption of the report.

Upon motion of Mr. Doran, seconded by Mr. D. McNaughton, the report was adopied in Conncil.

Moved by Mr. A. Kennedy, seconded by Mr. Thomas McDonald, that the deputa- chair till seven p. m.

tion of Merchants, in behalf of their petition, be heard before this Council.

Carried.

Messrs. Mills, Milliken and Campbell addressed the Council in behalf of the deputation.

Upon motion of Mr. Thos. McDonald. seconded by Mr. A. Kennedy, the following members were appointed a Special Committee to investigate the nature of the complaints alleged in the petition presented by the Commercial Deputation :-Messrs. Thos. McDonald, A. Kennedy, Harkness, D. McNanghton, A. A. Stewart, Dickey, Doran, O'Callaghan, P. A. Stewart, Ross, F. D. McNaughton, Hamilton and Fulton.

NOTICES.

Mr. P. A. Stewart g'ves notice that he will to-morrow ask leave to introduce a By-Law for the appointment of High School Trustees.

Mr. D. A. McDonald gives notice that he will to-morrow ask leave to ir troduce a By-Law for the appointment of a County Board of Andit.

Mr. D.McNaughton gives notice that he will to-morrow ask leave to introduce a By-Law for the appointment of County Auditors.

PETITIONS.

Mr. Doran presented a petilion from the Merchants, relative to Hawkers and Pedlars.

Upon motion of Mr. Hamilton, seconded by Mr. Doran, the Warden left the Chair till 2 p. m.

AFTERNOON SESSION.

Council resnmed.

The Warden in the chair.

Mr. Doran, Chairman of the Printing

Committee, presented their report. Upon motion of Mr. D. McNanghton, seconded by Mr. O'Callaghan, the report was referred to a committee of the whole. Mr. Doran in the chair.

The Committee rose, recommonding the adoption of the report.

Upon motion of Mr. Hamilton, seconded by Mr. Howes, the report was adopted in ferred to a Council.

NOTICES.

Mr. A.B. MeI onnan gives notice that he will to-morrow ask leave to introduce a By-Law re appointing a committee in re River Beandette drainage, and other matters in connection with the same.

Mr. Fulton gives notice that he will to-morrow ask for returns showing the amounts nnder discount, the rate of discount, the amounts inspectors of discount pald, and the names of the Banks with which business has been done for the past year. Upon motion of Mr. Rowe, seconded by

Upon motion of Mr. Rowe, seconded by Mr. D. A. McDonald, the Warden left the Counci The W Mr. Th

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HENRY E.

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and Campbell behalf of the

ios. McDonald, y, the following a Special Comnature of the etition present-Deputation :-A. Kennedy, A. A. Stewart, P. A. Stewart, Hamilton and

ice that he will School Trustees. notice that he ir trodace a Bya Connty Board

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e, seconded by

EVENING SESSION.

Council resumed.

The Warden in the Chair.

Mr. Thos. McDonaid, Chairman Education Committee, presented their report.

Upon motion of Mr. Banford, seconded by Mr. Anderson, the report was referred to a Committee of the Whole.

Mr. Thos. McDonald in the Chair.

The Committee arose recommending the adoption of the report.

Upon motion of Mr. O'Caliaghan, seconded by Mr. Fraser, the report was adopted in Conneil.

Moved by Mr. Thos McDonald, seconded by Mr. A. Kennedy, that the names of Messrs. Dickey, O'Callaghan, Banford, F. D. McNaughton, Ross, Fulton, Doran, A A. Stewart, P. A. Stewart, McLennan,

Harkness, D. A. McDonald, together with the mover and seconder, be a Special Committee to report re Scott Act fines and the best mode of disposing of same.

Carried.

Mr. D. McNaughton, Chairman Special ommittee re Hawkers and Pedlars, presented their report.

Upon motion of Mr. Fulton, seconded y Mr. Grant, the report was referred to a ommittee of the Whole.

Mr. D. McNaughton in the Chair.

The Committee rose recommending the adoption of the report.

Upon .notion of Mr. Fulton, seconded by Mr. F. D. McNaughton, the report was adopted in Council.

Upon motion of Mr. Harkness, soconded by Mr. Anderson, By-Law number 904 was read a first and second time and revas adopted in Ferred to a Committee of the Whole.

Mr. Ross in the Chair.

The Committee rose recommonding the adoption of the By-Law.

NOTICE.

Mr. Stark gives notice that he will tc-mor-row introduce a motion before this Connell, "That it is the optilon of this Connell that the in a monnth in the characteristic of the optimical of this connect that the new of the Banks een done for the the Ontario License Act should be appointed in maily by the Counties' Council instead of oling appointed by the Ontario Government, at present."

Varden left the by Mr. O'Callaghan, the Council adjourned Upon motion of Mr. Fraser, seconded ill 9 o'cleak to-morrow.

> HENRY E. CARPENTER, Clerk.

GEO. KERR.

CORNWALL, January 30th, 1890.

Council met. The Warden in the chair.

Roll called.

All members present except Messrs. Hamilton, Brown, Watson and D. Mc-Donald.

Minutes of yesterday were read and approved.

Upon motion of Mr. P. A. Stewart, seconded by Mr. J. J. Kennedy, By-Law No. 904 was read a third time.

Upon motion of Mr. P. A. Stewart, seconded by Mr. McKenzie, By-Law No. 904 was passed signed and sealed.

Upon motion of Mr. D. A. McDonald, seconded by Mr. A.A.Stowart, By-Law No. 905 was read a first time. Upon motion of Mr. D A. McDonald,

seconded by Mr. Banford, By-Law No. 905 was read a second time and referred to a Committee of the Whole.

Mr. A. Kennedy in the chair.

The Committee rose recommending the adoption of the By-Law.

Upon motion of Mr. Banford, seconded by Mr. D. A. McDonald, By-Law No. 905, was read a third time.

Upon motion of Mr. Banford, seconded by Mr. D. A. McDonald, By-Law No. 905, was passed, signed and sealed.

Moved by Mr. Fulton, seconded by Mr. Grant, that the Treasurer furnish a return to this Council, of all amounts during the year 1889 under discount, the rate of discount, and the names of banks with which business has been done, also rate of interest allowed on deposits and amount of interest received during the year on such deposits.

NOTICE.

Mr. Doran gives notice that he will to-morrow ask leave to introduce a By-Law for the appointment of Preventive Officers.

Upon motion of Mr. Doran, seconded by Mr. Ross, the Warden left the chair till 11 a. m.

Council resumed.

Carried.

The warden in the chair.

Upon motion of Mr. A. B. McLennan, seconded by Mr. Dingwall, By-Law No. 906 was read a first and second time and referred to a committee of the whole.

Mr. Banford in the chair.

Committee rose recommending the adoption of the By-Law.

Upon motion of Mr. J. B Snider, second-Warden | ed by Mr. D. J. McLeod, By-Law No. 907 was read a first and second time and referred to a committee of the whole.

Mr. Fraser in the chair.

Committee rose recommending the adoption of the By-Law.

Upon motion of Mr. Banford, seconded by Mr Locke, By-Law No. 906 was read a third time, passed, signed and sealed.

Mr. Harkness, Chairman of the Scott Act committee, presented their report.

Upon motion of Mr. D. McNaughton, seconded by Mr. D. A McDonald, the report was referred to a committee of the whole.

Mr. Anderson in the chair.

Committee rose recommending the adoption of the report.

Upon motion of Mr. Banford, seconded by Mr. Doran, the report was adopted in Council.

Upon motion of Mr. McLeod, seconded by Mr. Snider, By-Law No. 907 was read a third time, passed, signed and sealed.

Upon motion of Mr. Rowe, seconded by Mr. D. McNaughton, the Warden left the

chair till three o'clock.

AFTERNOON SESSION.

Council resumed.

The Warden in the chair.

Mr. D. McNaughton, Chairman ou com-

munications, presented their report. Upon motion of Mr. Thos. McDonald, seconded by Mr. Thompson, the report was referred to a committee of the whole.

Mr. Annable in the chair.

The committee rose recommending the adoption of the report with the clause relating to tax on live stock, struck out. Upon motion of Mr. A. A. Stewart, seconded by Mr. Banford, the report was adopted in Conncil as amended.

Mr. Harkness, Chairman Nation River Drainage Committee, presented their report.

Upon motion of Mr. Banford, seconded by Mr. Locke, the report was referred to a Committee of the Whole.

Mr. A. A. Stewart in the chair.

The Committee rose and reported progress, and asked leave to sit again.

Mr. Fulton, Chairman Committee on County Property, presented their report.

Upon motion of Mr. Fulton, seconded by Mr. Thompson, the report was referred to a Committee of the Whole.

Mr. Rowe in the chair.

The committee rose, recommending the adoption of the report.

by Mr. Harkness, the report was adopted in Council.

Upon motion of Mr. Grant, seconded by ed till 7 p Mr. Thompson, By-Law No. 909, amending By-Law No. 850, was read a first and second time and referred to a committee of the whole.

Mr. O'Callaghan in the chair.

recommending 012 was r The committee rose. certain amondments.

Upon motion of Mr. D. A. McDonald. seconded by Mr.J.J.Kennedy, By-Law 910 was read a first and second time and refer- adoption c red to a Committee of the Whole.

Mr. D. A. McDonald in the chair. The committee rose recommending the No. 912 adoption of the By-Law.

Upon motion of Mr. Hodgins, seconded by Mr. Banford, By-Law No. 910 was read ed by Mr a third time, passed, signed and sealed.

Upon motion of Mr. Doran, seconded by to a Comm Mr. Harkness, By-Law No. 908 was read a first and second time and referred to a Committee of the Whole.

Mr. Banford in the chair.

Committee rose recommending the adop- Locke, that tion of the By-Law.

Upon motion of Mr. Banford, seconded ake a seat by Mr. Doran, By-Law No. 908 was read a third time, passed, signed and sealed.

Moved by Mr. Hodgins, seconded by Howes, th Mr. Banford, that Mr. Thos McDonald read the Te Mr. F. D. McNaughton, Mr. Fulton, Mr. A. A. Stewart and Mr. Doran, be appointed a committee to secure legal advice in re Na tion River Drainage, from legal anthority Mr. Young, in town, and report to this Council Friday Mr. Grahan

Carried.

Moved by Mr. Starke, seconded by Mr. Mr. Gibbens Hodgins, that the Counties' Clerk be in M. Lawrence structed to request D. P. McKinnon, Esq. License Inspector for the County of Stormont, to furnish this Council previous to the June session with a statement showing unded by M the number of convictions made under the erred to the Canada Temperance Act, by A. F. McIn Upon mo tyre, Esq., Police Magistrate, or any other by Mr. McI two justices of the peace, in which the said third time Mr. McKinnon was the prosecutor, the said Upon mot Mr. McKinnon was the prosecutor, the said statement to give the names of all parties under by M against whom a conviction was made, als 009 was reac the amount of fines imposed and received Upon mot in each case, and to whom such fines were Mr. D. A. M paid, or if any yet unpaid, as the cas passed, signed may be. Carried.

NOTICE.

Upon motion of Mr. Banford, seconded Mr D. A. McDonald gives notice that he will HENRY E. C.A. appoint a Board of Public School Examiner d till 9 a m.

Upon n by Mr. J.

> Council The Wa

Upon m bnded by

referred to Mr. J. J

signed and Mr. Fras The Con

adoption of his Counci

Carried. Moved b

Carried.

TENDER

Upon mo Upon mot Upon mot Mr. D. A. M ort was adopted

int, seconded by ed till 7 p. m. o. 909, amending a first and sea committee of

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dy, By-Law 910 Whole.

gins, seconded referred to a

908 was read a ind sealed.

Fulton, Mr. A. be appointed a

binnty of Stor-il previous to Upon motion of Mr. O'Callaghan, sec-ement showing onded by Mr. Doran, the tenders were re-hade under the erred to the Printing Committee. Y A. F. McIn-Upon motion of Mr. McRae, seconded, or any other by Mr. McLeod, By-Law No. 911 was read which the said third time, passed, signed and sealed. Sector, the said Upon motion of Mr. D. McNaughton, sec-sof all parties ended by Mr. Thos. McDonald, By-Law No. was made. also 109 was read a third time. and received Upon motion of Mr. Fraser, seconded by uch fines were Mr. D. A. McDonald, By Law No. 909 was as the case passed, signed and sealed.

EVENING SESSION. Council resumed. The Warden in the chair.

Upon motion of Mr. D. A. McDonald seconded by Mr. J. J. Kennedy, By-Law No. recommending 012 was read a first and second time and A. McDonald, Mr. J. J. Kennedy, By-Law No. referred to a Committee of the Whole.

Mr. J. J. Kennedy in the chair.

The Committee rose recommending the l time and refer- adoption of the By-Law.

Upon motion of Mr. Banford, seconded

by Mr. J. S. Anderson, the Council adjourn-

Upon motion of Mr. D. McNanghton, he chair. seconded by Mr D. A. McDonald, By-Law primending the No. 912 was read a third time passed,

signed and sealed.

Upon motion of Mr. McLennan, secondo. 910 was read ed by Mr. Snider, By-Law No. 911 was an, seconded by to a Committee of the Whole.

Mr. Fraser in the chair.

The Committee rose recommending the adoption of the By-Law.

Moved by Mr. Banford, seconded by Mr. nding the adop Locke, that Mr Connelly an old member of ford, seconded his Council be asked by the Warden to 908 was read, ake a seat inside the Rail.

Carried.

Moved by Mr. Doran, seconded by Mr. a, seconded by Howes, that the Clerk do now open and los McDonald read the Tenders for printing. Carried.

dvice in re Na TENDERS WERE OF INCLUSION egal authority Mr. Young, Minutes and Statements. \$118 00 Conneil Friday Mr. Graham, 10 00

, as the case passed, signed and sealed.

Upon motion of Mr. Fraser, seconded by Mr. D. A. McDonald, the Council adjournd till 9 a.m. to morrow morning.

lice that he wil HENRY E. CARPENTER, ice a By-Law to ol Examiner

GEO. KERR, Clerk.

FOURTH DAY.

Cornwall, January 31st, 1890.

Council met.

The Warden in the chair.

Roll called.

All the members present excepting Messrs. Watson, Hamilton, Brown and D. McDonald.

Minutes of yesterday read and approved. Mr. Doran, Chairman Printing Commit-

tee presented their supplementary report. Upon motion of Mr. Warner, seconded

by Mr. McIntosh the report was referred to a Committee of the Whole.

Mr, McKenzie in the chair.

Committee rose recommending the adoption of the report.

Upon motion of Mr. Fraser, seconded by Mr. Warner, the report was adopted in Council.

Upon motion of Mr. D. A. McDonald, seconded by Mr. J. J. Kennedy, By-Law No. 913, to appoint a Board of Public School Examiners, was read a first and second time and referred to a committee of the Whole.

Mr. Howes in the chair.

Committee rose recommending the adoption of the By-Law.

Upon motion of Mr. Banford, seconded by Mr. A. A. Kennedy, By-Law No. 913 was read a third time.

Upon motion of Mr. Anderson, seconded by Mr. Howes, By-Law No. 913 was passed, signed and sealed.

Upon motion of Mr. D. A. McDonald, seconded by Mr. O'Callaghan, By-Law No 914 was read a first and second time and referred to a Committee of the Whole.

Mr Locke in the chair.

Committee rose recommending the adoption of the By-Law.

Upon motion of Mr. Kennedy, seconded by Mr. Banford, By-Law No. 914 was read a third time

Upon motion of Mr. A. Kennedy, seconded by Mr. Anderson, By-Law No. 914 was passed, signed and sealed.

Moved by Mr. O'Callaghan, seconded by Mr. Warner, that a Pedlar's License be granted J. B. Blondin, free of charge. Carried.

Moved by Dr. Starke, seconded by Mr. Thompson, that this Council is of the opinion that the License Inspectors and Commissioners under the Ontario License Act should be appointed annually by the Counties Councils instead of being appointed by the Ontario Government, as is now Warden. | done, and that this Council do petition the

11

Provincial Legislature to amend the said act by conferring the appointment of said Inspectors and Commissioners on the Counties' Councils in Ontario.

Moved in amendment by Mr. Thomas McDonald, seconded by Mr. Fraser, that this Council deem it inadvisable to recommend the adoption of the resolution now submitted to this Council.

Amendment lost on the following division ;

Nays-Messrs. Anderson, Annable, Banford, Fulton, Grant, Hodgins. Howes, Harkness, J. J. Kennedy, A. Kennedy, Locke, Lane, J. J. McRae, McLeod, Mc-Kenzie, F. D. McNaughton, O'Callaghan, Rowe, Ross, Snider, Starke and Thompson-22.

Yeas-Messrs. Doran, Dickey, Fraser, D. McNaughton, D. A. McDonald, McIn-tosh, Thos. McDonald, A. A. Stewart, Whittaker and Warner-10.

The main motion was carried on the following division:

Yeas-Messrs. Anderson, Annable, Banford, Dingwall, Fulton. Grant. Hodgins, Howes, Harkness, J. J. Kennedy, A. Kennedy, Locke, Lane, J. J. Mckae, McLeod, McKenzie, F. D. McNaughton, O'Calla-ghan, Rowe, Ross, Snider, Starke and Thompson-23.

Nays-Messrs. Doran, Dickey, Fraser, McLennan, D. McNaughton, D. A. McDonald, McIntosh, Thos. McDonald, A. Stewart, Whittaker and Warner.-11.

Upon motion of Mr. Fraser, seconded by Mr. O'Callaghan, the Warden left the chair till 3 p. m.

AFTERNOON SESSION.

Council resumed.

The Warden in the chair.

Upon motion of Mr. Banford, seconded by Mr. Locke, the Finance Report was received and read.

Mr. Harkness, chairman of the Finance Committee, presented their report.

Upon motion of Mr. A. Kennedy, seconded by Mr.Locke, the report was referred to a Committee of the whole.

Mr. A. Kennedy in the chair.

Committee rose recommending the adoption of the report.

Moved by Mr. Banford, seconded by Mr. Anderson, that the Finance Report be adopted in Council.

Moved in amendment by Mr. Warner, seconded by Mr. Hodgins, that the report of the Finance Committee be not adopted, but referred back to a committee of the whole, and that the Finance Report be amended by making the Treasurer's salar the sum of \$700.00 instead of \$1000.00.

The amendment was lost on the follow ing division.

Nays-Messrs. Anderson, Banford, Ding wall, Doran, Dickey, Fraser, Fulton, Grant Howes, Harkness, J. J. Kennedy, A. Ken nedv, Locke, Lane, McRae, McLeod, I McNaughton, McKenzie, D. A. McDonald F. D. McNaughton, McIntosh, Thos. Mc Donald, O'Callaghan, Rowe, Ross, Snider A. A. Stewart, Starke, Thompson and Whittaker-30.

Yeas-Messrs. Warner and Hodgins-9 The report of the Finance Committee was adopted in Council on the above divi sion.

Upon motion of Mr. F. D. McNaughton seconded by Mr. Thos. McDonald, the re port of the Special Committee to obtain legal advice re Nation River drainage wa read.

Mr. Thos. McDonald, chairman Specia Committee to obtain legal advice re Natio

River drainage, presented their report. Upon motion of Mr. Warner, seconde by Mr. A. Kennedy, the report was refe red to a Committee of the Whole.

Mr. D. McNaughton in the chair.

Committee rose, recommending the a option of the report.

Upon motion of Mr. Banford, seconde by Mr. A. Kennedy, the report was adop ed in Council.

Moved by Mr. 1 oran, seconded by M F. D. McNaughton, that the Nation Rive Drainage Committee do accept the term of settlement offered by Messrs. Munro Barrie and which have been embodied the report of the Special Committee.

Carried.

Upon motion of Mr. Thos McDonald se onded by Mr. Doran, By-Law No. 917, w read a first and second time and referre to a Committee of the Whole.

Mr. Thos. McDonald in the chair.

Committee rose recommending the ado tion of the By-Law.

Upon motion of Mr. Warner, secondby Thos. McDonald, By-Law No 915, w read a first and second time and referre to a Committee of the Whole.

Mr. Dickey in the chair.

Committee rose recommending the ado tion of the By-Law

Upon motion of Mr. Anderson, second by Mr. Banford, By-Law No. 915, was rea third time.

Upon motion of Mr. F D. McNaughto seconded by Mr. Fraser, By-Law No. 91 was passed, signed and sealed.

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r and Hodgins-9 Finance Committee on the above divi

F. D. McNanghton McDonald, the re mmittee to obtain iver drainage wa

chairman Specia al advice re Natio d their report. Warner, seconde e report was refe

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Banford, seconde report was adop

seconded by M the Nation Rive accept the term Messrs. Munro been embodied i Conmittee.

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Varner, second Law No 915, w. time and referre hole. ir.

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derson, second No. 915, was re-

D. McNaughto By-Law No. 91 ealed.

Upon motion of Mr. 1 oran, seconded by Mr. Ross, By-Law No. 916, was read a first and second time and referred to a Committee of the Whole.

Mr. Starke in the chair.

Committee rose recommending the adoption of the By-Law.

Upon motion of Mr. F. D. McNaughton, seconded by Mr. Fraser, By-Law No. 916, was read a third time

Upon motion of Mr. Locke, seconded by Mr. Banford, By-Law No. 916 was passed, signed and sealed.

Upon motion of Mr. Doran, seconded by Mr. Anderson, By-Law No. 917, was read a third time.

Upon motion of Mr. F. D. McNaughton, seconded by Mr. Fraser, By-Law No. 917, was passed, signed and sealed.

Upon motion of Mr. Fulton seconded by Mr. Grant, the report of the Nation River Drainage Committee was re-committed to a Committee of the Whole.

Mr. A. A. Stewart in the chair.

Committee rose reported progress and asked leave to sit again. Moved by Mr. McIntosh, seconded by

Mr. McKenzie, that the name of Mr. Rowe

be placed on the Finance Committee. Carried.

Upon motion of Mr. Banford, seconded by Mr. Locke, the Warden left the chair till 8 p. m.

EVENING SESSION.

Council resumed.

The Warden in the chair.

The following communication was received and read :

From Mr. Gibbens, accepting the printing of the Minutes and Financial Statements. Upon motion of Mr. Ross, seconded by

Mr. Lane, the report of the Nation River Drainage Committee was read.

Mr. ?Harkness, chairman, Nation River Drainage Committy presented their report

Moved by Mr. Ross, seconded by Mr. Lane, that the report of the Nation River Drainage Committee be printed in the Minutes.

Carried.

Upon motion of Mr. Thos. McDonald, seconded by Mr. Howes, special report of the Nation River Drainage Committee was received and read.

Upon motion of Mr. F. D. McNaughton, seconded by Dr. Starke, the report was referred to a Committee of the Whole.

Mr. A. A. Stewart in the chair,

Committee rose recommending the read a third time. adoption of the report.

Upon motion of Mr. F. D. McNaughton, seconded by Mr. Ross, the report was adopted in Council.

Mr. Thos. McDonald, chairman Special Committee to obtain legal advice respecting the validity of the By-Laws re Nation River Drainage, presented their report.

Upon motion of Mr. Banford, seconded by Mr. Locke, the report was referred to a Committee of the Whole.

Mr. A. A. Stewart in the chair.

The Committee rose recommending the adoption of the report.

Upon motion of Mr. Thos. McDonald, seconded by Mr. O'Callaghan, the report was adopted in Council.

Whereas, when the Nation River Drainage By-Law was passed, some six years ago, an understanding with the Dominion Government existed, or was believed to exist, to the effect that that Government would remove the dam at Chesterville. That in consequence of such understanding, or presumed understanding, this Council failed to provide in the By-Law for that part of the work of improvement on the river. That in consequence of this the dam has not only remained in the river to the great injury of the people in whose interest the work was undertaken, but the enlargement of the mills in connection with the dam, and the increased railroad facilities have made its expropriation much more expensive than it would have been at the time the By-Law was passed. It is therefore moved by Thos. McDonald, seconded by Oscar Fulton, and resolved :-1st. That in the opinion of this Council assistance should be solicited from the Dominion Government to at least, in some measure, compensate the people for the loss arising from the delay, and 2nd, That a deputation, consisting of the members of the Drainage committee, be appointed to wait on the Minister of Pubhc Works and press the matter on his attention.

Carried.

Upon motion of Mr. Harkness, seconded by Mr. Warner, By-Law No. 918 was read a first and second time and referred to a committee of the whole.

Mr. Snider in the chair.

Committee rose recommending the adoption of the By-Law.

Upon motion of Mr. Warner, seconded by Mr. A. A. Siewart, By-Law No. 918 was

Upon motion of Mr. F. D. McNaughton,

seconded by Mr. Fraser. By-Law 918, was passed, signed and sealed.

Upon motion of Mr. Fulton, seconded by Mr. Anderson, the Council adjourned till Monday, 16th June, at 7 p.m.

HENRY E. CARPENTER, GEORGE KERR, Clerk. Warden.

REPORTS.

Report of Special Committee to Strike Standing Committees.

Your Committee beg to report as follows:

EDUCATION.--Thos.McDonaid, D. McNaugh-ton, Jas. Fraser, John B. Snider, John J. McRae Oscar Fulton. F.W. Rowe, Wm. Doran. John S. Koss, A. Kennedy, Jas. Dickey, Wm. Ban-ford, D. A. McDonaid, Miles Brown and Geo. Hodglus.

FINANCE.—A. Harkness, Jas. Dickey, Thos. Hamilton, John S. Ross, Isalah Warner, F. D. MeNaughton, J. D. Annable, J. P. Watson, E. O'Callaghan, A. B. McLennan, D. J. McLeod, D. McNaughton, D. A. McDonald, P. A. Stew-art, A. A. Stewart, A. A. Kennedy and F. W. Powe

PRINTING.--Wm. Doran, Miles Brown, E. O'Callaghan, Wm. Lane, R. J. Thompson, Ewen Dingwali, Jas Fraser, D. McDonald, P. A. Stewart, Carml Locke, A. B. McLennan and Dr. Starke.

COMMUNICATIONS.-D. McNaughton, Thos. McDonald, A. Harkdess, F. W. Rowe, John Anderson, R. J. Thompson, John P. Grant, Samuel Howes and D.J.McIntosh.

COUNTY PROPERTY.—Oscar Fulton, J. H. Whittaker, Carmi Locke, John S. Anderson, Dr. Starke, Samuel Howes, J. P. Watson, J. J. Kennedy, D.C. Campbell, D. McDonald, Ewen Dingwall and Jas. McKenzle.

Bingwan and Jas. BickConfe. ROADS.-F. D. McNaughton, Geo. Hodgins, Wm. Lane, P. A. Stewart, J. J. Kennedy, J. H. Whittaker, James McKenzle, A. A. Stew-art, Wm. Banford, A. Kennedy, Thos. Ham-itton, Isalah Warner, John P. Grant, D. C. Campbell, D. J. McIntosh and D. McDonald. All of which is respectfully submitted.

D. MCNAUGHTON, Chairman. Committee Room, Jan. 29, 1890.

Report of Committee on Education.

Members all present.

Members all present. Your committee beg leave to recommend that the following gentlemen be appointed as High School Trustees in the following High School Districts: No. 1, Williamstown, G. H. McGillivray, re-elected; Silmon Fraser, in lieu of Ewen Dingwall, resigned, and Jno. R. Mc-Donald, St. Raphaels. No. 2, Alexandria, Jno. A. McDougail. No. 3, Cornwall, Jno. Bennett, re-elected. No. 4, Morrisburg, William Whit-taker. No. 5, Iroquols, Jno. Harkness, M. D. The committee also recommend that the following gentlemen be appointed County Ex-aminers, viz :--R. B. Carman, Esg., D. A. Mc-Dermid, P. S. I., for Giengarry; A. McNaugh-ton, P.S. I., for Stormont, and Arthur Brown, P. S. I., for Dundas, and that an allowance of \$145.00 be allowed each Inspector as travelling expenses, and that a By-Law be introduced to.

give effect to the foregoing recommendation. All of which is respectfully submitted. Council Room, Jan. 29, 1890. THOS. MCDONALD, Chairman.

Report of the Finance Committee.

Present—Jas. Dickey, John S. Ross, Isaiah Warner, F. D. McNaughton, J. D. Annable, E. O'Callaghan, A. B. McLennan, D. J. McLeod, D. McNaughton, D. A. McDonald, P. A. Stew-art, A. A. Stewart, A. Kennedy. Your committee have examined and passed accounts amounting to \$966.68, as per Schedule A hereto appended, to cover which a by-law will be submitted to the Council for adoption. Accounts were presented by Messrs. Rayside and Pringle for services rendered as arbitra-tors in the matter of the Chesterville dam.

and Pringle for services rendered as arbitra-tors in the matter of the Chesterville dam, and have been referred for taxation. Your committee would recommend that the Trea-surer be authorized to pay them as taxed, as well as the account of Judge Carman, on pro-duction of the certificate of the proper taxing officer.

duction of the certificate of the proper taxing officer. The Treasurer's Financial Statement has been approved by the auditors. It shews the net expenditure to be \$17,714.95, while the net revenue was but \$13,082.58, leaving a deficit of \$4.632.37. This was met this year by the amount falling due from the trustees of \mathcal{F} -neas McDonald, but this can only continue for one year more. The net indebtedness now, if all the rates were in, would be a little over six thousand dollars. This of course would increase during the year, but if the Council at the June session increase the levy so as to fully meet current expenditure and provide a small sinking fund, we might yet get along without issuing debentures. Your committee have had before them the Treasurer's books, and find they are duly

Treasurer's books, and find they are duly signed by the auditors. The bonds of the Treasurer expire on the 1st

of March; would recommend that the Warden be instructed to see that they be properly re-

newed. Would also recommend that a by-law be passed to renew the notes at the Bank of Monhere re arrangements being made for the sale of the arrangements being made for the sale of the debentures will be concluded.

dependures will be concluded. The re-payment of the Scott Act fines, il-legally imposed, may make it necessary be-fore the June session to borrow some more money. Your committee would therefore re-commend that the Warden and Treasurer be autholized by by-law to borrow the further sum of two thousand five hundred dollars, if necessary

Would recommend no change in salaries.

A. HARKNESS, Chalrman. Cornwall, Jan. 3ist, 1890.

Report of Committee on Communications.

Present—Thomas McDonald, A. Harkness, F. W. Rowe, J. A. Anderson, R. J. Thompson, J. P. Grant. Samuel Howes, D. J. McIntosh. Your committee have had under considera-tion a petition from the Prison Reform, and tecommend the adoption of the principle sug-gested in the petition presented by them. Your committee also recommend that the petition of the foreman of Grand Jury, re-

petition of the foreman of Grand Jury, re-garding the opening of the Court on the first day, at the hour of two o'clock, p.m., be The communication from the County Clerk

of Brant, was considered, and your committee also recommend that a memorial signed by the Warden and Clerk, be sent to the Do-minion Parliament, praying that the Railway Act be amended, so as to make it the duty of

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ommittee.

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statement has It shews the while the net ing a deficit of year by the e trustees of e only continue biedness now, e a little over course would the Council at levy so as to and provide a yet get along

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Communica-

A. Harkness, J. Thompson, . McIntosh. er considera-Reform, and

by them. and that the and Jury, re-urt on the first ck, p.m., be

County Clerk ur committee al signed by t to the Do-t the Rallway t the duty of every rallway company under its jurisdiction, to maintain and keep in repair all necessary drains and ditches and water courses in ex-listence at the passing of such amendment to the Rallway Act; your committee would re-commend that the ten doilars asked of this Council by the Ontario Rife Association, as a donation, be granted. All of which is respectfully submitted.

D. MCNAUGHTON, Chairman.

Report of County Property Committee.

All the members present. Your committee beg leave to report that they have examined the gaoi and offices and find all in good order and very comfortable for the inmates. There are only five persons confined in the gaoi, and no complaints. All of which is respectfully sub-mitted.

OSCAR FULTON, Chairman. Cornwaii, Jany. 30th, 1890.

Report of the Special Committee appointed to obtain Legal Advice respecting the Validity of the By-Laws re Nation River Drainage and Expropriation of Chesterville Dam.

Members present-Stewart, Fulton, Mc-Naughton, Doran and McDonald.

Your committee before submitting the ques-Your committee before submitting the ques-tions in doubt to the counsel interviewed the disputants and after giving the matters care-ful consideration recommend that a compro-mise be effected between the parties as fol-

lows:-That the Nation River Drainage Committee pay Messrs. Munro. and Barrie the sum of Si4,500 in lieu of \$17,000 as awarded by the Board of Arbitrators for the expropriation of the Chesterville dam, also the sum of \$400 be-ing the assessed costs of the Arbitration in behalf of Messrs. Munroe and Barrie, also that each party pay their own costs in the appeal. That the said sum of \$14,900 be paid to the said Munro and Barrie before the dam is re-moved, and the said Munro and Barrie con-sent that this amount so agreed on be made an order of the Court.

an order of the Court. Munroe and Barrie have consented to this settlement and so signified it by their signa-tures to the documents hereto attached

Your committee respectfully recommend Your committee respectfully recommend this Council to urge the acceptance of this set-tlement by "The Nation River Drainage Committee," and ask that a By-Law be sub-mitted for providing funds for the payment of the said emount agreed upon the said amount agreed upon. All of which is respectfully submitted.

THOMAS MCDONALD, Chairman.

That the Nation River Drainage Committee pay Messrs. Munroe & Barrie the sum of \$14,500 in lieu of \$17,000 as awarded by the Board of Arbitrators for the expropriation of the Charternitic Leng also the expropriation of Board of Arbitrators for the expropriation of the Chesterville Dam. also the sum of \$400.00, being the assessed costs of the arbitration in behalf of Munroe & Barrie; also that each party pay their own costs in appeal. That the said sum of \$14,900 be paid the said Mun-roe & Barrie before the dam is removed, and the said Munroe & Barrie consent that this amount shall be made an order of the Court. To all of which the said parties have agreed.

MUNROE & BARRIE.

Cornwaii, Jan. 31, 1890.

Special Report of the Nation River Draisage Committee.

Your committee have had under considera-tion the report of the Special Committee ap-pointed to take legal advice respecting the validity of the By-Laws ve Nation River Drainage; and expropriation of Chesterville Dam, in which it is proposed that Messsrs. Munro and Barrie receive \$14,500,00 in lice of the \$17,000,00 awarded by a majority of the Board of Arbitrators for the expropriation of the Chesterville dam, also the \$400,00 awarded to Messrs. Munro and Barrie on account of costs, it being understood that the amount be amended or reduced to that figure in the High amended or reduced to that figure in the High

And that the Connell provide without delay the necessary funds to pay Messrs. Munro and Barrie pending the issue of debentures so that the dam can be removed before the spring

freshet. Under all the circumstances and in view of the urgent request of the Council and the de-sire of the committee to seeure the early rc-inoval of the dam your committee feel con-strained to give their assent to the proposed arrangement, and will endeavor to do their part to carry into effect the wishes of the Council. A. HARKNESS, Chairman. Cornwall, Jan. 31st, 1890.

Report of the Committee on Printing.

To the Warden and Council of the United Countles of Stormont, Dundas and Glen-

Gouncies of Stormont, Dundas and Gien-garry. Members all present excepting D.McDonald. Your committee beg leave to report that the minutes of the Council were printed accord-ing to the contract, were satisfactorily done, and were forwarded by the clerk to the Reeves and Deputy-Reeves of the municipalities as usual. Your committee would recommend that the Clerk do notify all newspaper pub-lishers in the United Counties that sealed tenders will be received by him until Thurs-day, 30tk inst, at 7 p.m., for the printing of sixteen hundred copies of the minutes includ-ing the detailed financial statement—together with 50 extra copies of said sta ement to be printed after the January Session- also the convictions separately. Quality of paper and workmanship to be equal to that of last year, and to be delivered before December 1st, 1800. The terms and conditions not herein men-tioned shall be those set for the report of The terms and conditions not herein men-tioned shall be those set forth in the report of 1888, and usually followed. The lowest or any tender not necessarily accepted. All of which

tender not necessarity accepted. And which is respectfully submitted. W. M. DORAN, Chairman. Committee Room, Cornwall, Jan. 29, 1890.

Supplementary Report of Printing Committee.

To the Warden and Members of the Counties' Council,

Your Committee beg leave to report as foilows ;

We have examined the tenders for printing minut-s, financial statement and convictions, and recommend that the contracts be award-ed to W. Gibbens, of the Cornwall STANDARD, his tender being \$98,00 for the printing of the minutes and financial statement complete, and that the tender of G. P. Graham, of the Dundas Co. Herald, for the publishing of con-victions, be accepted at his tender, \$10.00, both tenders being the towest. All of which is respectfully submitted. W. M. DORAN, Chairman. We have examined the tenders for printing

Report of the Nation River Drainage Committee.

To the Warden and Council of the United Counties of Stormont, Dundas and Glengarry.

garry. Genticmen,—As you have already learned by the report of your arbitrator, Judge Car-man, the arbitrators, Judge Carman, of Corn-walt; Jas. Rayside, Esq., of Lancaster, and Thomas Pringle, Esq., of Montreal, met at Chesterville on the 26th November last and devoted nearly two days to viewing the pre-mises and taking evidence on behalf of the claimants and then adjourned to meet at Cornwall on the 4th December, where the ex-amination of witnesses was concluded on the evening of the 5th. Your conmittee attended throughout the investigation to assist in prethroughout the investigation to assist in presenting the case for the respondents. When the taking of the evidence was finish-

ed, your committee met in the treasurer's office, when, on motion of Mr. Kennedy, seconded by Mr. R. D. Fulton, it was decided to ask for tenders for the removal of the dam, and the chairman was instructed to advertise accordingly, giving to the 28th inst. to receive the tenders. He was also instructed to attend the argument, which was fixed for the 23rd inst. On this latter your committee will not dwell, as it and the subsequent proceedings of the arbitrators are so fully dealt with in Judge Carman's report.

Your committee met in Morrisburg on the 28th Dec. All the members being present, to open the tenders and for other business.

The following tenders have been received by the chairman, viz. :

Jas. K. Smyth \$387 00
G. B. McPhall, with material 299 78 "without " 320 75
" without " 320 75
Larue & Dillon 900 00
Theron Sharp
Henry Bradley (Crysler) 300 00
Wm. Pavne
Samuel Crabar 349 00
Edward Bary, Bou 00
Geo S. Ault ort w
Sidney Ault
James McAnat 409 70
Alvin Gilliant
Tease Johnson,
John Riddeil
Thos. Smlth 396 00

It was then agreed that the chairman com-It was then agreed that the charmin com-municate with the two partics, McPhail and Bradiey, who were not present, and if either furnished the necessary security to accept subject to approval of committee at its next meeting, if not to go in turn to cach, taking them in order them in order.

them in order. The committee received a copy of the award ordering the payment of \$17,000 and \$400 to Messrs. Munroe & Barrie, for their dam and costs, respectively signed by two of the arbi-trators, Messrs. Rayside and Pringle. The chairman had been advised by the commit-tee's solicitor, that Judge Carman, the arbitra-tor appointed by the Council had protested against the award being made until he had further time to go into the evidence or until the 3rd Jan. prox., the date the which the arbi-tration had been adjourned. Your committee considered the amount ex-

Your committee considered the amount ex-orbitant, it being understood, however, that Judge Carman was making a digest of the evi-dence, and would make a report or give a written opinion thereon on the 3rd prox. It was agreed that no definite action be taken until we were in possession of that, and the

chairman was instructed to get a written ad-vice from Mr. Leitch, their solicitor, as to the course the committee should pursue not only in this matter but also with reference to the removal of the dam pending the final decision, and the committee adjourned to meet again in Morrisburg on the Sth Jan. chairman was instructed to get a written ad-

Committee met pursuant to adjournment on the 8th Jan. Ali the members being present.

The report of Judge Carman and his award, an opinion from which it appears that, ac-cording to the evidence, the claimants, Messrs. Manro & Barrie, would be entitled to receive \$8000, was laid before the committee, also a letter from Mr. Leitch, the committee's soli-citor, saying that in his opinion the immediate removal of the dam would not effect the right of appeal, some advising an appeal on account of the amount awarded being so large as to shock the conscience, and for other reasons. In view of these and of the reasons set forth in the previous minutes, it was moved by Mr. The report of Judge Carman and his award. the previous minutes, it was moved by Mr. Kennedy, seconded by Mr. Dickey, that Mr. Leitch, the solicitor, be instructed to take the Letter, the solution, of instructed to take the necessary steps for an appeal to the High Court to set aside award or re-refer the award made by Messrs. Rayside and Pringle two of the ar-bitrators in the matter of the Chesterville dam. This was unanimously carried. The Chestermen reported that he had written

dam. This was unanimously carried. The Chairman reported that he had written

The Chairman reported that he had written McPhail and Bradley, the two lowest tender-ers, and received no coply. After some discussion, it was moved by Mr. Kerr, seconded by Mr. Kennedy, that the con-tract for the removal of the dam be not now let, but stand over until the meeting of the Counties Council to date is **Counties** Council.

This was curried, the committee tbluking it better in view of the early meeting of the Council, to defer the awarding of the contract until the approval of Council should be sccured.

Mr. D. R. Brown, the Engineer, in view of the fact that previous engineers employed on this work received \$9.00 per day, did not wish to accept a less amount, but in view of his long connection, has consented to accept six doi-2 lars and expenses, which was granted by the committee.

The Treasurer, Mr. Mattice, was in Toronto, to this some weeks ago, and called on the Provincial scalast it Treasurer, with reference to the purchase of the debentures by the Ontario Government. The Treasurer expressed some doubts as to whether the Government cou'd purchase County Debentures under the Municipal Drainage Act, but referred the matter to the Atty-General, and after getting his opinion The Treasurer, Mr. Mattice, was in Toronto, Drainage Act, but referred the matter to the **action** Atty-General, and after getting his opinion wrote Mr.Mattice-a copy of his letter is here-unto appended. From this it appears that there is no direct warrant in the law for pur-chasing County debentures, but in view of the boss, A. fact that the Government already holds de-than, F. bentures issued under the same by-law, it is mes D believed that when the matter is considered believed that when the matter is considered by the Commissioner of Public Works, a way will be found to place the debentures with the Government; if not they will be disposed of In the open market.

A. HARKNESS, Chairman. Cornwall, Jan. 30th, 1890.

Report of Committee Re Scott Act Fines.

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adjonrnment ou ors being present. an and his award, appears that, ac-claimants, Messrs. ntitled to receive committee, also a committee's soliion the immediate not cflect the right appeal on account ng so large as to for other reasons. easons set forth in as moved by Mr. Dickey, that Mr. ructed to take the i to the High Court r the award made ngie two of the art the Chesterville ly carried.

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was moved by Mr. nedy, that the con-e dam be not now ne meeting of the

imittee thinking it iy meeting of the ing of the contract ncli should be se-

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getting his opinion of his letter is here-

olice Magistrates for Dundas and Stormont,

respectively. Those imposed by Mr. Bone were imposed he-tween June, 1887, and the close of that year, and amounted to \$1,880, the receipt of which in acknowledged by the Treasurer; while Mr. McIntyre paid in two lines of fifty dollars ich.

This matter has been before the Council Trais matter has been before the Council or some time now. When first presented the Council had no precedent to guide, and being uncertain as to their rights and ilabilities, it was thought best to withold payment from the cialmants until satisfied that they were entitled to have the monies refunded to them. bree actions have been brought in the Divine chain and on the monies refunded to them. The cations have been brought in the Divi-on Court here, each one of which has been ecided against the Counties and in favor of the claimants. As the points raised in these these cover all points in dispute and make it asonably clear that the parties who paid these on the order of Mr. Bone or Mr. McIntyre, hile acting as Police Magistrates for the unity of Dundas, or the county of Stormont, the case may be, are entitled to recover. Your committee would recommend that all ness of convictions made by Mr. Bone or r. McIntyre, while acting as Police Magis-ties, and now in the hands of the Treasurer, repaid to the parties from whom collected, ad that a By-Law be passed accordingly. The total amount received by the Treasurer

to date is: From Mr,Bone.....\$1880 00

" McIntyre	100 00
Or in ail\$ Of this, there has been paid in	1980 00
pursuance of judgment, in the Division Court	180 00

Leaving a Bai. to be repaid of. \$1800 00 zincer, in view of heers employed on r day, did not wish act Fund is \$3,929.91, so that after the pay-tin view of his long ment of these claims there will still remain 1 to accept six doi-5129.91, but as there are still some unsettled yeas granted by the metters in connection with this matter, it is thought best to take no action with reference to the purchase of the which is respectfully submitted. All of which is respectfully submitted. to cond purchase er the Mnnicipai the matter to the **Ecport of Special Committee on Pedlars'** getting his opinion

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a By-Law be prepared in accordance with this report, and further, that the By-Law shall come in force and effect immediately after the passing thereof, but shall not effect any licen-tion almost kenned. ses already issued.

And we further recommend that one thousand copies of the By-Law be printed and cir-cuiated in the different municipalities.

All of which is respectfully submitted.

D. McNAUGHTON, Chairman. Committee Room, Jan. 29, 1890.



BY-LAW 904.

By-Law to appoint Committee re Nation River Drainage.

Whereas at the session of this Council held in

Whereas at the session of this Council held in Oct. 1889, a By-law (No. 809) was passed for the removal of the Chesterville dam, and lowering of the shoai in the Nation river for the purpose of draining the land and highways in the Townships of Matilda, Mountain, Williamsburg and Winchester. And whereas, by such By-Law, a committee was appointed to carry such work into effect. And whereas it has become necessary to re-appoint the said committee and provide for v-cancies occasioned by certain members having ceased to be members of this Council. It is therefore hereby enacted that A. Hark-ness, Reeve of Matilda, James Dickey, Reeve of Williamsburg. Thomas Hamilton, Reeve of Winchester, A. Kennedy, Reeve of Mountain, and Geo. Kerr, Reeve of Osnabrnck, and war-den, be, and they are, hereby appointed to carry the said work into effect as provided by said By-Law No. 899. It is also further enacted that the said Messrs.

It is also further enacted that the said Messrs, It is also further enacted that the said Messrs. Harkness, Dickey Hamilton, Kennedy and Kerr, have also all the powers conferred by a By-Law passed at a special meeting of this Council heid on the first day of August, A. D. 1884, to enable the said committee to complete the work on the said Nation River provided for in By-Law No. 733, passed at the June session, A. D. 1884. Passed, signed and sealed in open Conncil, this 30th day of January, A. D. 1890.

HENRY E. CARPENTER, GEO. KERR, Warden. Cierk.

BY-LAW NO. 905.

By-Law to appoint a Board of Audit for the year 1890.

Under and by virtue of section 513, of the Municipal Institutions Act of the Province of Ontario, the corporation of the United Conn-ties of Stormont, Dundas and Glengarry,

ties of Stormont, Duntas and Gongeries, enacts as follows: (ist.) That Adam Harkness, Reeve of Matlida, and James Fraser, Esq., sr., of Loch Garry, be, and they archereby appointed members of the Board of Audit for the current year. (2nd.) That each of the said members of the Board of Audit be paid the sum of four dollars for each audit of accounts, together with five

for each audit of accounts, together with five cents.per mile for each mile necessarily traveler be, and he is hereby authorized to pay the same.

Passed, signed and sealed in open Council, this 30th day of January, A. D. 1890.

HENRY	E.	CARPENTER,	GEO.	KERR,
		Cierk.		Warden.

BY-LAW NO. 906.

By-Law to re-appoint committee re River Beaudette Drainage Improvements,

Beaudette Drainage Improvements. Whereas application has been made to this Council by the Municipal Corporation of the Township of Charlottenburgh. to proceed, as provided by the Municipal Act of 18'3, and amendments therete, to deepen the River Beaudette in the Townships of Charlotten-burgh and Laneaster, and to remove obstrue-tions therefrom for the purpose of draining the land in the vicinity of the said river and its tributaries. And whereas it has become necessary to re-appoint the said committee and provide for vucancies caused by certain members ceasing to become members of this Council. Counch

Conncli. It is therefore enacted a By-Law of the Cor-poration of the United Countles of Stormont, Dundas and Giengarry, that Alexander B. McLeunan, Reeve of Charlottenburgh; Ewen Dingwall, 1st Dep-Reeve, and John McRac, 2nd Dep-Reeve of the mulicipality of Charlot-teuburgh; John B. Sulder, Reeve of the Township of Lancenster, and Duncan J. Me-Leod, Dep-Reeve of the said township of Lan-caster, be, and the same are hereby appointed a committee to advise and easter, be, and the same are hereby appointed a committee to advise and confer with the commissioner appointed by this council to carry on the said drainage works.

Passed, signed and sealed in open Council this 30th day of January, A. D., 1890. HENRY E. CARPENTER,

GEO. KERR, Warden. Cierk.

BY-LAW NO. 907.

By-Law to appoint a Commissioner in con-nection with the River Beaudette Drainage Improvements.

Whereas authority is given by Chapter 184, Section 569, Sub-Section 17, of the Revised Statutes of Ontario, 1887, to appoint a commis-

Statutes of Ontario, 1887, to appoint a commis-sioner to earry out drainage works. It is hereby enacted a By-Law of the United Counties of Stormont, Dundas and Giengarry, that Donald A. McArthur, Esq., of Alexan-dria, be, and he is hereby appointed a Com-missioner with full power to enter into all such necessary and proper contracts in com-nection with the Biver Beaudette Drainage Improvements, and to supervise all work in connection therewith, and do all other things necessary to facilitate the successful operation of such works, and with power to issue orders of such works, and with power to issue orders upon the Treasurer for payments of money in connection with said works. Passed, signed and sealed in open Council this 30th day of January, A. D., 1890.

HENRY E. CARPENTER, Clerk. GEO. KERR, Warden.

BY-LAW NO. 908.

By-Law to refund monies from the Canada

Temperance Act Account. Whereas it has been judicially decided that fines imposed under the Canada Temperance Act by Wm. Bow, Esq., of Dundas, and by A. C. McIntyre, Esq., of Stormont, acting as Po-lice Magistrates, must be refunded.

Be it enacted a By-Law of the United Counties of Stormont, Dundas and Glengarry, that the Countles' Treasurer be, and he is hereby ordered to repay the following persons the sums set opposite their respective names; that is to say:

Frank	MeCloskey	\$50	00
James	Spolton	- 50	00
Daniel	Beckstead	50	00

Louis Lapiere Matthew Flynn	50 00
Matthew Flynn	50 00
Theron Sharp	50 00
P. C. Bowen	50 00
Jno. A. Story	50 00
Nelson Bowen	65 00
Zenas Whittaker	50 00
Jno. Clark	50 00
Robert Ciark	50 00
Wm, MeGannon	50 00
Wm. Sherman	50 00
Robt. Armstrong	50 00
W. A. Bouck	50 00
W. A. Bouck Widow S. Cutier	50 00
Nelson Gillard	50 00
Samuei Wyile	50 00
Jno. Waish	50 00
Mrs. D. Bowen.	50 00
Jumes Poweli Mrs. Jane Gambie	50 00
Mrs. Jane Gambie.	59 00
T. D. Starke	50 00
Daniel Quennei	50 00
Jns. Toye Mrs. S. Cutler	50 00
Mrs. S. Cutler	50 00
Wm. Sherman	50 00
J. A. Storey	50 00
D. Beckstead	65 00
Francis MeClosky	50 00
W. A. MeGannon.	50 00
Robert Ciark.	50 00
Wm. MeGannon	50 00
	50 00
Robert Ciark.	50 00
66 · · · · · · · · · · · · · · · · · ·	50 00
Louis Lapiere	50 00
Mrs. Bowen	50 00

Amounting in ail to.....\$1,980 00

And be it further enacted that the Treasurer shall pay the said respective sums upon the written order of the party or parties to whom the same is payable, the signature of the payee to be verified by a responsible resident of the Countles.

Passed, signed and sealed in open Council this 30th day of January, A. D., 1890. HE

NRY	Е.	CARPENTER,	GEO, KERR,	
		Cierk.	Warden.	
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BY-LAW NO. 909.

By-Law of the United Countles of Stormont, bundas and Glengarry for licensing, regu-lating and governing Hawkers or petty Chapmen, and other persons carrying on petty trades.

Be it enacted a By-Law of the Municipal Council of the United Counties of Stormont, Dundas and Giengarry as follows:

1st. That from and after the passing of this By-Law the following By-Laws of these United Counties shall be, and the same are hereby repealed, that is to say By-Laws numbers 547, 573, 628, 749, 761, 779 and 856 and all other By-Laws and parts of By-Laws relating to the matters herein enacted.

2nd. That any Hawker, Pediar, Petty Chap 2nd. That any Hawker, Fediar, Fetty Chap man or other person carrying on any petty trade, or who go from place to place or to other men's houses, on foot or with any animal bearing or crawing any goods, wares or mer-chandise for sale, or in or with any boat, vessel or other craft, or otherwise carrying goods wares or merchandise for sale, shall only eversive such calling within these Coupties exercise such eatling within these Countie after having first taken out a license therefor

as hereinafter provided. 3rd. That the word "Hawkers" shall in elude all persons who, being agents for person not resident within these Counties' sell or of fer for sale, tea, dry goods, or Jewelery, or car

ry or ex goods to Countie or retai ehandis

4th. 1 shaii be seiiing goods, dealer, wares, o manuta nuors w to tave being h or prod dise. or having such set

so to do 5th. ' to the T which t which a Cierk o Issue th

6th. shaii be (A.) 1

aforesai (B.) 1 horse of iars.

(C.) F horses o five Dol

(D.) 1 any dee Eighty (E.) f boat, ve boat, Dollars. 7th.

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any inf. By-Law fore any the said ity in w feit an feit an the Ju vieting. Fifty D for eaci proseen of. It sh vleting hls han Justices the han said per the offe and in e the said be lawf one of t mit the up Hou to the C

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ry or expose samples or patterns of any such goods to be afterwards delivered within the Connties to any person not being a wholesale or retail dealer in such goods, wares or merehandise.

that is a second sec

5th, That leense fees shall first be paid for to the Treasurer of these United Counties, for which the Treasurer shall grant a receipt, and which said receipt shall be presented to the Clerk of the Counties, who shall forthwith issue the required license.

That the sums to be pald for licenses 6th. shall be as follows:

(A.) For every person travelling on foot as aforesaid, the sum of Flfty Dollars.
(B.) For every person travelling with our horse or other animal, the sum of Flfty Dollars. lars.

(C.) For every person travelling with two horses or other animals the sum of Seventy-

five Dollars. (D.) For every person travelling in or with any decked boat, vessel or craft, the sum of

Elghty Dollars. (E.) For any person travelling in any open boat, vessel or other craft, the sum of Fifiy

The That each such license so granted shall not be for less than one year, and shall be in force for one year from date thereof and no

Bine of the year of the founty Clerk shall keep a sin. That the County Clerk shall keep a proper record of all such lleenses so granied. Ith. That every Hawker and Pediar shall exhibit his license when required so to do by the Municipal or Peace Officer.

lith. That any person or persons guilty of any infraction of any of the provisions of this By-Law shall, upon conviction thereof be-fore any Justice or Justices of the Peace for the said United Counties, or of the municipal-ity in which the offence was committed, for-feit and pay, at the discretion of Ity In which the offence was committed, for-feit and pay, at the discretion of the Justlee or Justlees of the Peace, con-vleting, a penalty or flue of not more than Fifty Dollars, and not less than Ten Dollars for each olience, together with the costs of prosecution, and in default of payment there-of, it shall be lawful for the said Justlee convleting as aforesaid, to issue a warrant under his hand and seal, or in ease of two or more Justices acting together thereon, then under Justices aeting together thereon, then under the hand and seal of one of them, to levy the said penalty and costs by distress and sale of the offender or offenders' goods and chattels, and in default of sufficient distress to satisfy the said penalty and costs, it shall and may be lawful for the said Justlee of Justlees or one of them convicting as aforesaid, to com-mit the offender or offenders, either to a Lock-up House within the said United Counties or to the Common Gaol of the said Counties, with or without hard labor, for a period not exceed-ing twenty one days, unless the said penalty and costs be sooner paid.

11th. That the tines imposed for the lufrac-tion of this By-Law, be distributed as follows: One-third to the Preventive Officer prosecu-ing, one-third to the Treasurer of the Munici-pality in which the prosecution was institut-tion on the first state of the Municied, and one third to the Treasurer of these

Conniles. 12th. That ibls By-Law shall come into full force and effect immediately after the passing thereof.

Passed, signed and sealed in open Connell this 30th day of January, 1890.

HENRY E. CARPENTER, GEO. KERR, Warden, Clerk.

BY-LAW No. 910.

By-Law for the appointment of County Anditors.

Be it enacted, a By-Law of the Corporation of the United Counties of Stormont, Dundas and Giengarry, that the following be, and they are, hereby appointed, County Auditors for the

Accountant, and A. J. McDonaid, of the City of Montreal, accountant, and A. J. McDonaid, of the Town-ship of Cornwall, at a salary of sixty dollars each.

Passed, signed and sealed in open Council, this 30th day of January, A. D. 1890.

GEO. KERR, Warden HENRY E. CARPENTER, Clerk.

BY-LAW NO. 911.

By-Law authorizing the borrowing of money to meet current expenditure of the River Beaudette Drainage Committee.

Whereas it will be necessary to borrow a certain sum of money to meet the expendi-ture upon the River Beaudette Drainage Im-provements between this date and the sale of the Debentures.

The Debentures. Be it therefore enacted a By-Law of the Cor-poration of the United Counties of Stormont. Dundas and Glengarry, that the Warden and Trensurer be, and they are hereby authorized to borrow from some chartered bank of the Dominion, for the purpose above set forth, such sum or sums of money as may be neces-sary in the opinion of the River Beaudette Drainage Committee, provided said sum or sums of money shall not exceed Two Hundred Dollars, and shall execute for said sum or dates as may be agreed upon within the eur-rent year, and also to renew all notes.

rent year, and also to renew all notes. Passed, signed and sealed in open Council this 30th day of January, A. D., 1890.

HENRY E. CARPENTER, Clerk. GEO. KERR, Warden.

BY LAW NO. 912.

By-Law to appoint High School Trustees. Whereas by 48 Vie., Chap. 50, Sec. 18, Coun-ells are empowered to make appointments to fill vacancies arising from the annual retirement, resignation or otherwise, of High School Trustees.

Trustees. Therefore, be it enacted a By-Law of the Corporation of the United Counties of Stor-mont, Dundas and Glengarry, that the persons hereinafter named be, and they are, hereby appointed High School Trustees. Williamstown-No. 1, G. H. McGillivray, Simon Fraser, of Williamstown, and John R. McDonald, of St. Raphaels. Alexandria-No. 2, John A. McDougall. Cornwall-No. 3, John Bennett. Morrisburg-No. 4, William Whittaker,

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In open Council)., 1890.

GEO, KERR, Warden.

909.

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kers" shall in sents for persons nties' sell or of ewelery, or car

Iroquais-No. 5, John Harkness, M. D Passed, signed and sealed in open Council lifts 30th day of January, A. D. 1890.

GEO. KERR Warden. HENRY E. CARPENTER, Clerk.

BY-LAW NO. 913.

By-Law to appoint a Board of Examiners of Public School Teachers in aud for the Countles.

Whereas Section 168, Chap. 225, Vic. 50 di-rects County Councils to appoint a Board of Examiners of Public School Teachers,

Therefore the Corporation of the United Counties of Stormont, Dundas and Glengarry Connices of Stormont, Putting and Connection of the provided the Board of County Exami-hereby appointed the Board of County Exami-heres for the current year, under the provis-lons of the above recited act :--R. B. Carman, Esq., Dr. McDiarmid, A. McNaughton, Esq., Esq., Dr. McDiarmid, A. and Arthur Brown, Esq.

Passed, signed and sealed in open Council this 30th day of January, A. D., 1890.

HENRY E. CARPENTER, GEO. KERR, Clerk. Warden.

BY-LAW NO. 914.

By-Law for the appointment of preventive Officers.

Be it enacted a By-Law of the Corporation of the United Counties of Stormont, Dundas and Glengurry that the persons hereinafter named be and they are hereby appointed Preventive Officers for the towns, townships and incorporated villages set opposite their names :-

ALEXANDRIA-Angus Cattanach, Alex. Lalonde, D. J. McDonald.

LOCHIEL—Donald McCulloch Glen Robert-son; Alex'r McLeod, Dalkettb; Honald Mc-Caskell, Laggan; Simeon Fraser, Lochtuvar; L.W. McKinnon, Alexandria.

KENYON-Alex'r McLeod, Dunvegan; Ewen McEwen, Maxville; John Cameron, Green-field; Donald Grant, Loch Garry; John H. McPherson, Alexandria.

FINCH-Daniel McIntosh, South Finch; John Patterson, Berwick; Eliison Bradley, Crysler.

CORNWALL TOWNSHIP - E. O. Winters, Moulinette; D. D. McDonald, Harrison's Corn-ers; Alonzo Miller, Moulinette; Victor Turgeon, Cornwall; John Knox, Cornwali.

CORNWALL TOWN-Moses Jesmer, John Gra-ham, J. B. Brondin, I. Ratelle.

MORRISAUNA I. - William Gillard, Robert Lyle, Jamb Hepper, Simon Phifer.

IROQUOIS-Cleonge O. Hayes, Thomas Dillon, William Coons.

WILLIAMSBURGH-Gordon Prunner, Morwhiling Solution Frunner, Mor-risburgh; Jerry Lane, Bouck's Hill; Ezra Merkley, Dunbar; Almon Casselman, North Williamsburgh; John S. Hickey, East Wil-liamsburgh; Solomon Coons, Winchester Springs; Don Hanson, North Williamsburgh; Solomon Drummond, Grantley.

WINCHESTER—David Haleday, Cass Bridge; Archie McPhail, Ormond; Jacob Bogart, Moorewood.

WEST WINCHESTER-Urlah Boyd, Nicholas Shaver.

MATILDA-James Dilion, Hanesville; Thos, Barkley, Iroquols; George Tuttle, Dundeia; James Locke, Brunston's Corners; Nathan Crowbar, Dixon's Corners.

OSNABRUCK-Austin Fetterley, Aultsville;

Alvin Gillard, Farran's Point; W. L. Mc-Chwerty, Woodlands; James Bullock, Wales; Hiram Hutchins, Lamenburgh; Isalah Baker, Jixon; P. Doherty, Osnabruck Centre; Ham-liton Hush, Bush Gien.

Raxnonough – Morris Tinkess, Avonmore; Zeamon Weart, Monkland; Jas. Begg, Gravei Hill; John McDernild, Tayside; Hugh Stew-art, Moose Creek.

LANCASTER TOWNSHIP - Donald McLeod, Lancaster; W. D. McMillan, Glen Norman; Alex'r D. McDonald, Dalinousle Mills; Francis A. McDonald, North Lancaster; Gildcon Bourgoln, Balnsville.

LANCASTER VILLAGE-Wlillam Nicholson, Duncan Mekee.

CHARLOTTENBURGH-Jerry Suiliyan, Wil-liamstown; John A. Roherison, Lancaster; James Cashlon, Casilou's Glen; Donald Grey, Martintown; Thomas Lafrance, St. Raphaels; William Abrams, Summerstown; John A. Me-Dougail, Lancaster; James Cline, Martintown.

MOUNTAIN-Neil Jackson, South Mountain; Albert Richardson, Hallville; Ellas Jackson, jr., Inkerman.

CHESTERVILLE - Alex'r Stalimayer, Mllo Knowland.

Passed, signed and sealed in open Council, this 3ist day of January, A. D. 1890.

HENRY	E.	CARPENTER, Clerk.	GEO.	KERR, Warden.	

BY-LAW NO. 915.

By-Law to authorize the borrowing of maney for County Purposes.

Whereas it will be necessary to borrow a certain sum of money to meet current expend-Itures of this Corporation. Therefore the Corporation of these United

counties, by the Council thereof, enacts as follows :- That the Warden and Treasurer be, and they are hereby authorized to borrow from some person or chartered bank of the Dominlon, for the purposes above set forth, such sum or sums of monoy as they may consider neces-sary, provided such sum or sums of money do not exceed Two Thousand Five Hundred Dollars, and shall execute for such sum or sums of money a note or notes, under the seal of the Corporation, payable at such date or dates as may be agreed upon within the current year. The Treasurer is hereby authorized to retire or renew such note or notes from time to time of the the mark become due out of the or interas they may become due, out of the monies which have been levied and collected for County Purposes or other sources.

Passed, signed and sealed in open Council this 31st day of January, A. D., 1800.

HENRY E. CARPENTER. GEO. KERR, Warden. Clerk.

BY-LAW NO. 916.

By-Law authorizing the renewal of certain notes under discount with the Bank of Montreal, Cornwall.

Whereas it will be necessary to renew cer-

Whereas it will be necessary to renew cer-tain bills and notes at present under discount with the Bank of Montreal, Cornwall. Be it therefore enacted a By-Law of the Cor-poration of the United Countles of Stormont. Dundas and Glengarry, that the Warden and Treasurer be, and they are hereby authorized to renew the said notes or bills accrueing due from time to time as they made consider from time to time as they made consider necessary, or to retire the same, if possible, out of the monies which have been levied and

collected sources. Passed this list HENRY !

By-Law eounl

Where inanles g United C Beltth poration

named c name in nexed,an ties be. theamou by the W therein. Passed. this Sist o

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Heraid o ing...

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Exam ameron Snetsingo Freehold James Di Exper C. Palme oint; W. L. Me-es Bullock, Wales; gh; Isaiah Baker, ek Centre; Ham-

kess, Avonmore; Jas. Begg, Gravei ide; Hugh Stew-

Donald McLood, , Gien Norman; sle Milis; Francis er ; Gideon Bour-

illiam Nicholson,

ry Suillyan, Wii-rison, Lancaster; en; Donald Grey, nce, St. Raphaeis; cown; John A. Me-line, Martintown. South Mountain; e; Eilas Jackson,

Stalimayer, Milo

in open Council,), 1890.

GEO. KERR, Warden.

915.

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of inese United eof,enacts as foi-Treasurer be.and to borrow from nk of the Domint forth, such sum y consider necesums of money do ve Hundred Dolh sum or sums of r the seal of the date or dates as he current year. horized to retire rom time to time at of the monies and collected for rces.

in open Council 0., 1890.

GEO. KERR, Warden.

916.

newal of certain th the Bank of

ry to renew cert under discount ornwall.

-Law of the Cor-les of Stormont, the Warden and reby authorized ls accrueing due made consider ame, if possible, been levied and collected for County Purposes or other sources. Passed, signed and sealed in open Counell this 31st day of January, A. D., 1800.

HENRY E. CARPENTER, GEO. KERR, Warden. Clerk.

BY-LAW NO. 917.

By-Law for the payment of orders and aceounts

Whereas it is necessary that the payment of monies granted by the Corporation of these United Counties be authorized by By-Law. Be it therefore enacted a By-Law of this Cor-poration that each of the persons hereinafter named do receive the sum set opposite his name in thesehedule marked "A," hereto an-nexced, and that the Treasurer of the said Coun-ties he, and he is, hereby authorized to pay ties be, and he is, hereby authorized to pay the amounts contained in such schedule signed by the Warden to the said persons so named therein.

Passed, signed and sealed in open Council this 31st day of January, A. D. 1890.

GEO. KERR, Warden. HENRY E. CARPENTER. Cierk.

SCHEDULE "A."

...\$15 05 50 18 58

Public School Board, Dundas Entrance Examinations. John Skeitit, gaol supplics. Entrance Examinations, Dundas, Adver-tising – B. Bench, St. Lawrence News, B. Beach advertising meeting of Connecil. Mation River D..... Heraid offlee, Morrisburg, Notice of Meet-3 50 3 00 2 70

Dr. McDermid, I. S. Glengary, Postage. 500 C. P. Dawson, Registry office, Dundas... 26 00 A. T. Porteous, C. J. Mattice, Tel. acc 30 John McPhee's acct., lamp, ctc., C. J. Mattice.. 4 00

River Beaudette Engineer, acct., \$50.00 (\$60.00). McLennan, Liddell & Cline, Nation River 80 00

Entrance

C. Paimer, Supplies 4 53

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\$966 68

GEO. KERR, Warden.

BY-LAW NO. 918.

By-Law to authorize the borrowing of money to meet the expenditure upon the Chesterville Dam.

ville Dam. Whereas it will be necessary to borrow a certain sum of money to meet the expenditure upon the Chesterville Dam and the expenses connected therewith, between this and the meeting of the Council in October, 1800. Be it therefore enacted a By-Law of the United Counties of Stormont, Dundas and Giengarry, that the Warden and Treasurer be, and they ure, hereby authorized to borrow from the Bank of Montreai, for the purpose above set forth, the sum of seventeen thousand dollars, and execute, for said sum of money, a note under the seal of the corporation, payable at such date as may be agreed upon within the current year, with power to renew the same. And be it further enacted that the sald sum of seventeen thousand dollars shall be a charge upon the municipalities of Matilda, Mountain, Winchester and Williamsburg. Passed, signed and sealed in open Council, this Sist day of January, 1890.

GEO. KERR, Warden. HENRY E. CARPENTER, Clerk.

21

-	SCHOOL RETUR	Danments.	
Receipts.	OSNABRUCK	C. \$ 663.00	
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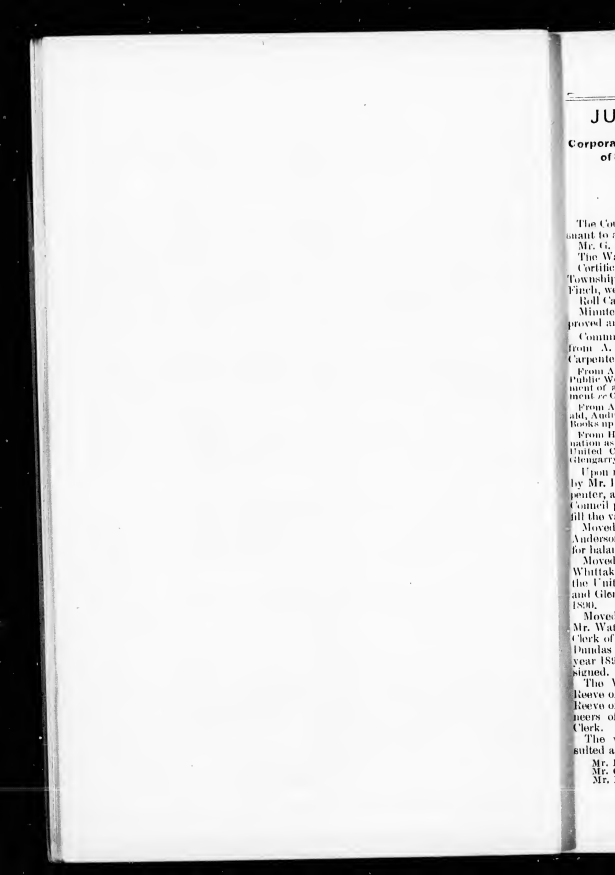
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	H SCHOOL Payments.
Receipts. IROQUOIS HIG Balance on hand from last audit\$ 517 02 1 Legislative School Grant	Total payments for 1889\$3,986 22
Baiance on hand from last audit\$ 517 02 1	Balance on hand to next account 442 62
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Corporation of the United Counties of Stormont, Dundas and Clengarry.

FIRST DAY.

Cornwall, June 16, 1890.

The County Council mot this day pursnant to adjournment.

Mr. G. S. Jarvis acted as Clerk protem. The Warden in the chair.

Cortificates of D. McDonald, Cornwall Township, and J. R. Crysler, Dy. Reeve of Finch, were filed.

Roll Called.

Minutes of 31st January, 1890, read approved and signed.

Communications were received and read from A. Gobeil, the Anditors, and H. E. Carpenter, yiz :---

From A. Gobell, Secretary of Department of Public Works, Ottawa, with reference to payment of amount voted by Dominion Parliament *re* Chesterville Dam Expropriation.

From Arthur H Plimsoll and A. J. McDonald, Anditors, advising of andit of Treasurer's Books up to 3181 May, 1890;

From H. E. Carpenter, tendering his resignation as Clerk of the Countles' Conneil of the Putted Counties of Stormont, Dundas and Glengarry.

Upon motion of Mr. Harkness, seconded by Mr. Lane, the resignation of H. E. Caupenter, as Clerk, was accepted, and the Conneil proceeded to elect a new clerk to fill the vacancy.

Moved by Mr. Banford, seconded by Mr. Anderson, that J. G. Harkness be Clerk for balance of year.

Moved by Mr. McLeod, seconded by Mr. Whittaker, that C. 11, Cline be Clerk of the United Counties of Stormont, Dundas and Glengarry for the balance of the year 1890.

Moved by Mr. O'Callaghan, seconded by Mr. Watson, that Adrian 1. Macdonell be Clerk of the United Counties of Stormout, Dundas and Glengarry for the balance of year 1890 in place of H. E. Carpenter, resigned.

The Warden appointed Mr. Kennedy, Reeve of Mountain, and Mr. McNaughton, Reeve of Lancaster Village, to be scrutineers of votes cast for appointment of Clerk.

The vote was taken by ballot and resulted as follows:

	Harkness
Mr.	Cline ß
Mr.	Macdonell15

The name of Mr. Cline was dropped and the second ballot was taken resulting as follows:

Mr. Harkness.....lt Mr. Macdonell.....20

The Warden declared Mr. A. I. Macdonell duly elected Clerk.

Upon motion of Mr. Banford, seconded by Mr. Locke, the Conneil adjourned to meet at 9 o'clock a. m. to-morrow, 17th instant.

A. I. MACDONELL, GEO. KERR, Clerk. Warden.

SECOND DAY.

CORNWALL, June 17, 1890.

The Conneil met.

The Warden in the Chair.

Roll called.

Ali the members present save Mr. F. D. McNanghton, Reeve of the Township of Finch.

Minutes of preceding evoning read, approved and signed.

PETITIONS.

A petition was presented by the Reeve and Deputy Recress of the Township of Kenyon (Messrs, Stewart, Fraser and Campbell) asking that a by-law be passed granting leave to the Municipal Council of the Township of Kenyon to open up a certain road or street. In the village of Maxville, in the said township, of a width of forty feet; said road or street being a continuation of St. Catherine Street from King Street to Roller Grist mill, and received and read.

A petition was presented signed by Joseph Kerr and others, ratepayers, and received and read, asking that the Boundary Road between the Townships of Osnabruck and Wilhamsburgh, through the rear half of the first concession and front half of the second concession of said townships, be opened up for public traffic.

NOTICES.

Mr. Oscar Fulton gives notice that he will, sometime during the session, introduce a bylaw to refund monies under "The Canada Temperance Act."

Mr. Thos. McDonald gives notice that he will introduce a by-law during the session to levy on the several municipalities in these United Counties, a sum necessary to provide for the equivalent of the Legislative grant for Public Schools Aid, for Model Schools, and supplementary levy for High Schools and Collegiate Institutes.

MOTIONS.

Moved by Mr. D. A. McDonald, seconded by Mr. A. A. Stewart, that a committee composed of the Reeves and, in the absence of the Reeves, the Deputy Reeves, be organized to equalize the Assessment Rolls of the several municipalities of thee United Connties, and that the said committee do report to this Council at its earliest convenience.—Carried.

Upon motion of Mr. Fulton, seconded by Mr. Grant, the name of Mr. J. R. Crysler was added to the committees on Printing

and County Property. Upon motion of Mr. E. O'Callaghan, seconded by Mr. W. II. Lane, the Council adjourned until 2 p. m.

AFTERNOON SESSION.

Conneil resumed.

The Warden in the Chair.

Mr. W. M. Doran, Chairman of the Equalization of Assessment Special Committee, presented their report.

MOTIONS

Upon motion of Mr. McDonald (Thos.), seconded by Mr. D. J. McIntosh, the report was referred to a Committee of the Whole.

Mr. D. McNaughton in the Chair.

The Committee rose and recommended the adoption of the roport.

Upon motion of Mr. Fraser, seconded by Mr. Campbell, the report was adopted in Conneil.

Upon motion of Mr. Doran, seconded by Mr. Hodgins, By-Law No. 949, to equalize the Assessment, was read a first time.

Upon motion of Mr. McDonald (Thos.), seconded by Mi. O'Callaghan, the claims of the parties referred to m By-Law No. 920 were referred to the Scott Act Cemmittee appointed in January last.

Upon motion of Mr. O'Callaghan, seconded by Mr.Donald McNaughton, the special committee appointed at the January Sessions of the Conncil of Podlars License By-Law, was re-appointed to consider the working of said By-Law, and the name of Mr. Cryslor added thereto instead of Mr. F. D. McNanghton, absent.

A communication was received and read from Mr. F. L. Wright, agent for "Champion Road Machine," inviting Warden and Conneil to witness an exhibition of the working of said machine, and requesting that a time be named for such purpose.

I'pon motion of Mr. MeDonald (Thos.), seconded by Mr. McNaughton (D.), the Warden was instructed to arrange with Mr. Wright as to time and place most convenient for Warden and Council to witness the exhibition.

Mr. Harkness, Chairman of the Nation River Drainage Committee, presented their report, which was received and read.

Upon motion of Mr. Harkness, seconded by Mr. Dickey, the report was referred to a Committee of the Whole.

Mr. Harkness in the Chair.

The Committee rose and recommended the adoption of the report.

Upon motion of Mr. Doran, seconded by Mr. Herkness, the report of the Nation River Drainage Committee was adopted in Council.

Upon motion of Mr. Harkness, seconded by Mr. A. Kennedy, By-Law No 921, to provide for the removal of dam and lowering of shoal at Chesterville, was read a first and second time, and referred to a Committee of the Whole

Mr. Harkness in the Chair.

The Committee rose and recommended the adoption of the By-law.

Upon motion of Mr. Doran, seconded by Mr. Whittaker, By-Law No. 921 was adopted in Council provisionally.

I'pon motion of Mr. Hamilton, seconded by Mr. Howes, the Council adjourned to 7 p. m. to give committees time to meet and report.

EVENING SESSION.

Conncil resumed.

The Warden in the Chair

Mr. Harkness, Chairman of the Scott Act Committee, presented their report-

Upon motion of Mr. Fraser, seconded by Mr. Campbell, the report was referred to a Committee of the Whole.

Mr. A. A. Stewart in the Chair.

The Committee rose and recommended the adoption of the report.

Upon motion of Mr. Fraser, seconded by Mr. J. J. Kennedy, the report was adopted in Council.

Mr McDonald (Thos.), Chairman of Education Committee, presented their report.

Upon motion of Mr. Harkness, seconded by Mr. Doran, the report was referred to a Committee of the Whole.

Mr. P. A. Stewar! in the Chair.

The Committee rose and recommended the adoption of the report.

Upon motion of Mr. Doran, seconded by Mr. Harkness, the report was adopted in Council.

Upon motion of Mr. Hamilton, seconded by Mr. Howes, By-Law No. 919, to equalize the Assessment, was read a second time and referred to a Committee of the Whole.

Mr. Hamilton in the Chair.

The Committee rose and recommended by Mr. Fn the adoption of the By-Law.

Upon motion of Mr. Harkness, seconded mont, was by Mr. Locke, By-Law No. 920, re refine of Scott Act Fines, was read a first and seconded second time and referred to a Committee of the Con. just read, of the Whole.

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Mr. Fulton in the Chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. Thos. McDonald. seconded by Mr. D. A. McDonald, By-Law No. 923, providing for High Schools, was read a first and second time and referred to a Committee of the Whole,

Mr. D. A. Mebonald in the Chair.

The Committee rose and recommended

the adoption of the By-Law. Upon motion of Mr. Thos McDonald,

seconded by Mr. McNanghton (D). By-Law No. 922, providing for Public Schools, was read a first and second time and referred

to a Committee of the Whole.

Mr. Fraser in the Chair.

A. I. MACDONELL,

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. Campbell, seconded by Mr. A. A. Stewart, the Council adjourned to 9 a. m. o'clock to-morrow.

GEO. KERR,

Warden.

THIRD DAY.

Cornwall, June 18th, 1890,

MORNING SESSION,

The Conneil mot at 9 a.m. pursuant to adjournment.

Clork.

The Warden in the Chair.

Roll called.

All members present save Mr. A. B. McLennan, Reeve of Charlottenburgh.

Minutes of yesterday read approved and signed.

PETITIONS.

The following petitions were received and read viz :-

Petition, presented by Mr. A. Kennedy from George Ross, Hotel Keeper, Cornwall, asking for refund of lines paid by him under Canada Temperance Act.

Petition, presented by Mr. P. A. Stewart from Donald J. McDonald, Constable, Alex-andria, asking compensation of \$25 for injuries received while in discharge of duty arresting function under warrant innatic, under warrant.

MOTIONS.

Upon motion of Mr. Hamilton, seconded read a second by Mr. Brown, the report of Arthur Brown minittee of the Esq., Public School Inspector for Dundas, was received and read.

Upon motion of Mr. Warner, seconded 1 recommended by Mr. Fulton, the report of A. McNaughton Esq., Public School Inspector for Storkness, seconded mont, was received and road.

Upon motion of Mr. Thos. McDonald, read a first and seconded by Mr. McNaughton, the report to a Committee of the County School Inspector for Dundas, jüst read, was adopted.

Upon motion of Mr. Warner, seconded by Mr. Thos. McDonald, the report of the County School Inspector for Stormont, just read, was adopted.

Upon motion of Mr. D. McNanghton, seconded by Mr. D. McDonald, By-Law No. 922, to provide for Public Schools, was read a third time.

Upon motion of Mr. Warner, seconded by Mr. O'Callaghan, By-Law No. 926, providing for Model Schools, was read a first and second time and referred to a Committee of the Whole.

Mr. D. McNanghton in the chair.

Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. Ross, seconded by Mr. Banford, and unanimonsly carried, Mr. Christopher Irving, an old member of the Council, was asked by the Warden to take his seat among the members within the Railing.

Upon motion of Mr. D. McNanghton, seconded by Mr. Warner. By-Law No. 922, providing for Public Schools, was passed, signed and sealed.

Upon motion of Mr. Thos. McDonald. seconded by Mr. D. McNaughton, By-Law No. 925, was read a first and second time and referred to a Committee of the Whole.

Mr. F. D. McNaughton in the chair.

The Committee rose recommending the

adoption of the By-Law, Upon motion of Mr. D. A. McDonald, seconded by Mr. A. A. Stewart, By-Law No 919, was read a third time.

Upon motion of Mr. Doran, seconded by Mr. Fraser, By-Law No. 919 was passed, signed and sealed.

Upon motion of Mr. Thos. McDonald, seconded by Mr. F. D. McNanghton, By-Law No. 923 was read a third time.

Upon motion of Mr. Thos. McDonald, seconded by Mr D. McDonald, By-Law No. 923 was passed, signed and sealed.

Upon motion of Mr. Fulton, seconded by Mr. Harkness, By-Law No. 920 was read a third time.

Upon motion of Mr. Harkness, seconded by Mr. Fulton, By-Law No. 920 was amended by deducting pro-rata from the retunds granted, the \$47.45 retained by the Police Magistrate McIntyre, thus paying the exact amount received by the Treasurer.

Upon motion of Mr. Harkness, seconded by Mr. Doran, By-Law No. 920, as amonded, was passed, signed and sealed.

Upon motion of Mr. Warner, seconded by Mr. O'Callaghan, the Conneil adjourned to 7 p. m. this evening to allow the committees time to meet and prepare their reports.

EVENING SESSIONS.

Council resumed.

The Warden in the chair.

Upon motion of Mr. A. A. Stewart, seconded by Mr.Campbell, the report of Dr. McDiarmid, School Inspector for Glengar ry, was received and read.

Upon motion of Mr. A. A. Stewart, seconded by Mr. Fraser, the report of the Inspector for Glengarry School adopted.

Upon motion of Mr. Fraser, seconded by Mr. A. A. Stewart, By-Law No. 925 was read a third time.

Upon motion of Mr. Fraser, seconded by Mr. J. J. Kendedy, By-Law No. 925 was passed, signed and sealed.

Upon motion of Mr. Banford, seconded by Mr. Anderson, the name of Mr. Crysler was substituted on the County Property Committee for that of Dr. Stark who has ceased to be a member of this Council.

Upon motion of Mr. A. A. Stewart, seconded by Mr. Campbell, By-Law No. 926 was read a third time.

Upon motion of Mr. A. A. Stewart, seconded by Mr. J. J. Kennedy, By-Law No. 926 was passed, signed and sealed.

Upon motion of Mr. Anderson, seconded by Mr. Banford, the name of Mr. J. R. Crysler was substituted on the Committee of Printing for that of Dr. Stark, who has ceased to be a member of this Council.

Upon motion of Mr. Banford, seconded by Mr. Anderson, this Conneil adjourned to meet at 9 a. m. to-morrow-

GEO. KERR, A. I. MACDONELL, Warden-('lerk.

FOURTH DAY.

Cornwall, June 19th, 1890.

MORNING SESSION.

Conneil mot at 9 a. m. pursuant to adjournment.

The Warden in the Chair.

Roll ealled.

All the mombers present save Messrs. Annable, Thos McDonald and McLennan.

Minutes of yesterday read, approved and signed.

With unanimous permission of all the members, Mr. Conlter, late Reeve of Winchester, was invited by the Warden to take a seat within the railing.

MOTIONS.

Upon motion of Mr. Banford, seconded by Mr. F.D.McNanghton, the report of the Road Committee was received and read.

Upon motion of Mr. Campbell, seconded by Mr. Fraser, the report just read was referred to a Committee of the Whole

Mr. A Kennedy in the chair.

The Committee rose recommending the adoption of the report.

Upon motion of Mr. Banford, seconded by Mr. Locke, the report of the Road Committee was adopted in Council.

Upon motion of Mr.O'Callaghan, seconded by Mr. D. McDonald, a pedlar's pack license was granted John McGowan for one year, free of chargo, he being mable to work.

Upon motion of Mr.O'Callaghan, seconded by Mr. Ross, By-Law No. 930 was read a first time.

Upen motion of Mr. Anderson, seconded by Mr. Banford, the Conucil adjourned to 2 p. m., to give the committees time to meet and report.

AFTERNOON SESSION.

Council resumed at 2 p.m.

The Warden in the chair. Upon motion of Mr. Hamilton, seconded by Mr. D. McNanghton, the report of Special Committee on Hawkers' and Ped lars' Licences was received and read and referred to a Committee of the Whole.

Mr. Hamilton in the chair.

The committee rose and recommended the adoption of the report.

Upon motion of Mr.O'Callaghan, second ed by Mr. D. McDonald, the report wa adopted in Council.

Upon motion of Mr. A. A. Stewart, Se conded by Mr. Fraser, By-Law No. 93 was read a first time.

Upon motion of Mr. A. A. Stewart, se conded by Mr. Campbell, By-Law No. 93 was read a second time and referred to Committee of the Whole.

Mr. A. A. Stewart in the chair.

The Committee rose and recommende the adoption of the By-Law.

Upon motion of Mr. Rowe, seconded by Mr. D. McDonald, By-Law No. 924 wa read a first and second time, and referre to a Committee of the Whole.

Mr. F. D. McNanghton in the chair. The Committee rose and recommende

the adoption of the By-Law. Upon motion of Mr. Rowe, seconded b

Mr. O'Callaghan, By-Law No. 924 w read a third time.

Upon motion of Mr. Anderson, seconde by Mr. Banford, the report of the Comm tee on Connty Property was received as read.

Upon motion of Mr. Doran, seconded b Mr. O'Callaghan, the report was refere

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boran, seconded be eport was refere back to Committee to report more specifically.

Mr. Warner gives notice that he will tomorrow morning introduce a By-Law amending By-Law No. 909.

Upon motion of Mr. McIntosh, seconded by Mr. D. McDonald, By-Law No. 924 was passed, signed and sealed.

Upon motion of Mr. Doran, seconded by Mr. 1. McDonald, By-Law No. 930 was read a second time and referred to a Committee of the Whole

Mr. F. W. Rowe in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. F. D. McNaughton, seconded by Mr. Crysler, a petition was presented, received and read from Patrick Jardme, Esq., of the township of Finch, and others, praying for the establishment of the head-line between 6th and 7th concessions of township of Finch.

Upon motion of Mr. Rowe, seconded by Mr. O'Callaghan, By-Law No. 932 was road a first time.

Upon motion of Mr. A. A. Stewart, seconded by Mr.D.McNanghton, By-Law No. 932 was read a second time and referred to a Committee of the Whole.

Mr. A. Kennedy in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr.O'Callaghan, seconded by Mr. Rower By-Law No. 952 was read a third time

Upon motion of Mr. D. McDonald, seconded by Mr. Grant, By-Law No.932 was passed, signed and sealed.

Upon motion of Mr. Doran, seconded by Mr. Dickey, By-Law No. 930 was read a third time.

Upon motion of Mr. Doran, seconded by Mr. Dickey, By-Law No. 930 was passed, signed and soaled.

Upon motion of Mr. Doran, seconded by Mr. Dickey, By-Law No. 927 was read a first time.

Upon motion of Mr. Warner, seconded onded by Mr. A. A. Stewa by Mr. Rowe, the Conncil adjonrned until 934 was read a third time. 7 p. m. this evening. Upon motion of Mr. D.

EVENING SESSION.

Conneil resnmed.

The Warden in the chair.

Upon motion of Mr. Ross, seconded by Mr. Hamilton, the Report of Finance Committee, presented by Mr. Harkness, chairman, was received and read, and referred to a Committee of the Whole.

Mr. Harkness in the chair

The Committee rose and recommended the adoption of the report.

Upon motion of Mr. Hamilton, seconded by Mr. Howes, By-Law No. 929 was read a first and second time and referred to a Committee of the Whole.

Mr. Ross in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. O'Caflaghan, seconded by Mr. D. McDonald, By-Law No. 934 was read a first time.

It was moved by Mr. Ross, seconded by Mr. A. Kennedy, that the report of the Finance Committee be adopted in Council.

It was moved, in amondment to the last motion, by Mr. A. A. Stewart, and seconded by Mr. O'Callaghan, that the item of \$400, payable to John Middagh be struck off the report of the Finance Committee and that a committee be appointed to examine all accounts and papers in connection with the case of Hill vs. Middagb, and that this Corporation also have all accounts taxed, with power to obtain legal advice as to the liability of this Corporation in this matter, and to report at the October Session.

The main motion was carried and the amendment thereto lost on the following division, viz.:--

division, viz.:— Yeas – Messrs. Anderson, Banford, Doran, Dickey, Hamilton, Howes, Harkness, A. Kennedy, Locke, Lane, McLeod, D. McNanghton, Ross, Snider, P. A. Stewart, Watson and Whittaker.—17.

Nays—Messrs. Campbell, Diogwall, Fraser, Grant, Hodgins, J. J. Kennedy, Mc-Rae, F. D. McNaughton, McIntosh, D. Me-Donald, O'Callaghan, A. A. Stewart and Thompson.—13.

Upon motion of Mr. A. A. Stewart, seconded by Mr. Campbell, By-Law No. 934 was read a second time and referred to a Committee of the Whole.

Mr. Hodgms in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. O'Callaghan, seconded by Mr. A. A. Stewart, By-Law No. 934 was road a third time.

Upon motion of Mr. D. McDonald, seconded by Mr. O'Callaghan, By-Law No. 934 was passed, signed and sealed.

Upon motion of Mr. Banford, seconded by Mr. Lane, By-Law No. 927 was read a second time and referred to a Committee of the Whole.

Mr. Harkness in the chair.

The <u>Committee rose and</u> recommended the adoption of the By-Law.

Upon motion of Mr. Dickey, seconded

by Mr Whittaker, By-Law No. 933 was read a first time.

Upon motion of Mr. Doran, seconded by Mr. Howes, By-Law No. 936 was read a first time.

Upon motion of Mr. Campbell, seconded by Mr. D. McDonald, the Conneil adjonrned till 8.30 a. m. to-morrow.

GEO. KERR, A. I. MACDONELL, Warden. Clerk.

FIFTH DAY.

Counwall, June 20th 1899. MORNING SESSION.

Conneil mot pursuant to adjournment. The Wardon in the chair.

Roll called.

Mombers all present except Messrs. Annable, Mackenzie, McDonald (Thos,), MeDonald, (D. A.), McLonnan (A. B.) and Doran.

Minutes of yesterday read, approved and signed.

Upon motion of Mr. Anderson, seconded by Mr. Banford, By-Law No. 935 was read (read a first and second) time and referred a tirst and second time and referred to a to a Committee of the Whole. Committee of Whole.

Mr. Locke in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. D. McNanghton, seconded by Mr. Snider, By-Law No. 928 was read a first and second time and reforred to a Committee of the Whole.

Mr. J. J. Kennedy in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. Banford, seconded by Mr. Anderson, By-Law No. 935 was read a third time.

Upon motion of Mr. Hamilton, seconded by Mr. Howes, By-Law No. 936 was read a second time and referred to a Committee of the Whole.

Mr. Hamilton in the chair.

the adoption of the By-Law.

Upon motion of Mr. Banford, seconded by Mr. A. Kennedy, By-Law No. 935 was passed, signed and sealed on the following division, viz. :-

Yeas-Messrs. Anderson, Banford, Dickey, Fulton, Hodgins, Hamilton, Howes, Harkness, A. Kennedy, Locke, Lane, J. J. McRae, McLeod, McNangliton (D.), Ross, Snider, P. A. Stewart, Watson, Whittaker and Warner-20,

Nays. — Messrs. Campbell, Dingwall, Grant, J. J. Kennedy, D. McDonald, O'Callaghan, A. A. Stewart and Thompson-8.

Upon motion of Mr. Snider, seconded bp Mr. D. McNaughton, By-Law No. 927 was read a third time.

Upon motion of Mr. Ross, seconded by Mr. Howes, By-Law No. 927 was passed, signed and soaled.

Upon motion of Mr D, McNanghton, seconded by Mr. Snider, By-Law No. 928 was read a third time.

Upon motion of Mr. Snider, seconded by Mr. D. McNanghton, By-Law No. 928 was passed, signed and sealed.

Upon motion of Mr. O'Callaghan, seconded by Mr. D. McDonald, the Supplementary Report of the Finance Committee was adopted in the Conneil.

Upon motion of Mr. Hamilton, seconded by Mr. Ross, By-Law No. 933 was read a second time and referred to a Connaittee of the Whole.

Mr. Hamilton in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. Fraser, seconded by Mr. A. A. Stowart, By-Law No. 937 was

Mr. A. A Stewart in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. Fraser, seconded by Mr. J. J. Kennedy, By-Law No. 937 was read a third time.

Upon motion of Mr. Fraser, seconded by Mr. Campbell, By-Law No. 937 was passed, signed and sealed.

Upon motion of Mr. D. McNaughton, seconded by Mr. Snider, By-Law No. 929 was read a third time.

Upon motion of Mr Kennedy (J. J.), seconded by Mr. Campbell, By-Law No. 929 was passed, signed and sealed.

Upon motion of Mr. A. A. Stewart, seconded by Mr. Fraser, By-Law No. 931 was read a third time.

Upon motion of Mr. Campbell, seconded The Committe rose and recommended by Mr. A. A. Stewart, By-Law No. 931 was passed, signed and sealed.

Upon motion of Mr. D. McNanghton, seconded by Mr. Snider, By-Law No. 936 was read a third time.

Upon motion of Mr. J. J. Kennedy, seconded by Mr. Campbell, By-Law No. 933 was read a third time.

Upon motion of Mr McNanghton, seconded by Mr. Snider, By-Law No. 936 was passed, signed and sealed.

Upon motion of Mr. Snidør, seconded by Mr. McNanghton, By-Law No. 933 was passed, signed and sealed.

Upon motion of Mr. A. A. Stewart, sec-

onded adjour ber, A.

A. I.

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The | wece al Reeve Crysler Your lowing 1st. T Winch ancount ville. 2nd. ' on the Allo

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McNanghton, Law No. 929

mody (J. J.), By-Law No. ealed.

Stewart, sec-No. 931 was

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McNaughton, Law No. 936

Kennody, see--Law No. 933

MicNaughton, -Law No. 936 ed.

r, seconded by No. 933 was

Stewart, sec-

unded by Mr. O'Callaghan, this Conneil adjourned to meet on Monday 27th October, A. D., 1890, at 7.30 p. ni.

GEO. KEUR, A. I. MACDONUL, Clerk. Warden.

REPORTS.

Report of Special Committee Re Equalization of Assessment.

The Reeves of the different Municipalities The Reeves of the different Municipalities were all present, excepting F. D. McMaughton, Reeve of Finch, who was represented by R. Cryster, peputy Reeve. Your Committee recommend that the fol-lowing changes be mude :— Ist. That the assessment of the Township of Winchester be reduced \$70,000, and that that amount be assessed to the Village of Chester-cillo.

ville.

2nd. That otherwise the assessment be made on the basis of 1889.

All of which is respectfully submitted.

W. M. DORAN, Chairman. Committee Room, June 17th, 1890.

Cornwall Township\$	1,359,140
Roxborongh	867,727
Osnabruck	1,160,175
Fineb	765,986
Cornwall Town	1,146,667
Morrisburgh	423,738
Willt unsburgh	1,331,188
Wipchester	928,368
Vitlage of Chesterville	70,000
Matilda	1,380,215
Monntain	969,113
Troquois	230,287
Winchester Village	100,000
Lancaster Township	1,145,613
Kenyon,	1,012,667
Lochiel	1,130,113
('barlottenburgh	1.653.819
Alexandria	145,000
Village of Laucaster	99,009

Report of Committee on Education. Members all present.

Your Committee recommend that the following sums be levied on the respective Municipatities hereunder named, in support of the Public Schools in said Municipalities for the year 1840:-

County of Stormont, \$1,976.00, sub-divided as follows:

Cornwall Township Finch Osnabrnek. Roxborongh	319 00 623 00
"County of Dundas, \$1,939.00, su follows:	b divided as
Matilda. Mountain. Williamsburg. Winchester	1S0 00 4S6 00
County of Glengarry, \$2,358.00, as follows :	sub-divided

CI	nariotte	m.	DI	11	12	:1	1			•				٠			 		1	809	00	
K	enyon					١,												•		623	00	
L	aneasto	er.																		452	00	
L	ochiel.										,	,				•		•		484	00	

following sums be raised by levy on the sev-eral Counties in the United Counties of Stor-mont, Dundus and Glengarry, as hereunder named, for the Model Schools of those United Counties, being the equivalent of the Legisla-tive grant apportioned to such schools for the year 1890, and that such levy be made as fol-lows:-

Your Committee further recommend that Your Committee infiner recommend that the sum of four hundred and thirty-live dol-lars be raised by levy on the United Countles of Stormont, Dundas and Glengarry, to defray the expenses connected with the Unitoru Promotian Examinations for the year 1890, and that the same be levied on the several Counties in the manner following, viz :-

Stormo	r	t.										•								S	115	00	
Dundas.							•	•				•	•	•	•			¢			145	00	
Glengar	r	y				•		•		•					•	•	•		•		145	00	

Also that the sum of lwenty-five dollars be levied on each County in these United Coun-tles to meet the Legislative grant apportioned to the Teachers' Institutes for the United Counties of Starmont, Dundas and Glengarry, and that the same be paid to the County Inspector for each County respectively, as follows:-

Stormont	 	.\$25 00
Dundas	 	. 25 00
Glengarry	 	. 25 00

Your Committee still further recommend that the sums hereunder mentioned be levied on each of the Counties in the Fulled Com-ties of Stormont, Dundas and Glengarry, to provide for the High Schools in these United Counties, as required by statute, and that the same heaved in menuner following :same be levled in manner following :-

And that the same be paid to the several iligh Schools as follows:-

Stormont-

Cornwall High School \$750 00 Dundas-

Morrisburgh High School......\$1,100.00 Iroquois High School.... 1,100 00 Glengarry-

All of which is respectfully submitted.

THOMAS MCDONALD, Chairman. Compatitee Room, Cornwall, June 17, 1890.

Report of Committee | re Scott Act Fines.

Present-Messrs, Thos. McDonald, A. Ken-nedy, James Dickey, A. A. Stewart, W. M. Doran, D. A. McDonald, P. A. Stewart, J. S. Ross, O. Fulton,

Your Committee have had under consideration a Return of Convictions made by A. C. Methyre while acting as Police Magistrate for the County of Stormont from 1st July, 1857, to the following October, and also an explana-tory letter in connection therewith, as well as a letter from D. P. McKinnon, License Inspector.

It appears that instead of paying directly to the County Treasurer, Mr. McIntyre paid most of the fines received by him to Mr. McKinnon, Your Committee also recommend that the License Inspector, and they were paid by him to the Treasorer. The fines illegally imposed and collected, and not yet returned, are, so far

H. D. Gillie							0											4	650	00
John Elliott											 								- 1117	1)(1
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W Studde																			111	110
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Frank Burn	a		ļ						ì		,			•		,		6	50	-00

\$383 60

There were also two flues of \$50,00 each paid that were returned by previous By-Law, mak-ing in all \$183.60 received by the Porice Magis-trate, while he, or the Lacense Inspector, appears to have paid in each but\$130 15 and to have held for costs 47 15

Your Committee recommend the passing of a By-Law for refunding to the parties as above cuninerated the fines iflegally imposed, while at the same time calling the attention of the Conneil to the retention of the \$17.45 which it appears to your Committee should have been paid to the Treasurer.

We would also add that we do not regard this Council as responsible for any monies not paid to the Treasurer, but in view of the difficulties surrounding the question, recommend as nhove.

All of which is respectfully submitted.

A. HARKNESS, Chairman. Committee Room, Cornwall, June 17, 1890,

Report of the Nation River Drainage Committee.

Your Committee beg leave to report that immediately after the January session the tender of Wm, Payne, for the removal of the Chesterville Dam, was accepted, and a contract entered into with him for the completion of the work, proper security being taken. The price to be paid is \$3(9.00. An opening was to be made in the dam four feet deep and one hundred feet wide before the 15th of March, hundred feet wide before the 15th of a done and the balance of the work was to be done and the balance of the september. The opennot later than the 1st September. ing has been made and the contractor has been paid \$100.00 on his contract.

A claim was made on behalf of the Cana-A cloim was made on behan of the Cana-dian Pacific Raliway, to the effect that the removal of the dam would endanger their bridge below Chesterville, and an invitation extended to your Committee to meet and con-The invitation was accepted, and a meeting was held at Chesterville on the 25th April, the Railway Company being represented by Mr. E. G. Hen-derson, Assistant Engineer. An examination of the bridge and the river in its vicinity con-vinged your Committee, that the sense of the fer with the Engineers of the road. vinced your Committee that the removal of the dam would lessen, rather than increase, the danger, and that in any event they were in no way bound to preserve an artificial barrier in the river to protect the property of the

Railway Company. Your Committee beg further to report that Mr. Prown, the Engineer appointed by the Council in October last, has completed his survey and assessment and filed his report, a copy of which is herewith submitted.

cost of the dam and its removal, the lowering of the shoal and the legal, engineering and Committee Room, Cornwall, June 18, 1890. From this it appears that the total estimated

other expenses connected therewith 18\$29,030,11 To apply on this we have a grant from hominion Government of \$5,500.00 And from Local Government, 3,000.00 \$,500,00

mail.. \$11,930.11

Lenving. to be provided for by assessment.

It was understood at one time that the grant from the Dominion Government would be \$9,500.00. In fact, your Committee when they waited on the Minister of Public Works were assured by him that he would recommend the placing of that amount in the Estimates, on condition that we would provide the balance from local sources. We acceded to the con-ditions imposed, and the annount named was placed in the Estimates, but subsequently \$1,000.00 was withdrawn. The Minister has, \$t,000,00 was withdrawn. The Minister has, however, intimated that it may be granted another year. In the n-cantine we have preanother year. pared a By-Law providing for the whole amount not covered by the present grant, which we recommend the Council to pass, and the additional grant be secured another year it can be upplied in reduction of assess. ment.

At the October Session of 1889 a By-Law was passed for the issue of debenfures to cover amount expended by this Council on old contract and not provided for by previous issues, and also to provide the necessary funds to complete the old work.

It was intended to issue the debentures at the close of 1889, and they were prepared ac-cordingly, the amount being \$11,225.52, with interest at four per cent, running for years from the close of 1892.

The Ontario Government was asked to purchase the Debentures, but as the tow did pot provide for the purchase of any but Township debentures, no arrangement could be made unth the law could be amended to meet our case.

This was done at the recent session of the Legislature, and we are pleased to be able to report that the proceeds were received by the Treasurer on the left hast, The amount re-eeived was \$11,45×35, \$11,228.52 being the face value of the debentures and \$230.30 interest shnee 31st December last.

All of which is respectfully submitted. A. HARKNESS, Chairman.

Committee Room, Cornwall, June 17, 1890,

Report of Road Committee.

Members present — Messrs, Geo, Hodgius, Wm, H. Lane, A. A. Stewart, J. J. Kennedy, J. H. Whittaker, Wm, Bantord, A. Kennedy, D. C. Campbell, Thos. Hamilton, John F. Grant, D. J. McIntosh and F. D. McNaughton.

Your Committee have had before them a petition from the Munleipal Conneil of the Township of Kenyon, asking permission to open a certain street of forty feet width in the Village of Maxville, in said Township, said teaching a continuation of St. Cathering street being a continuation of St. Catherine street from King street to the roller grist mill.

It is recommended that the prayer of this petition be granied, and for this purpose a By-Law be introduced at the present session of this Council.

All of which is respectfully submitted. F. D. MCNAUGHTON, Chairman.

Report e

Present Freshinnenty, D. A. A. Ste F. D. M. James D Your C sideratio and Pedl No.909, a Laws rel pealed; a new

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Presen Warner,

taghan, (P. A.), s tain.) ist.-Y amount 'A" and by-law 1 2nd.-

a petitic andria. stabbed whom h ing to a him \$25 loss of matter b may stances. 3rd.—

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4th.-Cornw abedle th 18\$29,130.14 'rom 00.00 00.00 8,500,00

.....\$11,930.11

hat the grant n1 would be e when they Works were commend the istimates, on the batance to the con-t named was subsequently Minister has, be granted v we have prewe have pre-or the whote resent grant, it to pass, and mred another on of assess.

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debentures at prepared ac-\$14,228.52, with ning for ten

asked to pur-c taw did not but Township ontd be made I to meet our

session of the to be able to eccived by the ne amount re-being the face \$230,30 interest

ibmitted. ss, Chairman me 17, 1890,

mittee.

Geo. Hodgius, J. J. Kennedy, A. Kennedy, , A. Kennedy, ilton, John P. , MeNanghton, before them a Conneil of the permission to get witth in the Township, said r St. Catherine roller grist mill. prayer of this this purpose a present session

submitted. TON, Chairman. June 18, 1890.

Report of Special Committee on Pedlar's Licenses

Present-Messrs. Thos. McDonaid, A. Ken-nedy, D. McNanghton, O. Fulton, J. S. Ross, A. A. Stewart, Wm. M. Doran, E. O'Callaghan, F. D. McNanghton, Thomas Hamilton and James Dickey.

Your Committee have had under their con-sideration the By-Law for licensing Hawkers and Pedlars, and it was agreed that By-Law No.000, and all other By-Laws and parts of By-laws relating thereto, be and are hereby re-unded and war for multice accumulation pealed; and your Committee recommend that a new By-Law be enacted, and that the annexed By-Law No. 924 be adopted by this Conneil.

All of which is respectfully submitted.

D. MCNAUGHTON, Chairman. Committee Room, Cornwall, June 19, 1890.

Report of Finance Committee.

Present-Mcssrs. Dickey, Hamilton, Ross, Warner, McNaughton (F. D.), Watson, O'Cal-laghan, McLeod, McNaughton (D.), Stewart (P. A.), Stewart (A. A.) and Kennedy (Moun-

tain.) 1st.-Your committee have passed accounts amounting to \$1,560.11 as per schedulc marked "A" and would recommend the passing of a

by-law for their payment. 2nd. – We have also had under consideration a petition of one Donald J. McDonald, of Alexa petition or one Donaid J. McDonaid, of Alex-andria, a constable, who claims that he was stubbed and otherwise injured by a lunatic, whom he was, in discharge of his duty, try-ing to arrest, and asks this Council to pay him \$25.00 to cover cost of medical attendance, loss of time, &c. We recommend that the matter be referred to the local Council, who may be more familiar with the circum-stances.

may be more familiar with the circum-stances. 3rd.—We have also had under consideration an application from John Middagh, of the Township of Winchester, who was appointed by By-Law No. 743, of the Council, to remove obstructions from the road between Wil-liamsburg and Winchester. Mr. Middagh asks that he be recouped for costs inenred in defending suits brought against him for re-moving obstructions as directed by the By-Law. Law.

Law. It appears that Mr. Middagh had first to de-fend a suit brought by Samuei Hill, of the Township of Williamsburgh, before the Police Magistrate in Cornwail, and which was un-successfully appealed to the Sessions, and subsequently to defend the snit brought by Wm. Connor in the Superior Court, as well as to share in the costs of the suit brought by Hill, in which this Corporation is made a party, and that his expenses have not been less than one thousand dollars. It appears also that these latter suits, which

iess than one thousand dollars. It appears also that these latter suits, which were carried by the Counties and by Mr. Middagh to the Court of Appeal and were argued in March, 1889, were by the unanimous verdict of that Court decided in favour of de-fendants and judgment given for costs. Further delay has, however, been caused by plaintiffs giving notice of appeal to the Supreme Court. In the meantime Mr. Middagh finds bills pressing without the means of paying. Your Committee would recommend that he be paid four hundred dol-lars on account.

Magistrate, of Cornwall, on the ground that the couvictions appear bad on their faces. M². Griffiths, of Winchester, was heard on behalf of the petitioner. Your Committee cannot recommend the repayment of the fines otherwise than as previous fines have been evend.

5th. - Your Committee would recommend that the time allowed for the sale of lands for arrears of taxes be extended for one year. 6th. --Notes amounting to \$18,500.00 on ac-but of respondence ountry purposes are now held

count of general county purposes are now held by the Bank of Montreal here. Would re-commend that the Warden and Treasurer be authorized to renew from time to time as

may be necessary. 7th.—The published report of the auditors for the year 1889 shows an expenditure of \$17.714.95, while the revenue was but \$13,082.58, leaving a deficit of \$4,632.37.

deficit of \$4,032.37. Similar or larger deficits grace our accounts each year for the last three or four years, notwithstanding the efforts of the Council to keep down expenses. The increase is due parily to recent legislation tending to in-crease the administration of justice expenses. crease the administration of justice expenses, and the cost of the supervision and manage-ment of the schools, and largely to circum-stances over which the Council has no con-trol, and it has become abundantly evident that the levy must be increased if we are not to continue to run behind from year to year. Still, on account of the present indications of a light cropp and general depression in busi-Still, on account of the present indications of a light crop and general depression in busi-ness, your Committee would recommend that the rate bc continued at 75-100 of a mill on the dollar, and the deficit for the present year met by the monies couning in on account of the inte Treasurer, and that debentures be issued for \$15,000.00 to cover accrued liabilities, much debentures to hear interest at five per such debentures to bear interest at five per cent. and be payable in fifteen equal annual payments.

A. HARKNESS, Chairman. Committee Room, Cornwaii, June 9, 1890,

Supplementary Report of Finance Committee.

Your Committee beg to report that they have examined the Treasurer's bond. The Treasurer is held in \$12,000.00, and eight suff-clent securities in \$1,500.00 each. The bond is properly executed and deposited in the vauits of the Registry Office, Cornwall.

A. HARKNESS, Chairman. Committee Room, Cornwail, June 20, 1890.

BY LAWS.

BY-LAW No. 919.

By-Law to equalize the Assessment of the several municipalities of the United Connties of Stormont, Dundas and Giengarry.

Whereas the Corporation of each county, or union of counties is required by law to exam-ine the Assessment Rolls of the townships, towns and villages within their limits to as-certain the valuations made by the Assessors, and to equalize such valuation;

means of paying. Your committee would be and the the following be and that he be paid four hundred doi-lars on account. ith.—Your Committee have also considered ization of the assessment of the various the petition of Geo. Ross, of the Town of townships, towns and villages in the said of conwall, asking for a return of times paid in obedience to convictions made by the Police eight hundred and ninety, and that the said

equalization be the scale to be adopted for the assessment of the said townships, towns and villages for the said year. That is to say :

agos tor the metry	4 15 MILLS \$ 443 (544)
Cornwall Township \$	1,359,140 00
Cornwan rownship	867,727 00
Roxborough	1.460,175 00
Osnubruck	765,986 00
Mappin	1,146,667 00
Cornwall Town	123,738 00
Morrishurgh	1 231,188 00
Williamsburgh	
Winehester	928,368 00
Winenestor	70,000 00
Chesterville	1,380,215 00
Matilda	969,143 00
Mountain	230,287 00
Inconstants and an	100,000 00
Whohester V Illaguarder V	
Lancaster Township	
Incheaster remains r	1,012,667 00
Kenyon	1,130,413 00
Lochiel	1,653,819 00
Charloffenburgh	115,000 00
Alovandrig	90,000 00
Vittage of Lancaster	20,000 00
Thuge or and	Statement of the second s

Tolal.....\$16,180,146 00 Passed, signed and sealed in open council this 18th day of June, A. D., 1890.

GEO, KERR, A. I. MACDONELL, Wurden. Clerk.

BY-LAW No. 920.

By-Law to refund monies from "The Canada Temperance Act" account.

Be it enacled a By-Law of these United Counties, that the Treasurer be, and he is hereby anthorized and directed to pay the following persons the sums set opposite their respective names, out of momes in his hands to the credit of "The Canada Temperance Act" account.

- \$43 82
- 43 82

b. Gillles; fine Imposed by A. C. McIntyre Esq.
John Elitott, fine Imposed by A. C. McIntyre, Esq.
S.M. Southwark, fine Imposed by A. C. McIntyre, Esq.
Wm. Stubbs, fine Imposed by A. C. McIntyre, Esq.
F. S. Ryan, fine Imposed by A. C. McIntyre, Esq. 43 82

43 82

43 41

F. S. Ryan, fine imposed by A. C. MeIntyre, Esq.
J. Poapst, fine imposed by A. C. MeIntyre, Esq.
Regis Dupuy, fine imposed by A. C. MeIntyre, Esq.
F. Burna, tine imposed by A. C. MeIntyre, Esq. ·m 79

43 82

43 82

shall pay the said sums only upon the signa-ture of the payee, verified by a responsible resident of the Counties.

Passed, signed and sealed in open Council this 18th day of June, 1890.

	10th day and	
A. 1	. MACDONELL, Clerk,	

GEO. KERR, Warden.

HARKNESS,

Chairman of Com.

BY-LAW No. 921.

By-Law to provide for the removal of the dam and lowering of the shoal in the Nation River, at the village of Chesterville, for the purpose of draining parts of the town-ships of Matilda, Mountain, Williams-burg and Winchester, and the works con-period the constitu-

Read a first and second time, and provision-ally adopted in Council this 17th day of June, A, D., 1890.

A. I. MACDONELL, Clerk:

BY-LAW NO. 922.

By-Law for the support of Public Schools.

By Law for the support of Fubile Schools. Whereas it is the duty of the United Coun-ties of Stormont, bundas and Glengarry to raise by levy from the several townships in the United Counties, a sum at least equal to the amount of the grant apportioned iy like Government to each municipality for the support of Public Schools for 1890; And whereas its optional with the Counties? Council to increase the grant in any munici-

Council to increase the grant in any munici-

pality ; Be it therefore enacted a by-law of the said Be it therefore enacted a by-law of the said United Counties, that the sum of six thousand two hundred and eighty-three doilars be levied and collected from the rateable pro-perty of the undermentioned townships in support of the Public Schools for 1890, and that the sold sum to build on the several term the said sum he levied on the several town-ships as follows :--

STORMONT.

11 11	h1p
Cornwall Towns	819.00
Finch	623.00
Osnabruck "	
Roxborough "	485.00
n	UNDAS.
Matiida Towns	
Mountain	
williamsburg '	1 - 0 - 0 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
Winchester	
61.	ENGARRY
	. mownship \$809.00
Charlottenburg	h Township \$809.00 623.00
Kenyon	4510 (10)
Lancaster	462 1 4143
Lochlei	
Thereit	and sealed in open council
Passed, signed a	the action of the t

this 18th day of June, 1890.

GEO. KERR, A. I. MACDONELL, Warden. Clerk.

BY-LAW NO 923.

By Law for the support of High Schools and Collegiate Institutes.

Be it enacted a By-Law of the Corporation of the United Counties of Stormont, Dundas and Ghengarry, that the following sums be raised from the several Counties within the Corporation of the said United Counties as hereafter mentioned :-

County of Glengarry	, 100-00
STORMONT.	
Cornwall Township	
(ornwall lown	116 27
Roxborough	102 57
Finell	195 62
Osnabruck	
	\$750 00

DUNDAS.

Williamsburgh	\$614 54
Williamsburgh	194 98
The second state of the second s	100 10
Winehester	448 95
Mountain	625 09
Matilda	
Matilda Iroquois Winchester Vilinge	
Winchester vinnge	32 24
Chesterville	

\$2,500 00

GLENGARRY.

	\$353 39 238 35
Longelor,	1111 1 19
Loehiet	

Alexan Kenyot Laurens

Thai the said severs

Cornwr

Morris Iroquo

Willa Alexa Passed, this 18th c A. 1. MA

By-Law (Dunda heting chapt petty Be it e Conneil Dundus # lst. Tha By Law, ed Count

by repen 573, 628, 7 By-Laws matters 2nd. T man or c

or who g houses, o drawing sale, or cruft, or merchau calling

first tak after pro Srd. T Brd. T nil perso resident for sule and exp

goods to Countie or retai chandls 4th. P shall b

selling : any goo dealer, wares o manufa liquors ing to t are bei turer merchi employ behalt,

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e Schools. Inited Coun-Glengarry to townships in east equal to loned iy lite pality for the Ю;

811

the Countles' any munici-

w of the said distribution is the said see dollars be prorateable townships in r 1890, and that several towa-

· · · · · · · ·	\$518.00 819.00 623.00 485.00
	\$506.00
• • • • •	480.00
• • • • • • •	
)	\$\$09.00
	452.00

..... 184.00 in open connell

GEO. KERR, Warden,

123.

igh Schools and

the Corporation tormont, Dundas llowing sums be nties within the diled Counties as

**************************************	MU UU
	$153 55 \\ 116 27 \\ 102 57$
	\$750 00
	$\begin{array}{c} 194 \ 98 \\ 429 \ 10 \\ 448 \ 95 \\ 625 \ 09 \\ 108 \ 00 \\ 47 \ 10 \\ 32 \ 24 \end{array}$
	2,500 00
RY.	\$353 39 238 35

241 57

Alexandria	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	\$1,100 00
dd several High Schools as ton-	
DUNDAS.	
Morrisburgh High School	\$1,400 00 1,100 04

troquois High Senoc GLENGARRY Williamstown High School \$550-00 Alexandria High School 550-00

Passed, signed and scaled in open council this 18th day of June, A.D. 1890.

GEO. KERR, Warden.

A. I. MACDONELLA Clerk.

BY-LAW No. 924.

By-Law of the Unlied Counties of Stormont, Law of the United Counters of Stormont, bundas and Glengarry, for Heensing, regu-lating and governing hawkers and petty chapmen, and other persons earrying on petty trades.

petty trades. Be il enacled a By-Law of the Municipal Connell of the Urited Countries of Stormonl, Dundus and Glengarry as tollows: Ist, That from and after the passing of this By-Law, the following By-Laws of these Unit-ed Countles shall be, and the same are, here-by repealed, that is to say : By-Laws Nos. 547, 573, 628, 749, 761, 779, S50 and 909, and all other By-Laws and purts of By-Laws relating to the matters herein enacled. 2nd. Thut any Hawker, Pediar, Petty Chap-man or other person carrying on petty trades,

man or other person carrying on petty trades, or who go from place to place to other men's or who go from place to place to other men's houses, on foot or with any animal, bearing or drawing uny goods, wares or merchandise tor sale, or in or with any boat, vessel or other eraft, or otherwise entrying goods, wares or merchandise for sale, shall only exercise such calling within these Countles after having first taken out a license therefor as herein-after provided.

after provided. 3rd. That like word "Hawker" shall include 3rd. That the word "Hawker" shall include all persons who, being agents for persons not resident within these Counties, sell or other for sale tea, dry goods or jewellry, or curry and expose samples or patterns of any of such goods to be afterwards delivered within these Counties to any person not being a wholesale or retail dealer in such goods, wares or met-chandise.

4th. Provided always that no such license shall be required for hawking, peddling or seiling from any vehicle or other conveyance, chundise. setting from any vehicle or other conveyance, any goods, wares or merchandise to any retail dealer, or for hawking or peddling any goods, wares or merchandise, the growth, produce or manufacture of this Province, not being liquors within the meaning of the law relat-ing to taverns or tavern licenses, if the same are being hawked or peddled by the manufac-turer or producer of sneh goods, wares or merchandise, or by his bone fide servants or employces, having written authority in that behult, and such servant or employee shall produce and exhibit his written authorily peace officer.

when required so to do by kny induced to peace officer. 5th. That ileense fees shall first be paid to the Treasurer of these United Counties—for which the treasurer shall grant a receipt, and which said receipt shall be presented to the Clerk of the Counties who shall, forthwith,

issue the required license, numbering the same consecutively, suid licenses to be coun-tersigned by the Treasurer. 6th. That the suars to be paid for licenses shall be as follows:

shall us as follows: (a) For every person travelling on fool, as aforesaid, the sum of Fifty dollars. (b) For every person travelling with one horse or other animal, the sum of Forty dol-lars.

(c) For every person travelling with two horses or other unimuls, the sum of Seventy-

(d) For every person travelling in or with a decked boat, vessel or craft, the sum of Eighty five dollars.

(e) For any person travelling in any open boat, vessel or other craft, the sum of Fifty dollars.

dollars. 7th. That each such license so granted shall be in not be for less than one year, and shall be in force for one year from the date thereof and

no longer. 8th. That the County Clerk shall keep a pro-per record of all such licenses granted. 9th. That every Hawker and Pedlar shall exhibit his license when required so to do by the muleipal or peace officer. 10th. That any person or persons guilty of any infraction of any of the provisions of this By Law shall, upon conviction therefor before any Justice or Justices of the Peace for tho said United Counties or of the municipality in which the offence was countited, forfet said United Counties or of the intiffermating in which the alfence was countited, forfeit and pay, at the discretion of the Justice or Justices of the peace so convicting, a penalty or the of not more than Fifty dollars and not less than ten dollars for each offence, together with the costs of presention, and in default or the of not more than Filly contars and not less than ten dollars for each offence, together with the costs of prosecution, and in default of payment thereof, it shall be lawful for 'he sald Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case of two or more Justices acting together there-on, then under the hand and seal of one of them, to levy lhe said penaity and costs by distress and sale of the offender's or offenders' goods and chattels, and in default of sufficient distress to satisfy the said penaity and costs, it shall and may be hwful for the said Justice or Justices, or one of them convicting, as aforesaid, to commit the offender or offenders either to a lock-up house within the said United Countles, or to the Common Gaol of the said Countles, with or without hard labor, for a period not exceeding twenty-one days, un'ess the said penaity and costs be saoner paid.

paid. If the That the fines imposed for the infrae-tion of this By-Law be distributed as follows: One-third to the preventive officer prosecut-ing; one-third to the Treasurer of the mul-cipality in which the proceeduton was insti-tuted, and one-third to the Treasurer of these Counties.

12th. That this By-Law shall come into full force and effect immediately after the passing

Passed, signed and sealed in open Council this 19th day of June, A. D., 1890.

GEO. KERR, Warden. A. I. MACDONELL Clerk.

BY-LAW NO. 925.

By-Law for Supplemental Levy for Educational Purposes.

Whereas it is necessary to levy a sum of \$435.00 to meet and defruy the expenses con-nected with the Uniform Promotion Examination

Be it therefore enacted a By-Law of these

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AL

United Counties that the following be the levies upon the several Counties for the pur-poses aforesaid, that is to say:

County of Stormont	\$145 00 145 00
County of Dundas County of Glengarry	110 00
County of Changerry	

STORMONT.

Cornwall Township Cornwall Town. Roxborough Osnabrock	22 37	47 78
Finch		84

\$145 00

\$135 00

DUNDAS	
Matilda	\$36 83
Maulua	24 77
Winchester	11 29
Morrisburg	00
Mountain	0.0
Willlamsburgh	
Iroquois	
Winchester Villas2	- 00
Chestervlile	1 64

\$145 00

GLENGARD1.		
Charlottenburgh	\$46 6	2
Charlottenourgh	31 32	2
Lancaster	01 0	
Lochiel	4 1	
Alexandria	00 5	
Kenyon		
Lancaster Village	2 5	-
	A	14

\$145 00

Passed, signed and sealed in open council this 18th day of June, A. D. 1890.

GEO. KERR. Warden. A. I. MACDONELL, Clerk.

BY-LAW NO. 926.

By-Law to Levy \$450.00 for Model Schools. Be it enacted a By-Law of the Corporation of the United Counties of Stormont, Dundas and Glengarry, that the sum of four hundred and fifty dollars be levied for Model Schools for 1890, viz. :-

۰.	1000)	\$150 OO
	Sormont Model School	\$100 00
	Solutione model bonorit	150 00
	Dundas Modei School	
	Fundas Model Solito	150 00
	Glengarry Model School	100 00
	(TIONEALLY MOUCH FOR THE	

foil

Total.....\$150 00 Tobc levicd on the several municipalities as

ows:	
Cornwall Township	. \$36 40
Cornwall Township	30 72
Cornwall Town	00 05
Roxborough	00 10
Osnabruck	00 10
Finch	. 20 53
r men	and the second division of the second divisio
Total for Stormont	\$150.00
Total for Stormont	1 10 10 00
	\$28 11
Matllda	25 60
Winchester	
Chesterville	190
Morrisburgh	11 69
MODIBUUIEL	26 76
Mountain	
Willlamsburgh	0.05
Iroquois	
Winchester Village	2 77
	Concession of the local division of the loca
Total for Dundas	\$150 00
Total for Dundas	
	@49.15
Charlottenburgh	0 to 10
Tengester	
Kenyon	29 55
Kenyou	

r autilal	r Village	 4 .75
Alexand	ria	 2120 00
Total for	Glengurry	 \$150 00

Passed, signed and scaled in open council this 18th day of June, A. D. 1890.

GEO. KERR, Warden. A. I. MACDONELL, Clerk,

BY-LAW NO. 927.

By-Law for the Payments of Orders and

Accounts. Whereas it is necessary that the payment of monics granted by the Corporation of these l'hited Counties be authorized by By-Law; Be it therefore a By-Law of this Corporation that each of the persons hereiuafter named do receive the sum set opposite bis name in the schedule marked "A" (hereto an)exced) and that the Treasurer be and he is hereby authorized to pay the amounts contained in such schedule, and signed by the Warden to the said persons so named therefu. Passed, signed and scaled in open council this 20th day of June, A.D. 1890.

this 20th day of June, A.D. 1890. GEO KERR, Warden. A. I. MACDONELL

Clerk.

SCHEDULE "A." FINANCE COMMITTEE 1.

Registry Office, Cornwail, to C. F. \$10 10 Dawson. Registry Office, Glengarry. Stenographer, J. H. Brownlog, Dr. 50 25 11 75 McDonald, furniture for Sherifi's 5 (10) A. McNaughton, I. P. S., postage account to 1st June, 1890.
A. H. Plimsoil, acc't for travelling ex-6 00 River Beaudette drainage, D. A. Mcpenses. 25 80 River Beaudette drainage, Glengarrian, 12 83 Glengarrian, notice of meeting of amination, Glengarry.. 3 00 Council.... Wood for County Buildings, per John 52 50 C. 5.81 telegrams. Morrisburgh Herald, visiting book for A. McNaughton, I. P. S. Dr. McDiarmid, I. P. S. 2.00 2 00 Morrisburgh Herald, entrance exomina-A Brown, J. P. S. for postage for office, 3rd Feb. to date,..... 7 50

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KERR, Warden,

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BY-LAW No. 928.	

By-haw to extend the time for the enforced collection of Non-resident Taxes.

collection of Non-resident Taxes. Whereas power is given to Counties' Coun-cits by Chap. 193, Sec. 101, R. S. O., 1887, to extend beyond the term of three years, the time for the enforced collection by sale of non-resident lands by By-Law, Be it therefore enacted a By-Law of the Cor-poration of the United Counties of Stormont, Dundas and Glengarry, that the time for en-forced collection, by sale, of non-resident tands be and the same is hereby extended for the period of one year.

the period of one year. Passed, signed and scated in open Council (his 20th day of June, A. D., 1890.

A. I. MACDONELL,	GEO, KERR.
Clerk,	Warden.

BY-LAW No. 929.

By-Law Authorizing the Renewal of certain Notes under Discount with the Bank of Montreai, Cornwaii.

Montreal, continual. Whereas it will be necessary to renew cer-tain bills and notes at present under discount with the Bank of Montreal, Cornwall, e it enacted a By-Law of the United Coun-tics of Stormont, Dundas and Giengarry, that the Warden and Treasurer be, and they are hereby authorized to renew the said notes or bills accruing, due from time to time, as they may cousider necessary, or to retire the same in according, due ton the to the as they may consider necessary, or to retire the same if possible, out of the monies which have been levied and collected for County purposes or

other sources. Passed, signed and scaled in open Council this 20th day of June, A. D., 1890.

GEO. KERR A. I. MACDONELL, Warden. Cierk.

BY-LAW No. 930.

By-Law to Levy a certain amount for County Buildings' Debentures.

Be it enacted a By-Law of the Corporation be it efficient a by-faw of the corporation of the United Counties of Stormont, Dundus and Giengarry to levy the amount of \$1,636 02 to meet the annual payment on County Building Debentures, issued to raise the sum of

velve Thousand doitars, said ievy to be ade on the different municipalities of the ld United Counties as follows :

d United Countres as rono way		
a mill Morrishin	$137 \ 35$	
Cornwali Township\$	88 05	
Roxhorougn	77 73	
kinch	147 42	
Osusbruck		
Cornwall Town	116 25	
Morrisburgh	43 27	
Morrisburgh	131 61	
Williamsburgh	93 58	
Winchester	139 60	
Matllda	98 14	
Mountain	23 40	
Iroquois		
Chesterville	7 08	
Chariottenburgh	165-49	
Laneaster Township	112 14	
Laneaster Township	102 30	
Kenyon	114 06	
Lochiel	14 84	
Alexandria		
Winehester Village	10 25	
Lancaster Village	9.16	
Laneaster Vittagetter		

\$1,636 02

Passed, signed and sealed in open Council his 19th day of June, A. D., 1890. . I. MACDONELL,

GEO. KERR, Warden.

BY-LAW No. 931.

Clerk.

By-Law to Grant Permission to the Municipal Corporation of the Township of Kenyon to open up a certain street in the Village of Maxville.

Whereas the Corporation of the Township of Kenyon has petitioned for permission to open up a certain street, of less width than sixty feet, in the Village of Maxville, in said Township, said street being a continuation of St. Catherine street, from King street to the Roller Grist Mill, and Whereas It is expedient to grant such per-

Whereas it is expedient to grant such per-

ntission, Be it therefore enacted a By-Law of the Corporation of the United Countles of Stor-moni, Dundas and Giengarry, that the Cor-poration of the Municipality of Kenyon have permission to open up a street not less than forty tect wide in the Viliage of Maxville, in the said Township of Kenyon, said street to be a continuation of St. Catherine Street from King Street to Roller Grist Mill, in said vil-iage.

tage. Passed, signed and sealed in open Council this 20th day of June, A. D., 1890.

GEO. KERR, Warden. A. I. MACDONELL, Clerk.

BY-LAW No. 932.

By-Law for Appointing Court of Reviston on Drainage Assessment.

Whareas it is necessary on the passing of a By-Law providing for the drainage of any portion of the Countles, in accordance with the provisions of the Consolidated Municipai Act, R. S. O., 1887, Chapter 184, Sections 569 and 570, to appoint a Court of Revision to con-sist of not less than three members, who may or may not be members of this Council. or may not be members of this Council,

or may not be members of this Council, Be it therefore enacted a By-Law of the Corporation of the United Counties of Stor-mont, Dundas and Giengary that the follow-ing gentlemen be, and the same are hereby appointed a Court of Revision to revise the Assessment made on the iand affected by the removal of the Dam and the towering of the thoal in the Nation River at the Village of Chesterville, for the purpose of draining parts

of the Townships of Matilda, Mountain, Wil-linnsburgh and Winchester, and the works connected therewith :

and therewith;
a. Harkness, Reeve of Matilda,
a. Kennedy, Reeve of Mountain,
and, James Dickey, Reeve of Williamsburg,
4th, Thos. Hamilton, Reeve of Winehester,
b. Core, Form Boundary, Reeve of Winehester, 5th. Geo. Kerr, Reeve of Osnabruck, War-

Passed, signed and sealed in open Council this 19th day of June, A. D., 1890.

GEO. KERR. A. I. MACDONELL, Warden. Clerk.

BY-LAW NO. 933.

By-Law of the United Counties of Siormont, Law of the United Counties of Shormont, Dundas and Glengarry for raising the sum of \$15.000.00, required to meet certain bills and notes payable under discount at the Bank of Montreal, Cornwall, the proceeds of which were applied to meet the general expenditure in these Counties.

expenditure in these Counties. Whereas, the Corporation of the United Counties of Stormont, Dundas and Giengarry find it necessary and expedient to meet eer-tain bills and noles, payable under discount at the Bank of Montreal, Cornwall, the pro-ceeds of which were applied to meet the general expenditure in these Counties. And whereas it will be necessary for the Corporation of the sold United Counties of Stormont, Dundas and Giengarry to raise the sum of Fifteen Thousand Dollars for the pur-poses aforesaid, by Debentures of the said Corporation.

Corporation.

Corporation, And whereas it will require the sum of One Thousand Four Hundred and Forty-Five Doltars and Thirteen Cents to be raised for each year during the currency of the debt created by this By-Law for the payment of the several instalments of principal and interest accruing due on such debt as the same shall become respectively payable.

become respectively payable, And whereas the amount of the whole rate-able property of the said Municipality of the able property of the said Municipality of the United Counties of Stormont, Dundas and Glengarry, according to the last revised and equalized assessment rolls being for the year OneThousand Eight Hundred and Eighty-nine was Sixteen Millions, One Hundred and Eighty Thousand, One Hundred and Forty-Six Bollars, And Whereas the assessment rolls of the second

Six Dollars, And whereas the amount of the existing debenture debt of the said Municipality of the United Counties of Stormont, Dundas and (Hengarry is the sum of Eight Thousand One Hundred and Forty Eight Dollars and Ninety-Two Cents, and no part of the principal or in terest thereof is in arrear. Be it therefore enacted, and it is hereby enacted by the Municipal Council of the Cor-porntion of the United Counties of Stormont, Dundas and Giengarry as follows :-

Dundas and Giengarry as follows :-Ist.-That It shall and may be lawful for the Warden of the said Corporation of the United Counties of Stormont, Dundas and Glengarry, to raise the sum of Fitteen Thousand Dollars, by the issue of debentures to that amount for by the issue of debentures to that amount for the purpose of meeting and retiring certain bills and notes, payable under discount at the Bank of Montreal, Cornwall, the proceeds of which were applied to meet the general ex-penditure in these Counties. 2nd.—That it shall and may be lawful for the Warden of the said Corporation of the United Counties of Stormont, Dundas and (lengary, and he is hereby reoutred to issue

Glengarry, and he is hereby required to issue debentures of the said Corporation to the amount of Fifteen Thousand Dollars. In sums of not less than One Hundred Dollars each,

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which debentures shall be sealed with the scal of the Corporation of the said United Counties and signed by the Warden, and countersigned by the Treasurer of the said (Approximation)

countersigned by the Treasurer of the said Orporation. 3rd.—That the said debentures shall be made payable at the office of the Bank of Montreal in the Town of Cornwall, on the days and times tollowing, that is to say on the first day of March in each and every year during their eurrency, as hereinafter set out. 4th.—That the said debentures shall be an interest at the rate of five per eent per annum from the date thereof, which interest shall be avable yearly at the office of the said Bank in the Town of Cornwall, on the first day of March in each and every year. 5th.—That the sum of One Thous..nd, Four Hundred and Forty-Five Doltars and Thirteen Cents (§1,445.13) shall be raised in each year during the currency of the debt created by this By-Law for the payment of the several hastaiments of principal and interest, as the same shall be come respectively payable and the same shall be raised and levied in each the same shall be raised and levied in each year by a special rate sufficient therefor, on all

year by a special rate sufficient therefor, on all the rateable property in the said Munlelpa-lity of the said United Counties of Stor-mont, Dundas and Giengarry. 6.th—That for the payment of the debt created by this By-Law and the interest accraing thereon, there shall be raised an-nually during the currency thereof the specific sums following, that is to say :—

\$15,000.00 Debentures bearing 5 p. c. interest, payable in 15 yearly instalments.

511	iyable in 10 5 °		
	Yr. Interest.	Principal.	Annual Am'l.
1.111		\$695 13	\$1,445 13
1 1	\$759 00	200 00	1,445 13
	715 21	729 89	1,445 13
23	678 75	766 38	1,990 10
	040 10	804 71	1,445 13
5	640 12		1,445 13
5	600-19	844 94	1,445 13
6	557 95	887 18	1,110 1.9
0	513 58	931 55	1,445 13
7		978 12	1,445 13
8	467 01		1,445 13
9	418 10	1,027 03	1,11,11
	366 74	1,078 39	1,445 13
10		1,132 30	1,445 13
11	312 83	1,102 01	1,445 13
12	256 22	1,188 91	1 445 112
	196 77	1,248 36	1,445 13
13		1,310 79	1,445 13
14	134 34	1 0 0 90	1,445-13
15	68 81	1,376 32	1,110 10
	Aug 184 05	\$15,000 00	\$21,676 95
	\$6 676 95	\$19,000 00	(

7th .- That this By-Law shall take effect on the 20th day of June, A. D. 1890.

Passed, signed and sealed in open council, this 20th day of June, A. D. 1890.

GEO. KERR, Warden, A. I. MACDONELL, Clerk.

BY-LAW NO. 934.

By-Law for the Appointment of County Officers and particularly that of Cierk.

a By-Law of the it enacted if of the Be Be it enterted a corporation of the Council of the Corporation of the United Counties of Stormont, Dundas and Glengarry, that Adrian I. Maedonell, of the Town of Cornwali, In the said County of Stormont, Barrister, be and is hereby appoint-ed Clerk of the Countles' Council, of the said Corporation, for the remainder of the eurrent corr at scalary of three hundred dollars per of the Corporation year at a salary of three hundred dollars per annum.

Passed, signed and sealed in open council this 19th day of June, A. D. 1890

GEO. KERR, A. I. MACDONELL, Ward en Clerk.

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BY-LAW NO, 935.

By-Law to pay John Middagh, Esq., the Sum of \$400.00

Be it enacted a by-law of the Corporation of the United Counties of Stormont, Dundas and (ileugarry, that the Treasurer of the suid (counties be and he is hereby 2nthorized to pay John Middagh, Esq., the sum of Four Hundred Dollars on account of law costs incurred by him as defendant in *re* snits Hill vs. Middagh and Connor vs. Middagh.

Passed, signed and sealed in open conneil this 20th day of June, A. D. 1890.

A. I. MACDONELL, GEO. KERR, Clerk, Warden.

BY-LAW No. 936.

By-Law to levy the sum of \$1,445.13 for County Depentures, authorized by By Law No.933.

Becentures, authorized by By-Law No.983. Be it enacted a By-Law of the Corporation of the United Countles of Stormont, Dundas, and Glengarry to levy the amount of \$1,145.13 to meet the aunual payment on Debentures issued to raise the sum of Fifteen thousand dollars to meet and retire certain bills and notes payable, under discount at the Bank of Montreal, Cornwall; said levy to be made on the different Municipalities of the said United Connities as follows:

Córnwall Township	
Osnabruck 130 35 Finch 67 40 Cornwall Town 102 35 Morrisburgh 37 70	
Finch 67 40 Cornwall Town 102 35 Morrisburgh 37 70	
Cornwall Town 102 35 Morrisburgh 37 70	
Morrisburgh 37 70	
Willlamsburgh 118 70	
Winchester 83 70	
Chesterville 6 20	
Matllda 123 00	
Mountaln	
Iroquols 20 50	
Winchester Village	
Lancaster Township 99 60	
Kenyon	
Lochlel 101 00	
Charlottenburgh 147 70	
Alexandria 12 70	
Lancaster Village 9 80	

Total.....\$1,415-13

Passed, signed and sealed in open Connell this 20th day of June, A. D., 1890.

A. I. MACDONELL, Clerk. GEO. KERR, Wardeu.

BY-LAW No. 937.

By-Law authorizing the levying and collecting of a sum of money for County Purposes for the year 1890.

Whereas it is necessary to levy and collect the sum of \$12,135.10, for County Purposes, for the current year, 1890,

the entrent year, 1839, Be it therefore enacted a By-Law of the Corporation of the United Counties of Stormont, Dundas and Giengarry, that the sum of \$12,-135.10 be levied and collected out of the whole rateable real and personal property of line said United Counties, for County Purposes, for the current year, in the proportions and sums set opposite the names of the several municipalities, respectively, as hereinafter set out, being at the rate of three-quarters of a mill on the dollar on the assessed value of the said rateable property, that is to say:

o proporty time	
Cornwall Township	\$1,019 36
Roxborough	650 80
Finch	574 49
Osnabruck	$1095 \ 10$
Cornwall Town	860 00
Morrisburgh	317 80
Williamsburgh	998 39
	696 27
Winchester	75 00
Winchester Village	
Chesterville	52 50
Matllda	1,035 16
Mountain	726 86
Iroquols	172 71
Charlottenburgh	1,240 38
Lancaster Township	836 71
Kenyon	759 51
Lochlel	847 81
Alexandria	108 75
Lancaster Village.	67 50
Hancaster vinage.	01 00

Total.....\$12,135 10

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Passed signed and sealed in open Council this 20th day of June, A. D., 1890.

A. 1. MACDONELL, Clerk. GEO. KERR, Warden.

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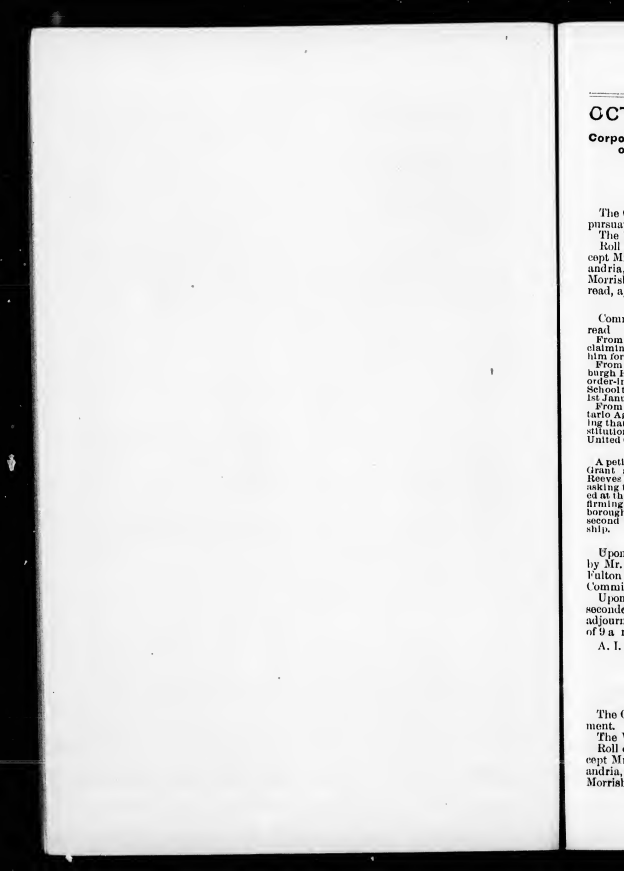
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CCTOBER SESSION.

Corporation of the United Counties of Stormont, Dundas and **Clengarry**.

FIRST DAY.

CORNWALL, October 27th, 1890. The Council met this day at 7:30 p. m., pursuant to adjournment.

The Warden in the chair.

Roll Called. All members present except Mr. D. A. McDonald, Reeve of Alexandria, and Mr. Thos. McDonald, Reeve of Morrisburgh. Minutes of 20th June, 1890, read, approved and signed.

COMMUNICATIONS.

Communications were received and read

From John A. McDonaid, of Williamstown, cialming a refund of \$20 on amounts paid by

him for two one horse pedlar's licenses. From C. Bradfield, Secretary of the Morris-burgh High School Board, enclosing copy of order-in-council, raising Morrisburgh High School to status of a collegiate Institute, from 1st January 1890.

From James Mills, Esq., President of On-tarlo Agricultural College at Gaelph, advis-ing that there are two vacaneies in that in-stitution to be filled by nominees from these United Countles.

PETITIONS.

A petition was presented by Messrs Fulton. Grant and Thompson, Reeve and Deputy-Reeves of Townsip of Roxborough, and read, asking that a by-faw be introduced and pass-ed at this present session, ratifying and con-firming By-Law No. 20, of Township of Rox-borough, for the diversion of a road between second and third enneessions of sald Townsecond and third eoneessions of said Township.

MOTIONS.

Upon motion of Mr. O. Fulton, seconded by Mr. J. P. Grant, the petition of Mr. O. Fulton and others was referred to the Committee on Roads and Bridges.

Upon motion of Mr. A. Kennedy, seconded by Mr. Howes, this Council adjourned to meet to morrow at the hour of 9 a m.

A. I. MACDONELL, GEO. KERR, Clerk. Warden.

SECOND DAY.

CORNWALL, Oct. 28th, 1890.

The Council met pursuant to adjoarnment.

The Warden in the chair.

Roll called. Members all present ex-cept Mr. D. A. McDonald, Reeve of Alexandria, and Mr. Thos. McDonald, Reeve of Morrisburgh.

A petition was presented by Mr. Brown, Reeve of Chesterville, and the Councillors of said village, and read, praying that this Council do appoint a caretaker and guardian for the iron bridge spanning the Nation river at Chesterville.

MOTIONS.

Upon motion of Mr. Brown, seconded by Mr. Hamilton, the petition of the Municipal Council of Chesterville, was referred to the Road Committee.

Upon motion of Mr. O'Callaghan, seconded by Mr. A. A. Stewart, this Council adjourned until three o'clock p. m.

AFTERNOON SESSION.

Council resumed.

The Warden in the chair.

A communication was received and read from G. F. Harman, Barrister, Toronto, with reference to the informalities in By-Law No. 933, and as to the impossibility of effecting a sale to his clients, the London & Lancashire Life Assurance Co, of the debentures intended to be issued under said By-Law.

MOTIONS.

Upon motion of Mr. H. J. Whittaker, seconded by Mr. W. H. Lane, Mr. Mattice, Treasurer, was allowed to address the Council on the subject of the wild lands of the United Counties.

Upon motion of Mr. Warner, seconded by Mr. Ross, Mr. Mattice, County Trea-snrer, was asked by the Warden to explain to the Council the financial position regarding Scott Act monies, and did explain accordingly.

NOTICES.

Mr. Harkness gives notice that he will, to-morrow, introduce a by-law for the purpose of borrowing on Debentures, Fliteen Thousand Dollars to meet debt incurred in building and furnishing County Buildings and Court House.

MOTIONS.

Upon motion of Mr. Fulton, seconded by Mr. Warner, a one-horse license was granted Peter Wyatt, for one year free of charge, he being a cripple, who is now depending upon charity for a living.

It was moved by Mr. Warner, seconded by Mr. Ross, that the Treasurer be authorized and instructed to pay over to the difforent parties entitled, whatever balance may be due them regarding Scott Act fines, as soon as the monies may come to his hands.

It was moved, in amendment to the last motion, by Mr. O'Callaghan, seconded by Mr. D. McDonald, that the matter of the

Scott Act Fines be left in the hands of the Scott Act Committee to report at this session.

The main motion was lost and the amendment thereto carried upon the fol lowing division :-

lowing division :--Yeas-Messrs. Anderson, Banford, Brown, Campbeli, Dingwali, Dickey, Fraser, Fulton, Grant, Hodgins, Hamilton, Howes, Harkness, Kennedy (J. J.), Locke, Laue, McLennan, McNaughton (D.), Mackenzie, McNaughton (F. D.), McDonald (D.), O'Caliaghan, Rowe, Snider, Stewart (A. A.), Stewart (P. A.), Wat-son and Whittaker-Total 28. Nays-Messrs. McLeod, Ross and Warner-Total 3.

Total 3.

Upon motion of Mr. Banford, seconded by Mr. Anderson, this Council adjourned to meet at 8 p. m. this evening.

EVENING SESSION.

Council resumed.

The Warden in the chair.

MOTIONS.

Upon motion of Mr. A. A. Stewart, seconded by Mr. O'Callaghan, a special committee was appointed composed of Messrs. Thos. McDonald, A. Harkness, A. Kon-nedy, F. D. McNaughton, P. A. Stewart, A. B. McLennan, Jas. Fraser, J P. Grant, D. McDonald, The Warden, A. A. Stewart and E. O'Callaghen to investigate the whole law proceedings in the suits of Hill and Connor against this Corporation, and the law proceedings commonly known as the Hill vs. Middagh suit. That the said committee report at this session of this Council and that they have full power to act in this matter.

NOTICES.

Mr. Ewen Dingwali, Deputy-Reeve of Char-lottenburgh, gives notice that he will to-mor-row introduce a By-Law to appoint two High School Trustees, viz.—Messrs. Donald McDon-aid and William Robinson, both of said Town-ship of Charlottenburgh, for High School District No. 1, Giengarry, in place of John R. McDonald and Simon Fraser, who have left the country. the country.

Upon motion of Mr. H. J. Whittaker, seconded by Mr. Banford, this Council adjourned to meet to-morrow at 10 a.m.

A. I. MACDONELL, Clerk.

GEO. KERR, Warden.

THIRD DAY,

CORNWALL, Oct. 29th, 1890.

Council met pursuant to adjournment. The Warden in the chair.

Roll called. All members present except Messrs. D. A. McDonald and Thos. McDonald.

Minutes of yesterday read, approved and signed.

COMMUNICATIONS.

A communication was received and read from Messrs, David Creighton and Malcolm McLeod, of the Township of Lancaster, calling stention of Council to non-comp'etion of in River Beaudette, and to the damage

ned by them and others in consequence.

ar. D. McNaughton, Chairman of Committee on Communications, presented their report which was read.

Upon motion of Mr. D. McNaughton, seconded by Mr. Hamilton, the report of Communications Committee was referred to a Committee of the Whole.

Mr. D. McNaughton in the chair.

The committee rose and recommended the adoption of the report.

Upon motion of Mr. D. McDonald, seconded by Mr. Rowe, the report of the Committee on Communications was adopted in Council.

Mr. F. D. McNaughton, chairman of the Road Committee, presented their report, which was read.

Upon motion of Mr. Fraser, seconded by Mr. F. D McNanghton, the report was referred to a Committee of the Whole.

Mr. A. A. Stewart in the chair.

The committee rose and recommended the adoption of the Road Report.

Upon motion of Mr. Grant, seconded by Mr. O'Callaghan, the report of the Road Committee was adopted in Conncil.

Upon motion of Mr. F. D. McNaughton, seconded by Mr. Fraser, By-Law No. 938 was read a first time.

Upon motion of Mr. O'Callaghan, seconded by Mr. Rowe, By-Law No. 938 was read a second time and referred to a Committee of the Whole.

Mr. A. Kennedy in the chair.

The Committee rose and recommended the adoption of the By-Law which was accordingly adopted in Council.

Upon motion of Mr. Grant, seconded by Mr. D. McDonald, By-Law No. 938 was read a third time.

Upon motion of Mr. F. D. McNaughton, seconded by Mr. Fraser, By-Law No. 958 was passed, signed and sealed.

Upon motion of Mr. A. B. McLennan, seconded by Mr. Dingwall, By Law No. 939 was read a first time.

Upon motion of Mr. A. A. Stewart, seconded by Mr. Campbell, By-Law No 939 was read a second time and referred to a Committee of the Whole.

Mr. J. J. Kennedy in the chair.

The committee rose and recommended the adoption of the By-Law, which was accordingly adopted in Council.

Upon motion of Mr. Mackenzie, second-

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ed by Mr. Dingwall, By-Law No. 939 was read a third time.

Upon motion of Mr McRae, seconded by Mr. McLennan, By-Law No. 939 was passed, signed and sealed.

Upon motion of Mr. Harkness, seconded by Mr. Banford, By-law No. 921, providing for the removal of the dam and the lowering of the shoal thereat, read a first and second time and provisionally adopted at the June sessions, was read a third time.

Upon motion of Mr. Banford, seconded by Mr. Locke, By-law No 921 was passed, signed and sealed.

Upon motion of Mr. Harkness, seconded hy Mr. P. A Stewart, By-law No. 940. to raise \$15,000 on Debentures to pay Court House and County Buildings debt was read a first and second time, and referred to a committee of the whole.

Mr. C. Locke in the chair.

The committee rose and recommended

the adoption of the By-law. Upon motion of Mr. Banford, seconded by Mr. Anderson, By-law No. 940 was pro-visionally adopted in Council.

Upon motion of Mr. F. D. McNaughton, seconded by Mr. Crysler, this Council adjourned until 3 o'clock, p.m.

AFTERNOON SESSION.

Council resumed.

The Warden in the chair.

Mr. J. P. Watson, chairman pro tem. of the County Property Committee presented their report which was read-

MOTIONS.

Upon motion of Mr. Fraser, seconded by Mr. D. A. McDonald, the report of the County Property Committee just read was referred to a committee of the whole.

Mr. Fraser in the chair.

The committee rose and recommended the adoption of the report.

Upon motion of Mr Locke, seconded by Mr. Banford, the report of the County Prc-

perty Committee was adopted in Council. Upon motion of Mr. Banford, seconded by Mr. Locke, this Council adjourned to meet at 8 o'clock this evening.

EVENING SESSION.

Council resumed.

The Warden in the chair.

Mr. O'Callaghan, chairman of the Special Committee re Hill vs. Middagh and Connor ys. Middagh suits, presented their report which was read.

MOTIONS.

Upon motion of Mr. McIntosh, seconded

by Mr. Fraser, the report just read was referred to a committee of the whole.

Mr. D. McNaughton in the chair.

The committee rose and recommended the adoption of the report.

Mr. Doran, chairman of Committee on Printing, presented their report which was read.

Upon motion of Mr. Doran, seconded by Mr. Anderson, the report of Printing Comnittee was referred to a committee of the whole.

Mr. Doran in the chair.

The Chairman rose and reported the rejection of the report by the committee o the whole

Mr. Harkness, chairman of Finance

Committee, presented their report. Upon motion of Mr. D. McDonald, sec-onded by Mr. O'Callaghan, the report of Finance Committee was referred to a committee of the whole.

Mr. Harkness in the chair.

The Committee rose and recommended the adoption of the report, with exception of fourth clause thereof which was rejected.

Upon motion of Mr. Hamilton, seconded by Mr. Howes, By-law No. 941 was read a first time.

Upon motion of Mr. Hamilton, seconded by Mr. P. A. Stewart By-law No. 942 was read a first time.

Upon motion of Mr. Banford, seconded by Mr. Anderson, By-law No. 941 was read a second time and referred to a committee of the whole.

Mr. Hamilton in the chair.

The committee rose and recommended the adoption of the By-law.

Upon motion of Mr. Fraser, seconded by Mr. D. McNaughton, this Council adjourned to meet at 9 o'clock, a.m. to-morrow.

A. I. MACHONELL, GEO. KERR, Clerk. Warden.

FOURTH. DAY.

CORNWALL, OCT. 30th, 1890.

Council met pursuant to adjournment. The Warden in the chair.

Roll called. All members present save Messrs. Fulton and Mackenzie.

Minutes of yesterday read, approved and signed.

MOTIONS.

Moved by Mr. Thos. Hamilton, and seconded by Mr. Brown, that the report of Finance Committe, adopted by Committee of the whole, be adopted by the Council.

It was moved in amendment to the last

motion by Mr. F. D. McNanghton, seconded by Mr. J. P. Grant that the report of the Finance Committee be not adopted, but be referred back to the Committee with instructions to insert therein the sum of \$10,00 for payment of account of Messrs. Maclennan, Liddell & Cline, barristers, for drafting by-law (per order of J. M. Campbell, ex-Reeve of Finch) confirming a bylaw passed by the Township of Finch in Oct., 1889, providing for the opening of certain road allowances.

The amendment was lost and the main motion carried, and the report of Finance Committee accordingly adopted in Conncil.

Mr. Harkness, Chairman of the Nation River Drainage Committee, presented their report which was read.

Upon motion of Mr. Doran, seconded by Mr. Harkness, the report jnst read was referred to a Committee of the Whole.

Mr. Doran in the chair.

The Committee rose and recommended the adoption of the report.

Upon motion of Mr. Harkness, seconded by Mr. Doran, the report of Nation River Drainage Committee, was adopted by the Council.

Upon motion of Mr. O'Callaghan, seconded by Mr. P. A. Stewart, By-Law No 941 was read a third time.

Upon motion of Mr. Doran, and seconded by Mr. Hamilton, By Law No. 942 was read a second time and referred to a Committee of the Whole.

Mr. Hamilton in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. A. A. Stewart, seconded by Mr. O'Callaghan, By-Law No. 941 was passed, signed and sealed.

Upon motion of Mr. Harkness, seconded by Mr. Anderson, By-Law No. 944 to appoint a caretaker or inspector of drains for the Nation River improvements in the County of Dundas, was read a first and second time and referred to a Committee of the Whole.

Mr. D. J. McIntosh in the chair.

The Committee rose and reported the rejection by them of the By-Law.

Upon motion of Mr. F. D. McNanghton, seconded by Mr. J. R. Crysler, a one-horse pedlar's license was granted free of charge for one year to Hugh T. Cameron, of South Finch, he being a poor man, iu ill health, unable to work and having a large family of small children dependent on him,

Upon motion of Mr. Doran seconded by

Mr. Harkness, By-Law No. 942 was read a third time

Upon motion of Mr. Doran, seconded by Mr. Harkness, By-Law 942 was passed signed and sealed.

Upon motion of Mr. O'Callaghan, seconded by Mr. Rowe, By-Law No. 943 was read a first time.

Upon motion of Mr. O'Callaghan seconded by Mr. Rowe, By-Law 943 was read a second time and referred to a Committee of the Whole.

Mr. Doran in the chair.

The Committee rose and recommended the adoption of the By-Law.

Upon motion of Mr. F. D. McNaughton, seconded by Mr. P. A. Stewart, By-Law No. 943 was road a third time.

Upon motion of Mr. D. McNaughton, seconded by Mr. P. A. Stewart, By-Law No 943 was passed, signed and sealed.

Upon motion of Mr.D. Mci onald, seconded by Mr. Campbell, the Council adjourn-

ed until 2 p.m. to-day.

AFTERNOON SESSION.

Council resumed.

The Warden in the chair.

Upon motion of Mr. McLeod, seconded by Mr. Dingwall, the report of the River Baaudette Drainage Committee was received and read.

Upon motion of Mr. Fraser, seconded by Mr. D. A. McDonald, the report of the River Beaudette Drainage Committee was referred to a Committee of the Whole.

Mr. Fraser in the chair.

The Committee rose and recommended the adoption of the report.

Upon motion of Mr. Fraser, seconded by Mr. O'Callaghan, the report of the River Beaudette Drainage Committee was adopted in Conncil.

Mr. Harkness, Chairman of Scott Act Committee, presented their report which was received and read.

Upon motion of Mr. O'Callaghan, seconded by Mr. D. A. McDonald, the report was referred to a Committee of the Whole.

Mr. A. A. Stewart in the chair.

The Committee rose and recommended the adoption of the report.

Upon motion of Mr. Warner, seconded by Mr. A. A. Stewart, the report of the Scott Act Committee was adopted in Conneil.

Upon motion of Mr. Harkness, seconded by Mr. D. McNaughton, the Warden left the chair and the same was taken by Mr. D. A. McDonald, Reeve of Alexandria.

It was moved by Mr. Harkness, second-

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ed by Mr. D. McNaughton, that the thanks of this Conneil are due, and they are hereby tendered to Geo. Kerr, Esq., Warden, for his able, efficient and courceous conduct in the chair during the year.

Carried unanimously.

The Warden returned to the chair.

It was moved by Mr. F. D. McNaugh-ton, seconded by Mr. O'Callaghan, that the thanks of this Council are due, and they are hereby tendered to A. Harkness, Esq., who has been Chairman of the Finance Committee for several years-for the able and efficient manner in which he performed the duties of that position.

Carried. All the members standing.

It was moved by Mr. D. McNaughton, and seconded by Mr. D. A. McDonald, that the thanks of this Council are due, and are hereby tendered to the Treasurer and Clerk for the very courteous and able manner in which they have discharged their duties towards the Council.-Carried. The Council rose.

A. I. MACDONELL.

Clerk.

GEO. KERR, Warden.

REPORTS.

Report of Committee on Communications.

Present, A. Harkness, F. W. Rowe, J. S. An-derson, Samuel Howes and D. McNaughton Your Committee have had under their con-sideration a notice that the Morrisburgh High School had been raised to the status of a Col-toriate Institute.

legiate Institute. Your Committee have also had under their Consideration a communication from the Ontario Agricultural College, giving notice to the Countles' Council of the United Counties of Stormont, Dundas and Glengarry, that there is a vacancy in the above college for two scholars from the above-named counties.

Your Committee have to report that after the necessary advertisements in the matter had been given, no applications have been received, and would recommend that the liceves and Deputy-Reeves of the different municipalities would make an effort to fill the unconder vacancles.

All of which is respectfully submitted, D. McNAUGHTON, Chairman. Committee Rooms, Cornwall, 28th, Oct., 1890.

Report of Road Committee.

Mcmbers present-Messrs. Geo. Hodgins, Wm. Lanc, P. A. Stewart, J. J. Kennedy, Whittaker, Mackenzie, A. A. Stewart, Wm. Banford, A.Kcnnedy, Hamilton, I.W. Warner, J. P. Grant, D. C. Campbell, D. J. McIntosh, D. McDonaid and F. D. McNaughton.

Your Committee have had before them a petition from Oscar Fulton, Reeve of Rox-borough, and others, asking permission to close a certain portion of the original road allowance between the 2nd and 3rd Conces-sions of the Township of Roxborough, at Lots

Nos. 9 and 10, in said concessions, and open a new road in licu thereof. Your Committee recommend that the prayer of this petition be granted and that for this purpose a By-law be introduced and pas-sed at the present session of this Council.

Your Committee have had also before them a petition from Miles Brown, Reeve, and the other members of the Council of the Village of Chesterville, praying that a caretaker be ap-pointed by this Council for the iron bridge in said village of Chesterville, propring the Nosaid viliage of Chesterville spanning the Nation River.

Your Committee are of the opinion that the said bridge does not come under the jurisdic-tion of this Council and therefore cannot recommend this Council to grant the prayer of

Said petition. All of which is respectfully submitted. F. D. MCNAUGHTON, Chairman. Committee Rooms, Cornwall, 28th Oct., 1890.

Report of the Nation River Drainage Committee.

To the Warden and Council of the United Countles of Stormont, Dundas and Glengarry.

Your Committee beg leave to report that since the June session the removal of the dam and lowering of the shoal at Chesterville has been effected. The letting the water out of the river exposed some slight shoals and other obstructions up the river, which it became necessary to lower or remove to give fuil effect to the work. This has been done by Mr. Smyth, the contractor for the work, on the shoal at Chesterville. The work at Cass' bridge and in the South Branch is reported by the contractors as completed, though not yet ac-cepted or settled for. cepted or settied for.

The contract price for the work at Chester-ville - \$349 for the dam and \$570 for the shoal-has been paid, and \$1,100.00 on progress esti-mates for work up the river at Cass' and in the Branch.

Branch. It is expected that the whole work will be finished and a settlement effected within a few days, when a full report will be made. As it is important that no obstructions be allowed to accumulate or to be placed in the drain or stream, your Committee is or opinion that a caretaker or inspector, as provided by Section 588 of the Municipal Act, should be ap-pointed, and would recommend Mr. R. W. Weir, of Brinston's Corners, as a fit person-the remuneration to be \$2.00 per day while ne-cessarily employed. cessarily employed.

A. HARKNESS, Chairman. Committee Room, Cornwall, Oct. 30, 1890.

Report of County Property Committee.

Members present-Messrs. J. P. Watson, Samuel Howes, E. Dingwall, Jas. McKenzie, C. Locke, D. C. Campbell, J. S. Anderson, J. J. Kennedy, J. H. Wbittaker, J. R. Cryster and D. McDonaid.

To the Warden and members of the Counties'

To the warden and members of the Counties Council of the United Counties of Stor-mont, Dundas and Glengarry. Your Committee bcg leave to report that they have examined the gaoi and offices and and all in good order and very comfortable for the inmates. There are only six persons confined in the gaoi, and no complaints.

The Committee would recommend the neces-sary steps to be taken to repair the drain lead-ing from the Court House wail to the main sewer. We would also recommend the pointing of a



portion of the wall where the mortar has fallen out.

Ali of which is respectfully submitted. J. P. WATSON, Chairman pro tem. Committee Rooms, Cornwail, 29th Oct., 1890.

Report of Special Committee on the Hill vs. Middagh, &c., Suits.

Members all present.

To the Warden and gentiemen of the Counties' Council of the United Counties of Stormont, Dundas and Glengarry.

Your Committee beg leave to report as follows:

Your Committee experienced considerable difficulty in arriving at a proper understand-ing of the facts of these cases, so as to enable them to make an intelligible report, owing to the papers in connection with the matters be-ing in the hands of the solicitors for this corporation.

This case was originally commenced on petitions prescuted to this Council, praying for the opening up of part of a road situated between the townships of Winchester and between the townships of Winchester and Williamsburg. Acting on those petitions, the Council in June, 1883, appointed as their com-missioner George Dillon, who was replaced in June, 1884, by John Middagh, of the township of Winchester, who proceeded to act under By-Law 709. Against Mr. Middagh a com-plaint was laid before the Police Magistrate of Cornwall for unlawfully and maliclously cutting down the trees of Mr. Hill, and upon the hearing of this complaint Mr. Middark was convicted and fined. Mr. and upon the hearing of this complaint Mr. Middagh was convicted and fined. Mr. Middagh then lodged an appeal from the com-viction aforesaid before the General Sessions, but the appeal was dismissed and the convic-tion affirmed. We find that at the October session of 1881 Mr. Middagh appeared before the Council, when the chairman of the Road Committee, Mr. Harkness, was appointed to take legal advice, and, if necessary, to employ counsel in the interests of this corporation, and of Mr. Middagh also, while the latter was acting under and according to instructions of Council. The suit in question soon followed, and at the first hearing before a single judge, Mr. Justice Armour, the judge presiding, gave judgment against the Counties. An appeal at, Justice Armour, the judge presiding, gave judgment against the Counties. An appeal was taken by the Counties to a Divisional Court of the High Court of Justice, composed of three judges, whose decision was adverse to the correction and unbid. Indicate the court this corporation and usheld Judge Armour's judgment. The Counties then appealed to the Court of Appeal for Ontario, and upon an exbaustive argument of the merits of the case the judges in appear reversed the decisions and judgments of the lower Courts and sus-tained the contention of the Counties' Council, the counters, with full costs. The two sults-which by this time became inseparable y con-nected, viz., Hill vs. Middagh ct at and Connor vs. Middagh ct al-wore carried by the respec-tive polytics, before the Supreme Court at tive plaintiffs before the Supreme Court Ottawa, where they have been placed on the list of appeals to be argued before that Court in February next This, then, is the present position of these two suits in each of which the United Counties are parties defendants. Your Committee find on looking over minutes

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of Council of former years, that this Coun-cil has from time to time been called upon to on pay, and has paid out, large sums of money in connection with these two suits, amounting to about \$3,000, and they understand that there is still a large liability outstanding for costs and charges in connection therewith.

Your Committee find that a committee was some years ago appointed to take charge of the conduct of these suits, but for some reason the conduct of these suits, but for some reason such committee has not been reappointed for the last two years. We would therefore re-commend that a committee be appointed at the next January [1891] sessions of this Council to examine into all accounts in connection with these suits, for the protection of this Council; and would further recommend that all papers, accounts, vouchers, statements and ali papers, accounts, vouchers, statements and bilis of costs in connection therewith, or in any way relating to the same, since the 'line of the institution of the suits, be placed at the disposal of such committee.

Ali of which is most respectfully submitted. E. O'CALLAGHAN, Chairman. Committee Rooms, Cornwali, Oct. 29, 1890.

Report of the "Scott Act" Committee.

Present-A. Kennedy, Dickey, O'Cailaghan. F. D. McNaughton, P.A.Stewart, A.A.Stewart.

F. D. McDonald. D. A. McDonald. Your Committee having had referred to them by resolution of Council a matter affect-ing the refund of Scott Act lines to certain parties in Stormont, that that this matter was reported on in June last, and it was then re-commended that the following parties be re-funded times illegally imposed and collected, os follows := as follows :-

H. D. Gillies		650 00
John Eiliott		50 00
John Emoti		50.00
S. M. Southwark	. .	50 00
Wr Grubbe		00 00
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J J. Poapst		34 00
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Regis Dupuy	• • • • • • • • • • • • • • • • • • •	50 00
Frank Burna		90.00

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\$383.60 We found also that out of two fines which were paid subsequently \$47.45 was retained by the Poirce Magistrate for costs in previous suits, and that the parties who paid these fines got the fuil amount refunded, while the parties above named had the \$47.45 withheld from them pro rata, the by-law based on the report of committee having been so amended in its progress through committee of the its progress through committee of the inwhole.

whole. As it appears evident that this money has been retained either by the Police Magistrate or the Inspector. your Committee recommend that the Treasurer make an effort to secure the depositing with him of this balance at as carly a date as possible, and that it be then paid over to the parties from whom it was originally collected. originally collected.

Ali of which is respectfully submitted. A. HARKNESS, Chairman. Committee Rooms, Cornwail, Oct. 30, 1890.

Report of Figance Committee.

Members ail present.

To the Warden and gentlemen of the Coun-ties' Council of the United Counties of Stormont, Dundas and Glengarry. Your committee beg to report

1st. That they have passed accounts on gen-cral Conntles' Account amounting to \$403.08, as per Schedule marked "A."

as per Schedule marked "A." 2nd. Also on account of the removal of the Dam at Chesterville, and work in Nation Riv-er, amounting to \$2,892 22 as per Schedule Marked "B."

3rd. And on account of the River Beaudette Drainage, amounting to \$4,355.61, as per Sche-dule marked "C," and recommend the passing of a By-Law for their payment.

----4th. * W an appli inatron, saiary be made to Countles session, l were des it was no of Mrs. M (20 years nature of mend an quarter c 5th. Th Montreal As there few days but lest rass the mend ti the borr may be untii rate 6th We Laws be the notes Expropr negotiate Account 7th. Ye petition town, w between they wer excess C funded. ties-R. Goidstei Your co parties n be given \$40-and

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Report

Presen Snider, McLeod. To the V Unit Glen Your c they hav stateme er and fi nection \$8,616.27 prosecul Governi hands, taken yards, th cubic y loose st besides consider driftwoo done as

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oval of the Nation Rivr Schedule

r Beaudette as per Schethe passing 4th. * We have also had under consideration an application from Mrs. McMartin, gaoi matron, for an increase of salary, her present salary being \$100 a year. This application was made to, and we believe, approved by the Counties' Property Committee at a previous session, but as it was ascertained that salaries were dealt with by the Finance Committee, it was not reported to the Council. In view of Mrs. McMartin's efficiency and long service (20 years) and the arduous and unpleasant nature of her duties, your committee recom-imend an increase of \$25 per year, the tast quarter of this year to be inc. uded. 5th. The Treasurer's account at the Bank of Montreal has been overdrawn nearly \$5,000.00.

Montreal has been overdrawn nearly \$5,000.00. Montreal has been overdrawn nearly \$5,000.00. As there are large receipts expected within a few days, it may not be necessary to borrow, but lest there be a delay that might embar-rass the Treasurer, your committee recom-mend that a By-Law be passed authorizing the borrowing of \$6,000.00 for such time as may be necessary to meet current expenses until rates are collected. 6th We would also recommend that By-Laws be passed authorizing the renewal of the notes on account of the Chesterville Dam Expropriation until the debentures can be

Expropriation until the debentures can be negotiated, and those on General Counties' Account until next session of Council. 7th. Your committee have considered the

bettion from Join A.McDonaid, of Williams-town, who purchased two Pediars' Licenses between the January and Junc sessions when they were held at Fifty Dollars, asking that excess over present price of licenses be re-funded. On enquiry we find that two other par-tices B Athent of Datastari Contexpartes-R. B. Abbott, of Brinston's Corners, and Goldstein Bros.-arc in the same position. Your committee recommend that the four parties named, or their proper representatives be given their licenses at the present rate-\$40-and that the Treasurer be authorized to refund the additional \$10 on each license. All of which is respectfully submitted.

A. HARKNESS, Chairman. Committee Rooms, Cornwaill, Oct. 29th, 1890. Schedules above named are attached to and

printed with By-Law No. 912. *NoTE-Clause four of the above report was rejected by Committee of the Whole and therefore not adopted in Council. The remainder of report adopted both by committee and in Council.

Report of the River Beaudette Drainnge Committee.

Present—A. B. McLennan, Chalrman; J. B. Snider, John J. McRae, Ewen Dingwali, D. J. McLeod.

To the Warden and Municipal Council of the United Countles of Stormont, Dundas and Giengarry.

Your committee beg leave to report that they have examined the various accounts and statements of the Treasurer and Commissioner and find that the total expenditure in coner and find that the total expenditure in con-nection with the said Drainage amounts to \$\$, 616.27. That the amount still available to prosecute the work, including the Ontario (loyernment Grant not yet in Treasurer's hands, is \$2, \$12.00. That the amount of rock taken ont up to 19th inst, is 4, 472.02 cubic yards, thus exceeding the estimate by 3, 152.36or bla varies A mount of clay gravel and yards, thus exceeding the estimate by 3.32 39 cubic yards. Atnount of clay, gravel and loose stones taken out, 3.737 29 cubic yards, besides clearing the channel of the river of a driftwood. Work on excavation has been done as far po stream as station No. 905. which point the rock appears to dip. Your

committee recommend that the time for the completion of the work be extended to the 1st of November, 1891, and that the Commissioners and Committee be authorized to hire men ers and Conmittee he authorized to hire men and do all other acts necessary to ensure the completion of the work on the date above mentioned, in default of the c utractors pro-secuting the work to the satisfaction of the Commissioner and Committee, all such ex-pense and costs in so prosecuting the said work to be charged to the contractor, and that the said extension be made conditional the difference of the contractor of the upon the due and diligent prosecution of the works by the said contractors, otherwise the works may be taken out of the hands of the contractors and carried on by the Commis-sioners and Committee at the experse of the contracture and thele supresses.

Committee Rooms, Cornwall, Oct. 30th, 1890.

BY-LAWS.

BY-LAW No. 921.

A By-iaw to provide for the removal of the dam and the lowering of the shoal in the Nu-tion River at the Village of Chesterville, and for draining of paris of the Townships of Ma-tilda, Mountain, Williamsburgh and Win-chester, and of the Village of Chesterville, and for the village of Chesterville, and for borrowing on the credit of the United Counties of Stormont, Dundas and Glengarry, the sum of eleven thousand nine hundred and thirty dollars and sixty-four cents for com-pleting the same. Read a first and second time and provision-

A.D., 1890.

Whereas the Municipal Council of the Township of Matiliaa, one of the townships interested has made application to this Council requesting that the dam in the Nation River, at the Village of Chesterville in the Township of Winchester, be removed, and that the shoal on which it rests be lowcred for the purpose of draining the low lands in the vicinity of the Nation River, and its tributaries in the Townships of Matilda, Mountain, Williams-burg and Winchester.

And whereas thereupon this Council procued an examination to be made by D. R. Brown, P.L.S. (being a person competent for such purpose), of the said dum proposed to be removed, and of the said shoal proposed to be to be drained, and also of the said inoal proposed to be drained, and also of the said locality proposed to be drained, and has procured plans and estimates of the work to be done by the said D. R. Brown and an assessment, to be made by him of the real property to be benefitted by such removal and lowering, stating as nearly as he can the proportion of benefit which in his opinion will be derived in consequence of such removal and lowering, by every road and lot or portion of lot, the said assessment so made being the assessment hereinafter by this By-iaw cnacted to be assessed and levied upon the lots and work of lots hereinafter in the the lots and parts of lots hereinafter in that behalf specially set forth and described, and the report of the said D. R. Brown in respect thereof and of the said removal and lowering being as foliows :

" To the Warden and Counties' Council of the

"In the Township of Winchesier, for the purpose of draining the lands and high ways in the "Townships of Matilda, Mountain, Witliams-"burg and Winchester, that I have made "an examination of the Nation River and "the lands that will be affected by the pro-"posed improvement. I find that it is neces-"sary to make said improvement for drainage "purposes. There is a large tract of hand and "certain roads along said river and its tribu-"tarles' that are more or less flooded at certain "seasons of the year. These lands together "with the roads I have assessed in proportion "to direct benefit, and there are other lands " with the roads 1 have assessed in proportion "to direct benefit, and there are other lands "and roads, the improvement of which has "contributed to the flow of water that now "floods the low land, and as the Nation River "is not a proper outlet without said improve-"ment. I have assessed said lands and roads " for outlet.

" All the lands assessed are 111,880 acres.

"'Total\$11,930 64 " My estimate to cover the expense of said "work is as follows:-"Solicitor's fees...... "Arbitrators and witnesses...... "Committee and Incidental cx-681 39 708 00 500 00 "penses..... "Survey, assessment and by-iaw.... 1,100 00 .99 61 "Engineering.... 900 00

" interest 424 64 " Court of Revision..... \$20,430 64

" Less Dominion Gov'L......\$5,500 00 " do Ontario Gov't.... 3,000 00

\$8,500 0

" Amount to raise... \$11,930 64

"This sum I have assessed against the "Municipalities and lands to be benefitted "and using the drain as an outlet, as shown "In the annexed schedule, and a profile of "tip shoal to be removed is hereunto attach-

"ed. "The cut is to be 60 feet wide at the bottom " with a slope on each side of 2 feet horizontal " to 1 foot in depth, and the work when com-" to 1 foot in depth, and the work when com-" pieted to be kept in repair and mantained at " the expense of the municipalities and lands said debentures have to run:-

Ð

assessed for their construction, said munici-palities and lands paying in the same rela-tive proportion as for construction.

"I have the honor to be "I have the honor to be "Your Most Obedient Servani, "(Sd) D. R. BROWN, P. L. S. "Cornwall, 5th June, 1890."

And whereas the said Council are of opinion that the removal of the said dam and the lowering of the said shoal is desirable; Be it therefore enacted by the said Munici-pal Council of the United Counties of Stor-mont, Dundas and Glengarry, pursuant to the provisions of the Municipal Act

1.—That the said report, plans and estimates be adopted and the said drain—or removal and lowering—and the works connected there-with be made and constructed in accordance

with be made and constructed in accordance therewith; 2.—That the Warden of the said United Connties may borrow on the credit of the Corporation of the said United Counties of Storment, Dundas and Ghengarry, the sum of eleven thousand, nine hundred and thirty-one dollars and sixty-four cents, being the tunds necessary for the work, and may issue debentarces of the Corporation to that amount in sums of not less than \$100 each and payable within ten years from the date thereof with interest at the rate of four per centum per annum in ten consecutive annual instalments to be of such amounts that the aggregate amount payable for princi-pal and interest in any year shall be equal (as nearly as may be) to what is payable for principal and interest during each of the other years of such period of ten years, such debenyears of such period of ten years, such deben-tures to be payable at the Bank of Montreal,

Cornwall, 3 - A nd for the purpose of paying the sum of \$10,057.02, being the amount charged against the said lands so to be benefitted as uppressid the said tands so to be ochefined as moreshid other than lands or roads belonging to the several municipalities or Townships interest-ed, and to cover interest thereon for ten years at the rate of four per cent, per aunum, the following special rates over and above all other rates shall be assessed and levied in the other rates shall be assessed and levied in the same manner and at the same time as taxes are levied upon the undermentioned lots and parts of lots, and the amount of the said speelal rates and interest assessed as a fore-said against each lot or part of lot respectively shall be divided into ten equal parts, and one such part shall be assessed and levied as aforesaid in each year for ten years after the final passing of this By-Law during which the said dependeres have to run.—

SCHEDULE OF LANDS AND ROADS Assessed for the Removal of the Dam and Lowering of the Shoal in the Nation River, in the Viliage of Chesterville, and the works connected therewith.

Vinage of Chester Vine, and the detail									
Township and Concession.	Lot or Part of Lot.	Acres.	Value of Imprc.3- ments.	Interest 10 years, 4 per cent.	Total Special Rate.	Annual amount Assess- ment, 10 years.	Am'nt by Court of Revision, Value of Improv't	Amount of Interes by Court of Revis- ion.	Annual am't As- sessment 10 yrs by Ct. of Rev
As appearing in the Report of Vngineer attached to and forming part of this By-Law.	As appearing in the Report of Euglaeer atlached to and forming part of this By-Law. The levy on each Lot or part of Lot to be in pro- or Lot to the am't charged in the Re- port.	Total number, 111,880	\$11,061.64	\$2,576.37	\$13,637.01	\$1,363.70	\$10,957.02	\$2,552.03	\$1,350.90

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Matilda, Monntail Winches Williams

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i0 years. 10 yrs. ments \$77.10 49.85 82.37 \$408.10 263.5 \$40.81 26 39 Matiida, \$331.00 Mountain, $214.00 \\ 139.00$ 171.37 17.14 Winchester. 22.80 185.00 43.08 228.08 Williamsburgh. 107.441.363.70\$ 202.49 2,576.37 \$ 1 071.40 13,637.01 \$ Grand total on Roads 869.00 Grand total on Lands, 11.061.64 \$14,708 41 | \$1,470.84 Total on Roads and Lands, \$11,930.64 \$2,778.77 4th. For the purpose of paying the sum of \$973.62, being the total amount assessed as aforesaid against the said roads in the several aforesaid against the said roads in the several municipalities affected, and to cover interest thereon for ten years at the rate of four per cent, per annum, the following special rate over and above all other rates, be levicd (in the same manner and at the same time as taxes are levied) upon the whole rateable pro-perty of the several municipalities of Matilda, Mountain, Williamsburgh and Winchester in each year for the period of ten years after the date of the final passing of this By-law, during which the said debentures have to run. 44 A. I. MACDONELL,

Value of

improve-

Townships.

On the Township of Matilda (each year) \$44.81 "Mountain" 26.74 "Williamsburgh" 23.62 44 21.88 Winchester Passed provisionally on second reading this 17th day of June, A.D., 1890.

GEO. KERR. Warden. Cierk. Passed, signed and sealed in open Council this 29th day of October, A.D., 1890.

GEO. KERR, Warden. A. I. MACDONELL, Clerk,

As Amended

Revision Value of Improv'ts yrs. 4 p. ct.

\$11,9:10.61 \$2,778.77

Court of

\$348.39

216,90

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Towships.	Acres.	Value of	Interest for 10 years at 4 per cent.	Special Rate	Annual As- sessment for 10 years.
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Matiida. Mountain. Williamsburg. Winchester Village of Chesterville	$\begin{array}{r} 49,492\\ 26,913\\ 17,614\\ 17,585\\ 276\end{array}$	\$5,658.46 2,363.53 1.030 26 1,895.11 9.66	$\begin{array}{r} \$1,318.42\\ 550.70\\ 240.05\\ 441.56\\ 2.25\end{array}$		
Totai	111,880	\$10,957.02	\$2,553.38	\$13,510.00	\$1,351.00
Total Amount Char	neable for	Roads, as Re	rised by Cou	rt of Revisio	n.
Matilda. Monntain Williamsburg Winchester	<u>, (, , , , , , , , , , , , , , , , , ,</u>	\$363.39 216.90 191.55 201.78	$\begin{array}{r} \$84.67\\ 50.54\\ 44.63\\ 47.02\end{array}$	$\begin{array}{r} \$448.06\\ 267.44\\ 236.18\\ 248.80\end{array}$	\$44.81 23.74 23.62 24.88
Total		\$973.62	\$226.74	\$1,200.40	\$120.04
Grand totai		\$11,930.64	\$2 778.76	\$14,709.40	\$1,470 94

BY-LAW No 938.

A By-Law to confirm a By-Law of the Cordy-Law to confirm a By-Law of the Cor-poration of the Township of Roxborough to provide for diverting a portion of the road between the Second and Third Con-cessions of the said Township of Roxbor-ough, and for closing a portion of the original allowance therefor and disposing of the same.

Whereas the Corporation of the Township of Roxborough did on the Sixteenth day of December, A. D., 1889, pass a certain By-Law in the words and figures following that is to say:

say: "BY LAW NUMBER 20. "By-Law to provide for diverting a portion "of the road between the Second and Third "Concessions of the Township of Roxborough "and for closing a portion of the original al-"lowance therefor and disposing of the same. "Whereas the Ontario and Quebec Rallway the order the of the al-

"whereas the Ontario and Quebec Kallway "crosses the original allowance for road be-"tween the Second and Third Concessions of "the Township of Roxborough at an angle so "acute that public travel on said allowance "for road at that point would be dangerous, "and it is desirable to divert the said road as "hereinafter mentioned.

"And Whereas the notices required by law "of the Intention of this Council to pass this "By-Law have been duly published in the "Freeholder newspaper published at the town "of Cornwali and posted up in the neighbor-

"of Cornwali and posted up in the neighbor-"hood. "The Corporation of the Township of Rox-"borough, in the County of Stormont, by the "Conncil thereof, enacts as follows: "First- That the original allowance for road "between the Second and Third Concessions "ot the Township of Roxborough be diverted "to the Northerly side of the said railway "and that the tract of land herein particular-"ly described be, and the same is hereby es-"tablished a public highway for and in lieu of "that part of the original road allowance "herein after closed and stopped up, that is to "hereinafter closed and stopped up, that is to

"soy: "All and singular, that certain parcel or "tract of land situate, lying and being in the "Township of Roxborough, and in the County "Township of Roxborough, and in the County "Township of Roxborough, and in the Control of Stormont, and Province of Ontario, and "being composed of part of the west half of "Lot No. 9 and part of the East half of Lot. No. "10 in the Third Concession of said Township "of Roxborough, and which may be more par-"ticularly described as follows, viz. :-Com-

49 ON ROADS.

Special

Rate.

Annual

Assessm't

Interest

for

"mencing at a point on the Eastern boundary "of said Third Concession, said point being "distant seventy-six and a half (76) feet "measured northerly from the centre line of "the Ontario and Quebec Railway, thence "Westerly and parallel with said centre line "or a distance of three hundred and forty-one "(31) feet to a post, thence at right angles for "a distance of three hundred and forty-one "Said Third Concession is Intersected by the "Southerly boundary of the Ontario & Quebec "Railway; thence North-Easterly boundary of "said Third Concession is Intersected by the "Southerly boundary of the Ontario & Quebec "Railway; thence North-Easterly for a dis-"tuance of ifty-five leet, one inch (55-1) more "seted by a line parallel with the last men-"tioned course, and at a distance of forty (40) "feet; thences North-Easterly and parallel "with course No.3 for a distance of seventy "idea thortherly and a half (36)) feet meas "ured Northerly and parallel angles from "said centre line of the Ontario & Quebec Rail-"sign theore for a distance of seventy "tothe course, and at a distance of forty (40) "feet; thence North-Easterly and parallel "with course Ro.3 for a distance of seventy "teet four inches(70-4) more or less to a point "distant thirty-six and a half (36)) feet meas "ured Northerly and parallel angles from "said centre line of the Ontario & Quebee Rail-"way: thence Easterly and parallel with said "centre line for a distance of one hundred and "seventy-five (75) feet to the Easterly bound-"ary of said Third Coucession; thence North-"ary of said Third Coucession; thence North-"centre line for a distance of one number and "seventy-five (175) feet to the Easterly bound-"ary of said Third Coucession ; thence North-"Easterly along said Easterly boundary for "a distance of one hundred and thirty-seven "and a quarter (1371) feet, more or less, to the "balene of beginning" "place of beginning.

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"The above described tract of land is color-"ed Blue on pian hereto attached.

"Second.—That the portion of the original "allowance for road between the Second and "Third Concession of the said Township of "Roxborough, which is hereinafter particular-"ly described, be, and the same is hereby "closed and stopped up as a public road or "high way, that is to say:

"All and singular, that certain parcel or "tract of land situate, lying and being in the "Township of Roxborough, in the County of "Stormont, and Province of Ontario, contain-"Stormont, and province of ontario, contain-"ing by admeasurement two hundred and "forty-three thousandths of an acre, be the "same more or less, and being composed of "part of the road allowance between the Sec-tions and Third Coursestions of said Township "part of the road allowance between the Sec-"ond and Third Coucessions of said Township "and which may be more particularly known "and described as follows, viz. :-Commenc-"ing at a point where the Northern boundary "of the said Second Concession 1s intersected that the South boundary of the lands of the "of the said Second Concession 1s intersected "by the South boundary of the lands of the "by the South boundary of the lands of the "Seventy degrees, East along said Northern "boundary for a distance of two hundred and "seventy-one (271) feet; thence South eighty-"six degrees, fifty-seven minutes West, for a "distance of one hundred and thirty-seven "feet; thence South seventy feet; Thence "distance of one seventy feet; Thence "distance of one hundred and thirty-seven "feet; thence South seventy feet; Thence "South seventy degrees, West, for a distance "of two hundred and sixteen (216) feet along "the Southern boundary of the Third Conces-"sion of said Township; thence South twenty-"eight degrees West, for a distance of seven-"teen feet eleven inches (17-11); thence North "eighty-six degrees fifty-seven minutes. East. "teen teet eleven inches (17-11); tinnee Word "eighty-six degrees fifty-seven minutes, East, "for a distance of ninety-two feet seven inches "(92-7) to the place of beginning. Said parcel "of iand is colored Red on plan hereto at-"tached.

"And that the same shall be conveyed to the "Ontario & Quebec Railway Company for the purposes of their railway.

"Third.—The Reeve and Cierk of the said "Corporation are hereby authorized and "required to execute a conveyance of the "iands mentioned in the second paragraph

"hereof to the said Ontario and Quebec Rail-"nercor to the said ontario and Quebec Rall-"way Company, their successors and assigns, "and do affix the corporate seal of the said "corporation to such conveyance as soon "as this by-law shall be confirmed by a "by-law of the County Council, of the United "Counties of Stormont, Dundas and Glen-"yary" "gary

"Passed, signed and sealed in open Council "this 16th day of December, 1889.

"(Sd.) R. C. MCGREGOR, Township Clerk,

"(Sd.) JOHN BENNETT, Reeve."

"(Sd.) JOHN BENNETT, Reeve." And whereas it is necessary that the said By-Law of the Corporation of the Township of Roxborough should be confirmed by a by-law of the Corporation of the United Counties of Stormont, Dundas and Glengarry; Be it therefore enacted a By-Law of the said Corporation of the United Counties of Stor-mont, Dundas and Glengarry, that the said above in fuil recited By-Law of the Corpora-tion of the Township of Roxborough be, and the same is hereby in all respects confirmed and that the parcel of land hereinbefore firstly particularly described be accordingly opened up and established as a public road or high way, that the parcel of land above secondly particularly described, be closed and stopped up and that the same be immediately conveyed by the Reeve and Clerk of said Cor-poration of the Township of Roxborough by a conveyauce under the corporate seal of the said Corporation and executed by such Reeve and Clerk to the said, the Ontarlo and Quebec Railway. RailwayCompany for the purposes of the sald Rallway.

Passed, signed and sealed in open Council the 29th day of October, A. D. 1890.

GEO. KERR. A. I. MACDONELL, Clerk. Warden.

BY-LAW NO. 939.

By-Law to appoint High School Trustees.

Whereas, by 48 Vic., Cap. 50, Sec. 18, Coun-ties' Councils are empowered to make ap-pointments to fill vacancies arising from the annual retirement, resignation or otherwise of High School Trustees; And whereas at the January Session of this Council, and by virtue of By-Law No. 912, of these United Counties, Simon Fraser, of Wil-llamstown, and John R. McDonald, of St. Raphaels, were appointed High School Trustees for the Williamstown, (No i) Divisiou of the said United Counties; of the said United Counties;

of the said United Counties; And whereas since the passing of said By-Law and the appointing of said trustees, the said Simon Fraser and John R. McDonald have quitted the country, and are no longer able to officiate as, or discharge the duties of Hgb School Trustees: High School Trustees;

And whereas it becomes necessary to fill the scancies so created by appointing two sub-stituted resident school trustees;

stituted resident school trustees; Be it therefore enacted, and it is hereby en-acted a by-law of the Corporation of the Unit-ed Counties of Stormont, Dundas and Glen-garry that the persons hereInafter named be, and they are hereby appointed High School Trustees in the place and st-ad of the said Simon Fraser and John R McDonaid. Williamstown, No. 1.-Donald McDouaid, of St. Raphaeis, and William Robinson of Williamstowu.

Williamstowu.

Passed, signed and sealed in open Council this 29th day of October, A.D. 1890.

A. I. MACDONELL, Cierk. GEO. KERR. Warden. By-Law o Dund \$15,000 expen Build furnis chase and fo terest

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on of this Io. 912, of er, of Wilald, of St. in School in School i) Division

f said Bystees, the McDonaid no longer duties of

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hereby en-f the Unit-and Giennamed be, ligh School of the said aid.

McDonaid, tobinson of

en Council

. KERR. Warden,

BY-LAW NO. 940.

By-Law of the United Counties of Stormont, Dundas and Giengarry, to raise the sum of \$15,000.00, required to meet the excess of expenditure upon Court House and County Publications and During Counties and buildings, in said United Counties, and furnishing the same, and also for the pur-chase of lands in connection therewith, and for other general purposes, and for in-terest thereon over and above the sum already raised upon Debentures for that purpose.

WHEREAS the Corporation of the United Counties of Stormont, Dundas and Gien-garry find it necessary and expedient to meet certain bills and notes payable under dis-count at the Bank of Montreai, Cornwall, the proceeds of which were applied to meet the excess of expenditure upon Court House and County Buildings in said United Counties and furnishing the same and also for the nurchase furnishing the same, and also for the purchase of lands in connection therewith, and for other general purposes, and for interest there-on, over and above the sum already raised upon Debentures for that purpose;

AND WHEREAS it will be necessary for the Corporation of the said United Coun-ties of Stormont, Dundas and Giengary to raise the sum of fifteen thousand doilars for the purpose aforesaid, by Debentures of the

The purpose aforesaid, by Debentures of the said Corporation; AND WHEREAS it will require the sum of one thousand four hundred and forty-five doilars and thirteen cents to be raised for each year during the currency of the debt created by this By-Law for the payment of the sev rai instaiments of principal and in-terest accruing due on such debt as the same shall become respectively payable; AND WHEREAS the amount of the whole rateable property of the said Municipality of the United Counties of Stormont, Dundas and Glengarry, according to the last revised and equalized Assessment Rolls, being for the year oue thousand, eight hundred and eighty-nine, was sixteen millions, one hundred and eighty thousand, one hundred and inty-six dollars;

eighty thousand, one number and toty and dollars; AND WHEREAS the amount of the existing debenture debt of the said Municipality of the United Counties of Stormont, Dundas and Glengarry is the sum of eight thousand, one hundred and forty eight dollars and ninety-two cents, and no part of the principal or un-terest thereof is in arrear:

numered and forty eight donars and ninety-two cents, and uo part of the principal or un-terest thereof is in arrear; BE IT THEREFORE ENACTED, and it is hereby enacted by the Municipal Council of the Corporation of the United Counties of Stormont, Dundas and Giengarry as follows: 1.—That it shall and may be lawful for the Warden of the said Corporation of the United Counties of Stormont, Dundas and Giengarry, for the time being, to raise the sum of fffteen thousand dollars by the issue of debentures to that amount, for the purpose of meeting and retiring certain bills and notes payable under discount at the Bank of Montreal. Connvall, the proceeds of which were applied to meet the excess of expenditure upon Court House and for other general purposes, and for the purchase of iands in connection therewith and for other general purposes, and for in-terest thereon, over and above the sum al-ready raised upon Debentures for that purpose.

ready raised upon Decentures for that 2.—That it shall and may be lawful for the then Warden of the said corporation of the United Counties of Stormont, Dundas, and Glengarry, and he is here-by required to issue Debentures of the said Corporation to the amount of fifteen thousand below in curves of fourteen hundred and forlydollars in sums of fourteen hundred and forty- |

five dollars and thirteen cents each, which bebentures shall be sealed with the seal of the Corporation of the said United Counties and signed by the Warden and countersigned by the Treasurer of the said Corporation. "A-That the said Debentures shall be made payable at the office of the Bank of Montreal, in the Town of Cornwall, on the days and tiday of March in each and every year during their currency as, hereinafter set out. "A-That the said Debentures shall bear in-treest at the rate of five per cent. per annum, from the date thereof, which interest shall be payable yearly at the office of the said Bank, in the town of Cornwall; on the first day of March in each and every year. "A-That the said Debentures shall bear in-terest at the rate of five per cent. per annum, from the date thereof, which interest shall be payable yearly at the office of the said Bank, in the town of Cornwall; on the first day of March in each and every year. "A-That the sum of one thousand, four numered and forty-five dollars and thirteen cents (§1,445.13) shall be raised in each year thisBy-Law for the payment of the several in-stalments of principal and interest as the same shall be raised and levied in each year by a special rate sufficient therefor on payable yearly and Clengary. "That for the payment of the debt created by this By-Law and the interest accruing ing the currency thereof the specific sums foi outing, that is to say.-"BEENTURES BEARING 5 PER CENT. In-

\$15,000.00.

DEBENTURES BEARING 5 PER CENT. IN-TEREST, PAYABLE IN 15 YEARLY IN-STALMENTS.

Each Year	Interest	Principal	Annual Am't
	\$750 00	\$ 695 13	\$1,445 13
$\frac{1}{2}$	715 24	729 89	1,445 13
3	678 75	766 38	1,445 13
4	640 42	804 71	1 445 13
4 5	600 19	811 94	1,445 13
6	557 95	887 18	1,445 13
7	513 58	931 55	1,445 13
8	467 01	978 12	1,445 13
8 9	418 10	1,027 03	i,445 13
10	366 74	1.078 39	1,445 13
ĩĭ	312 83	1,132 30	1,445 13
12	256 22	1,188 91	1,445 13
13	196 77	1,248 36	1,445 13
14	134 34	1,310 79	1,445 13
15	68 81	1,376 32	1,445 13
	\$6 676 95	\$15,000 00	\$21,676 95

7.-That this By Law shail take effect on the A. D. 1891. day of

8.—That By-Law No. 933, of the said United Counties, be, and the same is hereby resolned. Read a first and second time and provision-ally adopted this 29th day of October, A. D. 1800.

1890. GEO. KERR, A. I. MACDONELL, WARDEN. ULERK.

BY-LAW NO. 941.

By-Law authorizing the renewal of certain notes under discount with the Bank of Montreai, Cornwail.

Whereas it will be necessary to renew cer-

whereas it will be necessary to renew Cer-tain bills and notes at present under discount with the Bank of Montreal, Cornwall; Be it enacted a by-law of the United Coun-ties of Stormont, Dundas and Giengary, that the Warden and Treasurer be, and they are hereby authorized to renew the said notes or bills computed from time to three us they bilis accruing due from time to time as they riay consider necessary, or to retire the same if possible out of the moneys which have been

Warden.

levied and collected for County purposes and other sources Passed, signed and sealed in open Council

this 30th day of October, A.D. 1890. GEO. KERR

A. I. MACDONELL, Clerk.

0

N

BY-LAW NO. 942.

By-Law for the payment of orders and accounts.

Whereas it is necessary that the payment of monies granted by the Corporation of these United Counties be authorized by by-law; Be it therefore a By-Law of this Corporation that each of the persons hereinafter named do receive the sum set opposite his name in the schedules marked "A." "B" and "C" (here-unto annexed) and that the Treasurer be, and he is hereby authorized to pay the amounts unto annexed) and that the reastner be, and he is hereby authorized to pay the amounts contained in such schedules, and signed by the Warden to the said persons so named therein.

Passed, signed and sealed in open Council this 30th day of October, A. D. 1890. A. I. MACDONELL, GEO. KERR, Clerk, Warden.

Clerk,	
	GEO. KERR, Warden.
et. 28. FINANCE COMMITTEE ROOM.	
a di marali Water Works Co. for Co.	
Bulldings	RIVER BEAUDETTE
	Maid to T Bre
	No.210-Paid to T. Bre 248- do
	$\frac{248}{304} - d0$
4-Postage acc., Clerk and Heasther and	310 - do
office	314- do
6- do do Sept.30, 12 45	333— do
a N W Tulegraph Co	350— do
a Clangerry Registry United account as an	GEO. KERR, Warden.
10-Dundas 00 00	
	BY-LA
	DI-HA
do End and End and 9 84	A By-Law of the UI
do Co.Co. Meeting auvi 2 or 18 39	mont. Dundas and
14-Morrisburgh Herald- P. School, Dundas\$7 25 P. School, Dundas	the Warden of the
do Stormont 19	the Treasurer unc
Counties! Council 672	poration to borow
in Manushanach Courier-	current expenditu
kint Kyam. Dunuas	Whereas it is neces
Advt. Meeting Council, 500	this Municipality to
10 III nohostor Press - 000	thousand dollars to I
	penditure of the Con
17-Turner&Son, miscelianeous supplies 8 11	Countles;
17-Turnerason, misch for gaol and 18-John Skelth, supplies for gaol and court house 12.96	Be it therefore ena
court house 12 50 19Cameron & McDonald, for supplies, 16 55 96 678	United Counties of
	Glengarry as follows
	1That this Counc
22-C. Palmer, gaol supplies 400	Warden of these
	Treasurer under the
Public Schools, Glengarry, 54, 4,	of these United Coun
Advt. Meeting Council, &c. 650 3175	Bank of Montreal, (
	other bank or person
24-John G. Hunter, repairing roof of court house, &c	dollars to meet the n
	of this Corporation.
26 -R.B.Carman's ac. exam'ng iunatics 45 00	2That the said W
	hereby authorized
Di Fold two renewals,	money until such t
Defending Ross vs. Countries, re	therefor can be colle curity therefor the
Scott Act fine.	
or Commuti Standard, printing acc 2120	ture of the said War
on Boss & Co., acc. gaol & could house,	Passed, signed an
20 Wrocholder advertising	this 30th day of Octo
31-A. McNaughton, postage acc 7 90	
1 otal \$493 08	A. I. MACDONELL,
Gro Knpp Worden	Cle

GEO. KEER, Warden.

" B."

NO. NATION RIVER DRAINAGE ACCOUNTS.

 206-Chesterville Dam Com. pay list....\$119 50-243- do Leitch & Pringle, costs arbitration, 381 39-331-J. R.Smith, Nat. Riv. Drainage \$200 00

 331-J. R.Smith, Nat. Riv. Drainage \$200 00

 Chesterville Dam. 100 00 do 300.63 Nation River Dralnage, 400 00 Chesterv'e Dam & shoal, 150 00 do do 400 00 323 do and the shoal is a shoal in the shoal is a shoal is 290do A. I. Macdouell, at Court Revision. A.Harkness, services chairman and dis-12159- 113 80 \$2,834 00 Hall rent for Court of Revision...... Cleaning debris from river at Chester-8 00

59 22 vilie

\$2,892 22

\$4,335 61

·· C. 22

RIVER BEAUDETTE DRAINAGE ACCOUNT.

No.210-Pai	d to T	Brennan	& Co	\$300 00
248-	do	do		. 104.00
304 -	do	do		
310-	do do	do do		500.00
314- 333-	do	do		
350-	dő	do		770 69

BY-LAW NO. 943.

A By-Law of the United Counties of Stor-mont, Dundas and Glengarry to authorize the Warden of these United Counties with the Treasurer under the seal of the Cor-poration to borow a sum of money to meet current expenditure.

Whereas it is necessary for the Council of his Municipality to raise the sum of six housand dollars to meet the now current expenditure of the Corporation of these United Countles;

Be it therefore enacted a by-law of the said United Counties of Stormont, Dundas and Glengarry as follows :--

1.—That this Council hereby authorizes the Warden of these United Counties and the Treasurer under the seal of the Corportion of these United Counties to borrow from the Bank of Montreal, Cornwall, or rom some other bank or person, the sum of six thousand dollars to meet the now current expenditure of this formers the of this Corporation.

2.—That the said Warden and Treasurer are hereby authorized to borrow said sum of money until such time as the taxes levied therefor can be collected, and to give as se-curity therefor the promissory note of this Corporation under the seal thereof and sigua-ture of the said Warden and Treasurer. ture of the said Warden and Treasurer.

Passed, signed and sealed in open Council this 30th day of October, A. D. 1800.

GEO. KERR, Warden. A. I. MACDONELL, Clerk.

DETAILED STATEMENT

- OF THE-

Receipts and Expenditures

THE UNITED COUNTIES

- OF -

- OF -

STORMONT, DUNDAS AND GLENGARRY,

From 31st Dec., 1888, to 31st Dec., 1889.

C. J. MATTICE, TREASURER.

CORNWALL: Standard Steam Printing House, 1890.

KERR, Warden.

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nd signaer.

JNTS. ..\$119 50 le, n, 381 39 00

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59 **2**2

\$2,892 22.

COUNT.

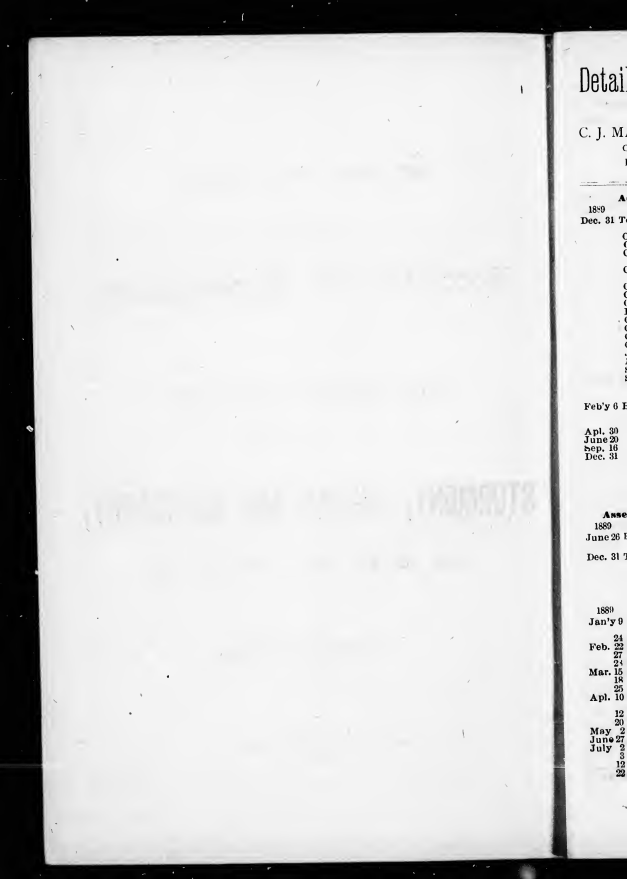
 $\begin{array}{c} ... \$300\ 00\\ ...\ 752\ 59\\ ... 1,019\ 34\\ ...\ 372\ 42\\ ...\ 500\ 00\\ ...\ 620\ 57\\ 770\ 69\end{array}$

... 770 69 \$4,335 61

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Detailed Statement of Receipts and Expenditure

C. J. MATTICE, Treasurer, in Account Current with the United Counties of Stormont, Dundas and Glengarry, from the 31st December, 1888, to 31st December, 1889. (The Accounts are arrang and Alphahetically.)

• 1	Administration of Justice.	Oct. 1
1889	DR.	Nov.
Dec. 31 7	To Clerk of the Peace,	NOV
	Transfer of Acet, \$703 55	
	Constables, 120 00	Dec.
	Coroners. 110 vo	
	Conveyance of prison- ers, Transfer of Acct, 352 37	•
	County Board of Audit,	
	County Board of Audit, Transfer of Acct, 80 00	
	Co.Attorney " " 284 38 Crier, " " 53 35	1888
	Crier, " 53 35 Crown witnesses, " 596 20	
	Div. Court Clerks, " 18 59	Dec. 1889
		Feb'j
-	Gaol, "573 08 Gaol Surgeon, "225 00 Gaoler & Turnkey "990 00	100 3
	Gaoler & Turnkey " 990 00	
	Gov. Auditors, "32 00 Jury expenses "2,193 60	Apl.
	Matron "100 00	
	Sheriff " 1.908 05	May
	Stenographer " 100 15	may
	\$9,047 05	
	CR.	
Feb'y 6	By Provincial Treasurer,	188
	Criminal Justice re-	Dec.
Apl. 30	fund	188
June 20	" " 590 12	Feb'
Sep. 16	" * 840 78	
Dec. 31	Div Court Jury Fund,	Apr
	Transfer of this acct, 84 07 Fines. ""15 25	
	Fines, " " $\frac{15\ 25}{$	
	Corried to Expendi-	1
	ture Account\$6,565 85 \$6,565 85	188
		Dec.
	essment for County Parposes.	Dec.
1889	CR.	
June 26	By Municipalities, By-Law899, \$12,14280	1
	DR.	
Dec. 31	To carried to Revenue	
	Account\$12,14280	
	\$12,142 80 \$12,142 80	
	QIDII 00 QIDII 00	
	Auctioneers' Licenses.	
1889	CR.	
	By W. L. Kavanagh, Charlot-	
uan y c	tenburgh	Feb
24	A. McDougail, Roxborough 6 00	
Feb. 22	A drew Heips, Lancaster 6 00	
27	Wn, Servisa, Williamsburgh 600 J. R. Donovan, Giengarry 1200 Wm, Hail, Charlottenburgh 600 Wm, Hail, Charlottenburgh 600	
Mar. 15	J. R. Donovan, Giengarry 12 00 Wm. Hail, Charlottenburgh 6 00	
Mar. 10	James Helps, Lancaster 600	
25	D. McDonald, Chariottenburgh 6 00	
Api. 10) Napoleon Dupuis, Town of	Jui
	Cornwall 600	
12	Hugh McDiarmid, Roxborough 6 00 James Clark, Lancaster 6 00	
Mov 2	James Clark, Lancaster	
May June 2	7 Jacob Hopper, Dundas 120	
	2 Robt. Feek, Tp. of Cornwall 60	0
	B James McKenzie, Lochiel 60	
1	a hubb Feek, Iownor Commun.	
2	2 Jas, O. Casey, " " 60	0

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iyeu At	madelicarity.
	A. A. McDougall, Kenyon
17	
Nov. 4 15	Wm Hall Tn of Cornwall 6:00
19	A.A. McGregor, Charlottenb ga Andrew Helps, 600 Wm. Hall, Tp. of Cornwall 6,00 Jas, Clark Roxborough 620 D. McDonald, Stormont 12 00
19	D. McDonald, Stormont 12 00
Dec. 10 21	M. E. Park, " 12 00
91 r	le emount cerried to
or .	Revenue Account \$168 00 \$168 00
	Bills Payable.
1888	CR.
Dec. 31	By note under discount at the Molsons' Bank, this date\$11,000 00 Note discounted under By- Low No. 870
1889	Molsons' Bank, this date \$11,000 00
Feb'v 5	Note discounted under By-
10000	Law No. 870 1,000 00
	DR.
Apl. 18	To note retired by dis-
•	
	Montreal \$11,000 00
May 8	Note of Feb. 5th, re-
	tire 1 1,000 00
	\$12,000 00 \$12,000 00
1888	CR.
Dec. 31	By note under discount at the Union Bank, Alexandria \$2,400 00
1889	Union Bank, Alexandria. \$2,400 00
Feb'y 4	Note discounted under By- Law 875 500 00
	Law 875 500 00 Dr.
4	The note retired by dis-
April 8	To note retired by dis- count at Bank of
	Montreal \$2,900 00
-	\$2,900 00 \$2,900 00
1888	CR.
Dec. 31	By note under discount, pro-
	By note under discount, pro- ceeds of which were ex-
	nonded for General Pur-
	poses, By-Law 859\$15,000 00
	Note under discount, pro-
	pended for Nation River
	Drainage Acet, By-Law 860, 11,000 00
	Note under discount, pro-
	ceeds of which were ex- pended for Nation River Drainage Acct, By-Law 860, 11,000 00 Note under discount, pro- ceeds of which were ex-
	bended for River Beaudente
	Drainage Acct, By-Law 862, 2,400 00
	Motal under disatt this data \$98.400.00
Babbar	Tota' under disc't this date, \$28,400 00
rep.A.	River Dg. Acct. By-Law 870, 1,000,00
	ar i Manustad Dimon Dooll
	dette Dg. Acct. By-Law 875, 500 00
June 22	Note discounted, River Beau-
June 22	dette Dg. Acct. By-Law 878, 1,000 00
24	Note discounted, Gen'l Pur-
23	nosos By-Lew 892 1.000 00
July 1	 Note discounted, Gen'l Pur- poses, By-Law 892
July 1	poses, By-Law 892 1,500 00
Oct. 1	Discon Door
0000	
Nov.	dette Dg. Acct, By-Law 878, 500 00
	dette Dg. Acct, By-Law 878, 500 00
	 b) Note discounted, River Baw 878, 500 00 1) Note discounted, Gen'l Purposes, By-Law 901,
	 b) Note discounted, River Bards b) Note discounted, Gen'l Purposes, By-Law 901
	 b) Note discounted, River Baw 878, 500 00 1) Note discounted, Gen'l Purposes, By-Law 901,

da Temperance Act Account. CR.	1000
y balance	1889
DR. Jan o N. Bowen, Judg't	an. 14 T
and Costs \$ 70.10	
D. Beckstead, Judg't and Costs 65 96	26
L.Lapierre, Juag't	
and Costs 63 96 Fel Balance	eb. 2
\$ 4,145 99 \$4,145 99	
Av	pr'l 12
y balance bro't down, \$3,939 91	
aretaker and Messenger.	
o All n Cameron,	
1st quarter salary a boot	
D. McMartin, 2nd quarter's salary 12 50	
A. Cameron, 2nd	
quarter's salary 50 00 D McMartin, 3rd	
quarter's salary 12 50	
A Cameron, 3rd quarter's salary 50 00	23
D. McMartin, 4th	
quarter's salary . 12 50 Jul A. Cameron, 4th	uly 9
quarter's salary 50 00	
y carried to Ex. Ac. \$ 237 50 \$ 237 50	10
Coroners.	
CR.	
fo Geo. Crites, Con- stable, Gov. Augit 7 10	
John Kippin, Cor-	
oner Gov. Audlt 4 65 Dr. Hamilton, Con-	
stable, Gov. Audit 14 75	
A. McDonald, Un- dertaker County	
dertaker, County Board of Audit 10 00	
Ir. Graveley, Med'l Attendance	ant R
S. R. McLeod, Corn-	ept. 6
wall, Gov. Audit. 6 20 Oc Dr. McMillan, Cor-	ct. 8
oner, Gov. Audit. 10 65 Dr. D. D McDonaid,	
Med'l Attendance 17 80	10
D.McKie, Constable	10
S. R. McLeod, Con-	
stable, Gov. Audit 3 50	
J. Kippen, Con- stable, Gov. Audit 2 25	
Dr. Hamilton, Cor-	
Dr. McMillan, Cor-	
oner, Gov. Audit. 10 40	
Dr. Alguire, Med'l Attendancc 500	
Dr. Graveley, Med'l Attendance 500	
Dr. Wagner, Med'i	ec. 31 E
Attendance 0 W	
By carried to Ad. ot Justice Account \$116 (5 \$116 05	
	1880.
DR.	an. 147
	m11. 12.
To Drowingial Traggirer-	
To Drowingial Traggirer-	p'l 12
To Provincial Treasurer- Ja Q'rending Dec. 31, '88 \$ 81 81 Ja " Mar. 31, '89 71 06 An " " June 30,' 89 113 84 Ju " " Sept. 50, '59 55 66 Oct	p'l 12 uly 10 oct. 9 occ. 31

	Constables.			County	Baildings.		
1889	DR.		1889.		DR.		
	To Sheriff's Pay List,		Jan. 29 T	o J. G. Hunt	er, plumb-		
J 411. 11	Fall Assizes,	5 48 00		Lew 869.	No. 14. By-	41 40	
	Sheriff's Pay List.			Jno. Skeit	h. sundries,		
26	Dec. Session Geo. Criles, sec. 494,	63 00		No. 10, 1	By-Law 869 re, supplies,	1 94	
	сhяр. 184	20 00		No. 29, 1	3y-Law 869	1 38	
Feb. 2	D. McKie, Gov't-	9 10	Feb. 1	P. Denn- n	y, lumber. By Law 869	96	
	P. W. Robertson,	0 10	2	McKny &	Co., work, By-Law 869		
Apr'l 12	Gov Audit. Sheriff's Pay List,	10 55	Tuno 00	No. 36.	By-Law 869 ter. repairs,	7 00	
	Spring Assizes	58 50	June 22		3y-Law 888	4 50	
	Geo. Crites, Gov. Audit			C D Edwa	rds, epairs.	19 55	
	J. Paterson, Gov.	187 55			By-Law 88 w ll. furni-	13 55	
	Audit	5 10		ture, No.	27, By-Law	40 74	
	W. C. Pike, Gov. Audit	5 35	July 2	88 [⊀]	irschburgh,	49 74	
	I. Nelson, Govern-			stump,]	No. 34, By-	04.00	
	ment Audit. R. J. Franklin, Gov.	13 65	Nov. 2	Law 888.	er, repairs,	24 00	
	_ Audit	11 35	11011 1	No 45, B	y-Law 900	12 76	
	Louis Lapierre, Co'y Board of Audit	22 98		A. Camer	on, repairs,		
23	Jas. J. Thompson,	22 00		900	24, By-Law	6 20	
July 9	Gov. Augit. Jas. A. McCleane,	14 60		N. Turner	& Sons, sup-		
July J	Gov. Audi .\$3 75		1	900	b. 2. By-Law	18 12	
	Co. B of Au't 6 70	10.15		A. F. Mil	liken, bell,		
10	Sheriff's Pay List,	10 45		NO. 3, 1	By-Law 900 teous, sup-	2 50	
	June Session	63 00		plies, No	. 4, By-Law	~ 10	
	Geo. Crites, Gov. Audit	35 45	Dec 31 1	900 By carried 1	Expense	2 16	
	J. A. Cameron, C'y		Dect. of 1	Account	\$	186 21 \$	186 21
	Board of Audit J. Hopper. Govern-	8 00			Jrier,		
	ment Audit	25 45	1889		DR.		
	P. W. Robertson, Gov't Audit	15 50	Jan. 15 1	Fo Jno.Dewa	r, Gov. Audit	, \$18 80	
	H. K. McLean, Gov.	15 50	July 10 Dec. 31 J	By carried	to Adminis-	34 55	
	Audii	5 85		tration of	Justice Acct,	\$53 35	\$53 35
	J. Nelson, Govern- ment Audit	13 85		Crown	Witnesses.		1
Sept. 6	Jacob Hopper, sec.		1889	_	DR		
Oct. 8	494, chap. 184 S. O. Hayes,	20 00	Mar, 13	Fo The Quee	n vs. Empey,	lesses \$	51 59
	Gov. Audit,\$450			66	Bogart	••	90 35
	Co. B. of Au't. 9.80	14 30	May 6	**	Waldruff	**	13 55
10	E. O. Winters, Gov.		June 13	**	Hague A bott	66	52 50 56 70
	Audit	19 20		**	Craig	**	19 60
	_ A udit	19 30	26	4 e	Lang Craig	"	19 50 10 75
	D. J. Campell, Gov.		July 22	**	Calsum	**	8 80
	Audit Wm. Gillard, Gov.	12 70	Sept. 3	.1	Georgine Hart	**	4 70 15 00
	Audit	9 85	Oct. 15	44	McFarlan	e "	20 00
	Wm. Merkley, C'y Board of Audit	9 65	18 31	**	Premo	66 66	4 00
	Robert Lyn. C'y B.		Nov'r 2	**	Craig Masson	**	5 75 7 35
	of Audit J. A. Robertson, C'y	3 30	23	6.6 6.6	Roach	66 66	4 80
	Board of Andit	14 80	Dec. 14	*6	Derousie Craig	44	$\frac{74}{17}$ $\frac{80}{30}$
Dec. 31	By carried to Ad. of -			66 66	•4	**	19 20
	Justice Account	\$720 38 \$720 38			Clements McNama	*G. **	$ 42 05 \\ 58 00 $
	Connty Attonny	a state of the sta	31	By carried t	to Adminis-		
	County Attorn	·y •		tration of	JustiecAcct,	\$596 20	\$596 20
1880.	DR.			Cour	ty Clerk.		
Jan. 14	To Jas. Dingwall,	H & ED 00	1889.		DR.		
Ap'l 12		11 \$ 52 06 69 38	Dec. 31	TO H. E. Car vear's s	rpenter, one alary	\$300 00	
July 10		104 65	I	By carried	to Expense		
Oct. 9	By carried to Ad. of	58 29			t		\$800 0"
100. 31	Justice Account	. \$284 38 \$284 38	1			\$300 00	\$300 00

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Division Court Jary Fund. 1889 CR. Jan'y 2 ByW. J. Ridley, Clerk 7th Div, Ct. \$ 2 10 5 J. A. McDougall "2nd "883 7 C. J. Mattice "3rd "1842 11 J. N. Tuttle "6th "422 12 J. R. McKenzle "12th "237 17 J. A. Cockburn "8th "751 17 J. A. Cockburn "8th "557 26 Wm. Rae "10th "557 27 Wm. Rae "10th "557 28 Wm. Rae "10th "551 29 Wm. Garvey "5th "822 23 D. McIntosh "11th "411 24 Dec. 31 To Board of Examiners, tion of Justice Acct
Jan'y 2 ByW. J. Ridley, Clerk 7th Div. Ct. \$ 210 5 J. A. McDougall 2nd 883 7 C. J. Mattice 3rd 1842 11 J. N. Tuttle 6th 422 12 J. R. McKenzle 2th 22th 22th 22th A. Dawson 4th 557 26 Wm. Rae 10th 557 26 Wm. Garvey 15th 851 10 C. McRae 10th 1557 27 D. McIntosh 11th 4 17 23 D. McIntosh 11th 4 17 1889 Dr. 1889 Dr. 1889 Dr. 1889 Dr. 1889 Dr. 1889 Dr. 1889 Dr. 1889 Cartest 1851 1890 Children 1857 1890 Children 1857 19 School Inspectors 1,801 1890 School Inspectors 1,801 1890 Children 1857 1890 Children 1857 1900 Children 1900 1900 Children
5 J. A. McDiagn. "3rd "1842 7 G. J. Mattlee "6th 426 G.H. McGllivray" 1st "201 820 G.H. McGllivray" 1st "201 821 12 J. R. McKenzle "12th "201 13 J. A. Cockburn "8th 751 14 J. A. Cockburn "8th 751 15 J. A. Cockburn "8th 751 16 A. Dawson "4th 557 26 Wm. Rae "10th 557 26 Wm. Rae "10th 557 27 D. C. McRae "10th 557 28 Wm. Garvey "5th 851 29 D. McIntosh "11th 44 17 20 Wm. Garvey "5th 884 07 23 D. McIntosh "11th 44 17 23 D. McIntosh "11th 44 17 26 Dr. 27 D. McIntosh "11th 44 17 28 Dr. 29 Dr. 20 McIntosh "11th 74 17 21 D. McIntosh "11th 74 17 22 D. McIntosh "11th 74 17 23 D. McIntosh "11th 74 17 24 McIntosh "11th 74 17 25 Dr. 26 Dr. 27
7 C. J. Matthee 614 4 28 11 J. N. Tuttle 614 4 28 G.H. McGillivray" 1st 4 237 12 J. R. McKenzle 124h 2 37 17 J. A. Cockburn 8th 7 51 17 J. A. Cockburn 8th 7 51 A. Dawson 4th 5 53 20 Wm. Rae 10th 551 31 D. C. McRae 9th 551 31 D. C. McRae 9th 851 Peb. 20 Wm. Rae 11th 4 17 Dec. 31 To carried to Administration of Justice Acct
12 J. K. McKeburn "8th "57 A. Dawson "4th 557 A. Dawson "4th 557 26 Wm. Rae "10th "551 31 D. C. McRae "9th "851 27 D. C. McRae "9th "851 28 D. McIntosh "11th "417 Dec. 31 To carried to Administra- tion of Justice Acct
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26 Wm. Rae " 1001 8 50 31 D. C. McRae " 9th " 8 50 22 D. McIntosh " 11th " 4 17 Dec. 31 To carried to Administration of Justice Acct * 84 07 * 84 07 Bec. 31 To Board of Examiners, Transfer of Acct. \$557 00 * 850 19 Ent. Examinations * 850 19 School Inspectors " 1,801 38 Teachers Institutes 75 00 Uniform Promotion Examinations, transfer of account
Feb. 20 Wm. Garvey "5th "82 23 D. McIntosh "11th "41 Dec. 31 To carried to Administra- tion of Justice Acct
Feb. 20 Wint. Garvey " lith " 4 I 23 D. McIntosh " lith " 4 I Dec. 31 To carried to Administra- tion of Justice Acct \$84 07 \$84 07 Education. 1889 DR. Dec. 31 To Board of Examiners, Transfer of Acct. \$557 00 Ent.Examinations " 850 19 School Inspectors " 1,801 38 Teachers Institutes" 75 00 Uniform Promotion Ex- aminations, transfer of account
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tion of Justice Acct
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1889 DR. Dec. 31 To Board of Examiners, Transfer of Acct. \$557 00 Ent.Examinations " 850 19 School Inspectors " 1,801 38 Teachers Institutes" 75 00 Uniform Promotion Ex- aminetions, transfer of account
Dec. 31 To Board of Examiners, Transfer of Acct. \$557 00 Ent.Examinations (************************************
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Ent, Examinations
School Inspectors 7500 Teachers Institutes 7500 Uniform Pronotion Ex- aminations, transfer of account
Uniform Promotion LAX aminstions, transfer of account
amingtions, transfer 185 00 of account
of account
By carried to Expendit \$3,418 57 ture Account
Education-Special Account. 1889 Jan. 30 By am't authorized to be paid by Committee of Education, 19th Oct., 1888, to the Corn- wall Public School Board, as a refund in full for amount paid their Inspector
1889 Jan. 30 By am't authorized to be paid by Committee of Education, 19th Oct., 1888, to the Corn- wall Public School Board, as a refund in full for amount paid their Inspector \$600
1889 Jan. 30 By am't authorized to be paid by Committee of Education, 19th Oct., 1888, to the Corn- wall Public School Board, as a refund in full for amount paid their Inspector \$600
Jan. 30 By am't authorized to be paid by Committee of Education, 19th Oct., 1888, to the Corn- wall Public School Board, as a refund in full for amount paid their Inspector \$600
19th Oct., 1888, to the Corn- wall Public School Board, as a refund in full for amount paid their Inspector
paid their Inspector \$600
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Nov'r 6 To P'd D. Monroe, Treas. \$300 00 Dec. 31
Dec. 31
\$600 00 \$600
Tominations.
Entrance Examinations.
1880 DR. Jan'y 2 To D. McDiarmid, Examiner, \$ 55 61
A. Brown
James A. Carman
James Emith 49
W D Johnston " 42
TA Munroe " 34
T G Tamleson 41
20 H. C. Kennedy, Advertising,
30 C. W. Young "
D Long
A. E. Powter "
Innezi (r.F. Granam
22 W. Gibbens
D Long
C W Young "
July 10 W. D. Brunton, Examiner 1
13 H. A. Miller
17 A. MCMaughton 4
James Smith W. D. Johnston
James Smith W. D. Johnston "4 James Nugent "1 James A. Carman "
James Nugent " 18 James A. Carman " 19 A. Brown
19 A. Brown
George Brown ii
George Diowa "
94 Aug't 1 J A. Monroe
area a CD Graham, Printing
65 Dec. 23 Wm. Bowen, Examiner
65 Dec. 23 Wm. Bowen, Examiner 59 31 By carried to Education 59 Account.

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1889. Dec. 81 To COOFILLINHESTS Dec. 31 By 1889 Јал. 7 То 25 29 Dec. 31 B; 1859 Jan. 12 B May 16 Sept.13

 Examiner, \$ 55 95

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 Advertising, 300

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850 19	\$850 19

7	
Expenses.	Gaol.
1889. DR.	1889 DR.
Dec 31 To Caretaker & Messenger	Jan. 15 To D. McDonaid, Supplies,
Transfer of Ac \$237 50 County Auditors " 187 00	Gov't. Audit
County Auditors "187 00 County Clerk "300 00	Co. B. of Audit 18 52 John Skeith, Supplies, No. 28 By-Law 869 15 38
County Buildings" 186 21	29 John Skelth, Supplies, 15 38
Farmers Institute" 75 00	30 C. Palmer, Supplies,
Law Costs · 851 58	No. 16. By-Law 869 7 00
Light and Fuel "874 72	wm. Atchison, repairs,
Lunatics " 227 90 Mem'rs of Council" 1544 20	Monald
Mem'rs of Council'' 1544 20 Post'ze & Teleg'ms'' 07 84	supplies, No. 80, Dy
Registry Omces 000 07	Law 869 14 70
Stationery at its	Apl. 12 D. McDonald, supplies, Gov't Audit
Special Grants "100 00	D. McDonald, supplies,
	Co B. of Audit
Dec. 31 By car'd to Expen'ture \$7,730 53 \$7,730 53	June 21 D. McMartin, refund, No. 10, By-Law 888 8 10
Farmers' Institutes.	Mrs. McMartin, supplies
1889 DR.	No. 35, By-Law 888 18 00
Jan. 7 To W. J. McNaughton Treasurer, Glengarry \$25 00	22 C. Paimer, suppiles, No. 6, By-Law 888 2 50
25 G.D. Dixon	Cameron & McDonald,
Treasurer, Dundas 25 00	supplies, No. 7, By-
29 R. Valance Treasurer, Stormont. 25 00	Law 888 21 44 A.T. Porteons, supplies,
	No. 13, By-Law 888 2 16
Dec. 31 By carried to Expense Ac. \$75 00 \$75 00	J. Skeith, supplies, No.
Fines.	or, by have coorrected
1889 CR.	Gov't. Audit 40 43
Jan. 12 By Wm. Bow, J.P., sundry persons \$6 00	D. McDonald, supplies,
May 16 Wm. Bow, J. P., re	Co. B. of Audlt 38 98 Aug 1 Central Prison Indus-
Hector McKenzie 200	tries; clothing for pris-
Sept.13 Wm.Bow. J.P., Thomp- son vs. Cryderman 5 00	oners. Chap. 224, R.S. O., 1887
Wm. Bow. J. P., Daniel	Oct 0 D McDonaid, supplies,
McKercher	Gov't. Audit 51 81
tice account\$15 25 \$15 2	T Mellonald, supplies,
Gaoler and Turnkey.	Co. B. of Audlt
1889 DR.	
Jan. 14 To D. McMartin, 4th Qr.	Cameron & McDonald, supplies, No. 6. By- 27 g
salary, 1888	Law 900 27 8
arv 1888	4 M. McMartln, supplies,
Ap'l 12 D. McMartin, 1st Qr. Sal-	No.5, By-Law 900 9 of
ary, 1889	John Skeith, supplies, No. 9. By-Law 900 20 4
9 TV 1889	No. 9, By-Law 900 20 4 Fraid & Phillips, sup-
July 10 D.McDonald, 2nd Qr. Sal-	Diles, No 20, By-Law900 3 0 Dec. 3 Cornwall Manuf'g. Co.,
ary, 1889	for blankets. Sheriff's
ary, 1889 02 50	Certificate
Oct'r 9 D. McDonald, 3rd Qr. Sal-	31 By carried to Administra- tion of Justice Acct, \$573 0
ary, 1889 185 00 D. McMartin, 3rd Qr.Sal-	tion of austice Acces tore
ary, 1889 62 50	High Schools.
Gov't Auurt.	- 1888 CR.
Dec. 31 By carried to Adminis- tration of Justice Ac, \$990 00 \$990 0	
	1889 DR.
Gaol Surgeon. 1889 DR.	Tambre To T A McDonald.
Dec. 23 To E. A. Graveley, M. D., Salary for 1889\$225 00	Treas. Williamstown 5000 00
Salary for 1889\$225 00	12 Jas. Dingwall, Treas. Cornwall
By carried to Adminis- tration of Justice Ac, \$225 00 \$225	00 17 A. B. Carman, Treas.
Government Auditors. 1889 DR.	29 John Simpson, Treas. Alexandria
ton 14 To I F Pringle and J. Cope-	W D Wilkle, Treas.
land, Auditors, each \$4, \$0.00	Morrisburgh 1,100 00
Tuly 9 " " 800	\$3,850 10
Oct'r 8 " 800	1889 CR.
Dec. 31 By carried to Administra- tion of Justice Account, \$32.00 \$32	00 June 26 By Levy on Municipalities,'89,

supplies, 45 74, supplies, idit...... 28 07 a, refund, aw 888.... 28 07 aw 988.... 18 00 supplies, aw 888.... 2 50 McDonald, Vo. 7. By-

- o. 7, By-. 21 44 2 16
- s, supplies, Law 888.... pplies, No. 888.... 21 01

- ... 27 31

- 10. 0. 13¹⁰ 27 31 n, supplies, Law 900.... 9 30 h, supplies, Law 900.... 20 49 illips, sup-law 900 3 00 anul'g. Co., ts, Sheriff's 17 50
 - dministra-stlce Acct, \$573 08 \$573 08

chools.

'R. inicipalities,'88, \$3,850 00)r. onald, amstown \$550 00 l, Treas. 750 00 n, Treas. 900 00 n, Treas. 550 00 e, Treas. h 1,100 00 \$3,850 +0 \$3,850 00 CR.

unicipalities,'89, \$3,950 00 tion of Justice Account, \$32.00 \$32.00 June 2

Dr	Law Costs.	1000
DR.	1889 DR.	1889
c. 27 To J. A. McDonald, Treas.Williamst'n \$ 550 00	Feb. 2 To H. O. Wood, Hill	Jan.
31 Bais.nce 3,400 00	vs. Middagh, No.	
By balance	- 87, ну-Law 869 \$ 91 45	
	21 A. Harkness, Hall vs. Mlddagh, No.	June
Interest.	36. By-Law 888 70 86	July
889 DR.	Aug. 2 McCarthy, Osier et al, Hill vs. Mid-	Nov. Dec.
n. 18 To Discounts, Bank of Montreal\$145 48	dagh. By-Law 900 499 27	1)00.
ar. 21 ··· 214 /ð	dagh, By-Law 900 499 27 6 J.P.Whitney, Hill	
ne 24 " 195 20 " 13 00	vs. Middagh, Chairman's cer-	Dec.
lv 13 '' '' 19 52	tificate 200 00	Deci
p. 27 " 193 15	Dec. 31 By carried to Exp'se	
10 10	Account \$ 851 58 \$ 851 58	1889
Acet. B'k of Montr'i. 12 62	Light and Fuel.	
ov. 1 Discount " 20 55	1889 DR.	Jan.
e. 31 " " $\frac{202}{}$ \$1,030 1	5 Inn 2 To Cornwall Gas Co.	
CR. (0.00)	By-Law 869 \$ 20 00	June
n. 31 By Interest with Bank	Waterworks Co. 25 00	188
of Montreal \$ 15 36	Feb. 2 Flack Bros., Coal "55 88 11 A.J.Parks, wood, G.Aud. 73 50	Jan.
1. 20	A.P.Ross, 12 50	
ar. 31 172 ·	Mar. 21 B. Ciark, " " 91 00	
ay 1 Int. on Deposit Receipt,	Ap'l 2 Cornwall Gas Co., 1st Q'r, 1889 20 00	Feb.
Bank of Montreal 23 00	June 22 Flack Bros., coal.	
29 Int. Roxborough on Co. Rates, B'k of Montr'i, 1 27	By-Law 888 15 35 Geo.S.Jarvis, coal. " 9 33	Dec.
31 Int. on Ac. " 3 60	Geo.S.Jarviš, coal. "933 July 2 C. Waterworks Co.	
ne 30 " 2 25	By-Law 900 25 00	
ly 31 "" 1 64 ov. 30 "" 3 28	31 Cornwali Gas Co. " 24 81	
ec. 31 " " 88	Oct. 10 Flack Bros., coal, Gov. Audit 281 39	
	Nov. 4 Flack Bros, coal, By-	
\$ 57 75 By car'd to Expense Ac, 972 40	Law 900 220 96	
	Dec. 31 By carried to Expense	Mun
\$1,030 15 \$1,030	15 Account manner port is gory is	e
Jury. 1889 Dк.	Lnnatics.	N
eb. J To A. Bethune, Bal-	1889 DR.	1888
loting \$ 4.90	Jan. 25 To Archd. Clark, Con-	Dec.
11 R.B. Carman, Bai- loting 4.00	stable, C'y .of Audit, \$ 20 00 26 A.McDonald, Un'taker,	188
		Jany
ar. 13 Grand Jury, Spr'g	C'y B. of Audit 17 00	
ar. 13 Grand Jury, Spr'g Assizes 123 60	C'y B. of Audit 17 00 30 Robert Vallance, re	
ar. 13 Grand Jury, Sprig Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison 31 20	
ar. 13 Grand Jury, Spr'g Assizes 123 60 15 Petti Jury. Spring Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison 31 20 Ap'l 12 A. Monroe, Constable, C'y B. of Audit 10 50	
ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison 31 20 Ap'l 12 A. Monroe, Constable, C'y B. of Audit 10 50	Feb.
ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison 31 20 Ap'l 12 A. Monroe, Constable, C'y B. of Audit 10 50 Thos. Glasgow, Con- stable, C'y B. of Audit, 22 75	Feb.
ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison 31 20 Ap'l 12 A. Monroe, Constable, C'y B. of Audit 10 50 Thos. Glasgow, Con- stable. C'y B. of Audit, 22 75 D. J. McDonald, Con-	Feb. Apl. May
ar. 13 Grand Jury, Spr'g Assizes 123 60 15 Petit Jury. Spring Assizes 386 90 20 G. M. Snetsinger, Meals for Jur's 4 90 ane 13 Grand Jury, June Sessions 156 50 14 Petit Jury, June Sessions 337 70	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison	Feb. Apl. May July
ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison 31 20 Ap'l 12 A. Monroe, Constable, C'y B. of Audit 10 50 Thos. Glasgow, Con- stable. C'y B. of Audit, 22 75 D. J. McDonald, Con- stable	Feb. Apl. May July
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ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison 31 20 Ap'l 12 A. Monroe, Constable, C'y B. of Audit 10 50 Thos. Glasgow, Con- stable, C'y B. of Audit, 22 75 D. J. McDonaid, Con- stable Earner, Constable, C'y B. of Audit 37 00 Those Earner, Constable, C'y B. of Audit 11 45 July 10 D. McPherson, Con- stable, C'y B. of Audit, 6 00 J. Klppen, Constable, C'y B. of Audit 4 80 A.McDonaid, Constable, C'y B. of Audit 12 20 Nov. 4 D. O. Alguire, M.D., Ex-	Feb. Apl. May July Aug Oct. Nov Dec.
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ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison	Feb. Apl. May July Aug Oct. Nov Dec. 188 Apr
ar. 13 Grand Jury, Spr'g Assizes 123 60 15 Petit Jury, Spring Assizes 386 90 20 G. M. Snetsinger, Meals for Jur's. 4 90 101 Petit Jury, June Sessions 156 50 14 Petit Jury, June Sessions 337 70 14 Petit Jury, June Sessions 337 70 15 A. Bethune, Bal- loting 30 00 16 Selectors of Jurors Jurors' Acc. 30 00 17 Grand Jury, Fall Assizes 341 70 18 Petit Jury, Dec. Sessions 341 70 16 Petit Jury, Dec. Sessions 447 00	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison 31 20 Ap'l 12 A. Monroe, Constable, C'y B. of Audit 10 50 Thos. Glasgow, Con- stable. C'y B. of Audit, 22 75 D. J. McDonaid, Con- stable. C. Stable, C'y B. of Audit 37 00 Thos. Eanner, Constable, C'y B. of Audit 11 45 July 10 D. McPherson, Con- stable, C'y B. of Audit, 6 00 J. Klppen, Constable, C'y B. of Audit 4 80 A.McDonaid, Constable, C'y B. of Audit 12 20 Nov. 4 D.O. Alguire, M.D., Ex- am'tions, By-Law 900 55 00 Dec. 31 By car'd to Expense Ac. \$227 90 \$227 90 Matron, 1889. DR.	Feb. Apl. May July Aug Oct. Nov Dec. 188 Apr Aug
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ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison	Feb. Apl. May July Aug Oct. Nov. Dec. 188 Apr Aug
ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison	Feb. Apl. May July Aug Oct. Nov. Dec. 188 Apr Aug
ar. 13 Grand Jury, Spr'g Assizes	C'y B. of Audit 17 00 30 Robert Vallance, re M. Morrison	Feb. Apl. May July Aug Oct. Nov Dec. 188 Apr Aug

	Members of Council.	Municipalities of Charlottenburgh and
1889	DR.	Laueaster, Re River Beandette
	o J.F. Gibbons, Attend-	Drainage.
J 2011. 20 1	ing C'v Atiorney's	1888 DR.
	hig C'y Atlorney's Offlee, re'Trensurer's	Dee. 31 To balance\$ 2,367 91
	defaieation	1889 Jan. 25 Committee expenses
25 June 20	Pay List, Jan. Session 460 50 '' June '' 525 30	Jun. 25 Committee expenses 6170 26 John McCrimmon 4651
uly 10		Feb. 4 Interest on renewal of note 18 68
Nov. 1	J.Connelly, " " 11 30 Pay List, Oct. " 537 10	8 A. E. Powter, printing 175 0
Nov. 1 Dee. 10	A. Harkness, attend-	Apl. 8 Int. on note, Bk. of Montreal. 37 3
	ing Treas's offlee,	26 D. R. Brown, Engineer 96 00 Leitch & Pringle, acct 55 15
	April 2nd, 1889 6 00	- May 9 Maeleunan, Liddell & Cline,
Dec. 31 B	y ear'd to Ex. Ac\$1,514 20 \$1514 20	0 aect
		June 21 Committee expenses
	Model Schools.	22 Interest on note, By-Law 878 13 (0 A. L. Smith, acct 4 3
1889	DR.	A. McDonald, Regisirar 15
Jun. 30		W. Glbbens, printing 10 6
	being amount of	C.W. Young, "
	levy for 1888 \$ 450 00	
June 26	Levy for 1889 450 00	6 Sep. II T. Brennan & Co., contractors 500 0 27 Interest on note 13 0
1889	CR. \$ 900 00	o Oct. 13 " "
	To A. F. Fouids, Treas-	15 Arch'd N. McDonald, work 4 5
Jillio al Di	nrer, Giengarry\$ 150 00	T. Brennan & Co., contractors 770 6
29	W. D. Melkie, Treas-	T. Brennan & Co., contractors 770 6 29 Committee expenses 49
	urer, Dundas,	Nov. 1 D. A. McArthur, By-Law 900. 45 6
Feb. 16	D. Monroe, Treasurer, Stormont	D. J. McDonald " 55
Dec. 18	A. R. Forlds, Treas-	2 H. E. Carpenter, Co. Cierk 20 J. Copeland, Registrar 20
	urer, Glengarry 150 00	Dec. 18 Interest on notes
	W. D. Meikle, Treas-	
	nrer, Dundas 150 00	CR. \$1,123 4
	D. Monroe, Trensurer, Stormont 150 00	Sep. 27 By interest on acct,
		- Bank of Montreul, \$ 6.88
	\$900 00 \$900 00	0 Nov.14 Treasurer of Ontarlo 1,500 00
		30 Interest on acci 197
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	ter, Mountain and Matiida, Re	
	on River Drainage.	
	DR.	To balance\$2,914 61
1888 Dog 21 /	Fo balance\$20,309-66	Non Doublant Land Bayou
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Jany, 2 26 29 31	Interest on renewal of note 111 40 II. E. Carpenter, Co. Clerk 41 00 W. S. McGeorge, Engineer 94 62 Interest on ac.t. Molsons Bk. 3 60	1889 Cu. 0 Alexandria \$ 46.6 2 Cornwall Township
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Fineh			
Kenyon			40
Lochiel			62
Mountaln			57
Osnabruck			
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Williamsburgh		6	
Winchester			
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13 D. D. McIntyre 25 00 Dundas Reg. Office, M	Aller & Son 79 33
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31 To car'd to Revenue Acet, \$350 00 \$350 00 July 2 Stormont "	iller & Son 28 00 water acct 2 50 F.Dawson 59 00
Postage and Telegrams. Glengarry "	•• 115 00
1880 Dr. Dundas	" 15 00 fuel acet 50 70
Ian 11 To Treasurer's office, By-Law 869 \$ 1 90 Glengarry "	supplies 31 77
29 P.J. Lally "208 Stormont "	coal acct 31 25
30 Mrs. Hawkes "15 77 31 Post Office boxes "350 Dec. 31 By car'd to Expense A	cet \$553 07 \$553 07
Mar. 29 Mrs. Hawkes. By-Law 888, 10 39	Let, 1000 01 0000 01
June 22 · · · · · · · · · · · · · · · · · ·	1
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July 11 Treasurer's office, By-Law 900, 3 00 Jan. 15 To D. E. McIntyre,	d of Audit \$174 07
19 County Clerk 200	Audit 220 02
Nov. 4 " " " 12 50 " Gene	ral accl 107 00
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Public Schools. "Co. B	'd of Audit 178 34 ral acct 171 50
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July 17 By Provincial Government	'd of Audit 180 57
To Municipal Sub-Trea- surers	\$1,908 35 \$1,908 35
\$6,419 00 \$6,419 00	. W. 1000 00 W. 1000 00
Stationery and P	rinting.
Public School Inspectors. 1889 DR.	
1889 DR. Jan. 25 To Herald Office, B	y-Law 869, \$ 3 00 308 74
Jan. 29 To A. McNaughton, trav. exp, \$ 36 25 postage ac't 7 66 G. Bishop & Co.	4 9 75
D. McDiarmld, trav. expenses 36 25 29 H. C. Kennedy	6 0 0
$\begin{array}{c} \bullet \text{postage acct} 10^{-12} \\ \bullet 30 \\ \bullet C.W. \text{ Young} \end{array}$	" " " 134 00 " 5 75 "
Feh. 11 " 1st quarter's salary 117 50 B. Lane	44 3 00
A. McNaughton " 103 70 A. E. Powter	. By-Law888, 8 20
15 D. MeDlarmid " 100 00 Mar. 4 H.C.Patterson Est May 1 " 2nd qrs. salary 100 00 Apl. 12 C.W.Young, Co. B A. Brown " 107 50 June 21 Herald Office, 1	'd of Andlt, 16 00
A. Brown MoNaughton "117 50 June 21 Herald Office, I	3y-Law 888, 3 00
A. McNaughton tray. expenses 36 25 22 C.W. Young	··· 10 40 ·· 8 00
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A Brown " 10.35 G Bishon & Co.	" 12.25
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July 17 " trav. expenses of 20 Oct. 10 C.W. Young, Co.	B'd of Audit 10 50 By-Law 600, 21 25
22 D. MeDlarmld " 36 25 4 Heraid Office	
Aug. 16 " 3rd qrs. salary 100 00 B. C. Black	··· 3 00
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25 A. McNaughton 4th qrs. salary 105 00 1889. DR. D. McDiarmid Model School. 500 May 6 To A. M. Rosebroug soners' Ald Assoc	nts. h, Pri- dation \$10 00
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Surcties for D. McDonuld and Æ. Me- Donald.	CORNWALL TOWN. 1888 DR.
	Dec. 31 To Amount day\$1022 1
1888 DR. Dec, 31 To balance\$10,215 50	1889
1889 Cn.	June 26 Levy for Co. purposes 860 0 "Co. Bd's, Deb's 115 5
	" Co. 11d's. Deb's 115 5 " High Schools 153 5
Oct'r 3 By rec'd payment of 2nd Instalment\$5,000-00	" Model " 30 7
Dec. 31 Balance,	11. P. Exams, 21 50
	" Registry offices 48 9
\$10,215 50 \$10,215 50	CR. \$2,255 4
To balance\$5,215 50	CR. \$2,255 4 Feb. 13 By Cash from Treas'r. \$1,022 11
10 balance	Dec. 31 Balance
Special Levy for Registry Offices.	\$2,255 41 \$2,255 1
1880 CR.	·p2,20,1 3 t (22,20,1)
June 26 By Levy on certain Municipali-	To Balance\$1,233-33
ties to cover part expenditure	CORNWALL TOWNSHIP.
npon an equalized basis \$421-78 Dec. 31 To car'd to Revenue Ac, \$421-78	
bee, or about a to nevenue Ae, plat 70	1888 Dr. Dec. 31 To Balance\$1,370 2
\$421 78 \$421 78	1889
	Lune 8 Paid Treas'r. N. R. L. taxes, 935
Teachers' Institutes.	26 Levy for Co. phrposes '891,019
1889 DR.	" Co. Bd's Deb's 136 (
Sep. 12 To D. McDiarmid, Glongarry\$25 00	"High Schools 181 ("Model " 36 4
A. McNaughton, Stormoat 25 00 Dec. 11 A. Brown, Dundas 25 00	" U. P. Exams 29 1
Dec. 11 A. Browa, Dundas 25 00	" Registry Offices 58 (
31 By ear'd to Education Ac. \$75 00 \$75 00	"Registry Offices 58 (July 17 Paid Treas'r. P. S. grant 487 (Dec. 20 "N. R. L. taxes 8
	Dec. 20 " N. R. L. taxes 8
Treasurer.	CR. \$3,420 4
1889 DR.	Jan. 16 By Cash from Treas'r\$500 00 19 " 500 00
Dec. 31 To C.J.Mattlee, salary \$1,000 00	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
By ear'd to Expense Ac. \$1,000 00	26
\$1,000 00 \$1,000 00	June 28 Public School Grant 487 00 Dec. 20 Non. R. Land taxes 101 75
\$*\$000 50 \$\$\$000 00	31 Balance 1,461 42
The Several Municipalities.	
ALEXANDRIA.	\$3,420 45 \$3,420
1888 D.R.	To Balance\$1,461-42
Dec. 31 To Amount due this date \$158 60	FINCH,
1889	1888 DR.
June 25 Pald Treasurer N. R. L. taxes 11 81 26 Levy for County purposes, '89 108 75	Des 01 The Dataman
26 Levy for County purposes, '89 108 75 "Co. Bd's. debentures 14 75	1889
" High Schools 31.04	June 25 Paid Treas'r. N. R. L. taxes. 82 26 Levy for Co. Purposes, '89 574
" Model " 4 25	" Co. Bd's, Deb's 77
U. F. Examinations 540	"High Schools 102
Dec. 20 Pald Treasurer N. R. L. taxes 35 17	" Model " 20
Св. \$367 77	"U. P. Exams 16 Begistry Offloos 32
	" Registry Offices 32 Paid Treas'r. P. S. grant 358
Jany 31 By Cash from Treasurer \$155 28 Feb. 2 3 32	
June 24 Non. R. Land taxes 11 81	CR. \$2,042
Dec. 20 " " 35 17	Jan. 31 By Cash from Treas'r. \$ 500 00
31 Balance 162 19	Mar. 2 " " <u></u>
\$367 77 \$367 77	Ap'1. 3 " " 55 51 June 4 Non R. L. Taxes 82 17
6001 11 \$001 11	26 Public School Grant, 358 00
To Balance\$162 19	Dec. 31 Balance
	\$2,042 11\$2,042
CHARLOTTENBURGH.	ça,012 1102,012
CHARLOTTENBURGH. 1889 DR.	To Balance\$824 01
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89\$1,240-35 Co. Bd's. Deb 165-50	
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89 \$1,240 35 Co. Bd's. Deb	IROQUOIS. 1888 DR.
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89\$1,240-35 'Co. Bd's. Deb 165-50 'High Schools 353-39 'Model '' 48-15	IROQUOIS. 1888 DR. Dec. 31 To Balance
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89 \$1,240 35 'Co. Bd's. Deb 165 50 'High Schools 353 39 '' Model '' 48 15 '' U. P. Exams 38 52	IROQUOIS. 1888 DR. Dec. 31 To Balance\$287 1889
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89\$1,240-35 '' Co. Bd's. Deb 165 56 '' High Schools 353 39 '' Model '' 48 15	IROQUOIS. 1888 DR. Dec. 31 To Balance
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89\$1,240-35 " Co. Bd's. Deb 165-50 " High Schools 353-39 " Model "	IROQUOIS. 1888 DR. Dec. 31 To Balance \$287 1889 June 26 Levy for Co. purposes, '89 172 "Co. Bd's. Deb's 23 "23
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89\$1,240 35 " Co. Bd's. Deb 165 50 " High Schools 353 39 " Model " 48 15 July 17 Paid Treas. P. S. Grant 778 00 Cn. \$2,623 01	IROQUOIS. 1888 DR. Dec. 31 To Balance. \$287 1889 June 26 Levy for Co. purposes, '89
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89\$1,240 35 "Co. Bd's. Deb 165 50 "High Schools 353 39 "Model "	IROQUOIS. 1888 DR. Dec. 31 To Balance\$287 1889 June 26 June 26 Levy for Co. purposes, '89 172 "Co. Bd's. Deb's
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89\$1,240 35 '' Co. Bd's. Deb 165 50 '' High Schools 353 39 '' Model '' 48 15 July 17 Paid Treas. P. S. Grant 78 60 CR. \$2,623 91 June 26 By Public SchoolG rant \$ 778 00	IROQUOIS. 1888 DR. Dec. 31 To Balance. \$287 1889 June 26 Levy for Co. purposes, '89 172 June 26 Levy for Co. purposes, '89 23 "Co. Id's. Deb's
CHARLOTTENBURGH. 1889 DR. June 26 To Levy for Co. purposes '89\$1,240 35 '' Co. Bd's. Deb 165 50 '' High Schools 353 39 '' Model '' 48 15 '' U. P. Exams 38 52 July 17 Paid Treas. P. S. Grant 778 00 Cn. \$2,623 91 June 26 By Public SchoolGrant \$ 778 09 Dec. 19 Cash from Treasurer. 1,833 50	IROQUOIS. 1888 DR. Dec. 31 To Balance. \$287 1889 June 26 Levy for Co. purposes, '89 172 "Co. Bd's. Deb's

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Jan. 11 By Cash from Treas'r..... \$286 97 CR. 1888 Jan. 12 By Cash from Treas'r \$1,236 59
 Cash from Texas
 18 46

 N. R. L. taxes
 18 47

 Public School grant
 477 00

 7 16
 7 16
 Dec. 81 T 22 31 June 4 26 Balance.... 305 17 1889 June 25 Dec. 20 \$592 85 \$592 85 31 To Baiance......\$305 17 \$3,001 24 \$3,001 24 Dec. 31 KENYON. To Balance\$1,262 03 DR. 1888 Dec. 31 To Balance\$ 103 12 MATILDA. July 17 1859 Dec. 20 DR. Paid Treas'r. N. R. L. taxes. Levy for Co. purposes, '89... "Co. Ed's. Deb's..... 1888 June 25 Dec. 31 To balance.....\$2,725 03 759 50 $\bar{26}$ 1889 101 65 1889 June 26 Levy for Co. Purposes,'89..... 1,085 15 " N.R. Dg. Debentures 1,005 57 " Co. Bulld'g " 138 70 " High Schools...... 525 00 " Model " 38 11 " U.V. Furence 90 49 ** Feb. 11 1 High Schools..... 216 4527 Mar. 8 29 55 44 Model 23 64 "U. P. Exams..... Paid Treas'r. P. S. grant..... "N. R. L. taxes.. June 4 26 653 00 July 17 7 77 Model " U. P. Exams..... Dec. 21 Dec. 20 30 48 ** " Registry Offices 46 38 July 17 Pd. Treas. Public School grant 562 00 \$1,902 31 GR. Jan. 22 By Cash from Treas'r. \$103 12 \$6,106 42 CR. 7 63 N. R. L. taxes 7 63 Public School Grant 653 00 June 12 Jany. 2 By eash from Treas'r. \$981 76 26 675 00 Dee. 21 44 ãi .. 550 00 44 515 27 ** 562 00 \$1,902 31 \$1,902 31 June 26 Public School grant. 562 00 Dec. 31 Balance..... 2,819 39 Dec. 31 ' To Balance......\$1,130 79 \$6,106 42 \$6,106 42 May 29 LANCASTER TOWNSHIP. June 25 To balance..... \$2,819 39 1889 DR. June 25 To Paid Treas'r. N. R. L. taxes.\$ 4 65 26 Levy for Co. purposes, '89.... 836 75 "Co. Bd's. Deb's.... 111 75 MORRISBURGH. DR. High Schools 238 35 1888 46 Dec. 31 To balance..... \$528 02 " Model " 32 48 " U. P. Exams...... 25 98 Paid Treas'r. P. S. grant..... 515 00 4. 32 48 July 17 1889 June 26 Levy for Co. Purposes, 89 317 83 Co. B'd'g Debentures 43 00 '' High Schools....... 164 80 '' Model '' 11 69 Dec. 20 \$1,761 96 Model " U. P. Exams 1888 CR. Mar. 21 0.35 .. Dec. 31 By N. R. L. taxes due. .\$ 4 65 A pril 5 Registry Offices..... .. 14 21 May 29 1889 June 26 June 4 Public School Grant 515 00 Jany. 2 By cash from Treas'r. \$527 50 Dec. 27 \$1,088 90 Cash from Treas'r. 1,244 08 26 Dec. 20 31 Dec. 16 19 \$1,701 96 \$1,764 96 \$1,088 90 \$1,088 90 LANCASTER \ 1LLAGE. MOUNTAIN. 1889 DR. 1888 DR. Dec. 31 To balauce.....\$1,507 41 1889 June 26 2 10 June 25 U. P. Exams..... 44 26 \$100 52 Model Schools High " CR. 26 76 44 Dec. 3 By Cash from Treas'r....\$100 52 376 60 44 High " U. P. Exams..... 21 40 44 \$100 52 \$100 52 LCCHIEL. Dec. 11 DR. 1888 Dec. 31 To Balance.....\$1,226 98 \$3,670 45 1889 CR. Paid Treas'r N, R. L. taxes. 28 07 Levy for Co. purposes, '89.... 847 80 "Co. Bd's. Deb's..... 113 35 June 25 Mar. 1 By cash from Treas'r \$1,507 41 June 4 Non-Resident Taxes 25 28 26 Public School grant 391 00 Dec. 20 Non-Res. Ld. Taxes 14 29 31 Balauce..... 1,732 47 26 4.4 High Schools..... 241 57 Dec. 31 $\frac{32}{26}$ $\frac{95}{36}$ 44 Model "U. P Exams....... 26 36 Paid Treas'r. P. S. grant..... 477 00 "N. R. L. taxes.. 7 16 June 25 July 17 \$3 670 45 \$3,670 45 Dec. 20 To balance.....\$1,732 47 \$3,001 24

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OSNABRUCK.	26 Levy for High Schools 516 00 Model
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Dec. 31 To balance\$ 581 86 1889	"Registry Offices, 44 73 July 17 Pd.Trcas. Public School grant 505 00
Inne 25 Cash naw Treas N.R. Ld. 18xes 3 60 1	Dec. 20 "N. R. Land Taxes 4 10
26 Levy for Co. Purposes, 89,, 1,095 15	
" Co. B'd'g Depentures, 140 00	CR. \$4,387 78
	Jan. 23 By eash from Treas'r, \$1,884 75
" U. P. Exams 31 27	June 4 Non-Res. La Taxes. 242
" Registry Offices 62 38	26 Public School grant. 505 00 Dcc. 20 Non-Res. Ld. Taxes. 4 10
July IT Tu. Heas, I ubite School grant ous of	31 Balance 1,991 51
	\$4,387 78 \$4,387 78
1889 CR. \$2,823 20	
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Mar. 8 " " 131 86	WINCHESTER.
June 4 Non-Res. Land Taxes 3 88	1990 D.P.
26 Publie School grant 663 00	June 21 To Paid Treas. N. R. Ld. Taxes, \$ 19 05 26 Levy for Co. Purposes, 89, 748 80 N. R. Dg. Debentures 319 90
Dec. 20 Non-Res. Land Taxes 4 44	26 Levy for Co. Purposes,'89 748 80
31 Cash from Treasurer. 500 00 Baianee 1,070 02	" N. R. Dg. Debentures 319 98 " Co. Build'g " 100 00
Datatiee	" Co. Build'g " 100 00 " High Schools 387 90
\$2,823 20 \$2 823 20	" Model " 27 56
	" U. P. Exams 22 05
To balance\$1,970 02	" Registry Offices 33 5
RON BOROUGH.	July 17 Po. Treas. Public School grant 566 00
	Sep. 30 Paid R. B. Carman, costs of Arbitration re School Section
1888 DR.	No. 2By-Law 886, 19 66
Dec. 31 To baiance \$481 23 18-9	Octr. 2 A. Harkness " 15 0
10.0	F. D. McNaughton " 12 00
June 25 Pd. Treas. Non-Res. Ld. Taxes 84 52	Св. \$2,271 5
26 LOVY for Co. Purposes 789	
" Co B'd'g Debentures 87 50 " High Schools 116 27	June 4 By Non-Resident Taxes \$ 19 05 26 Public School grant 566 00
"High Schools 116 27 "Model "	Dec. 31 BalCo.Rates \$1,639 85
" U. P. Exams 18 60	S.S. No. 2, 46 60
" Registry Offices 37 07	1,686 45
July 17 Pd. Treas. Public School grant 494 00	\$2.271 50 \$2,271 5
Dec. 20 " N. R. Land Taxes, 10 40	
CR. \$2,004 91	To balance\$1,686 45
Mar. 21 By eash from Trcas'r, \$200 00 April 5	Uniform Promotion Examinations.
Mar. 21 By eash from Trcas'r, \$200 00 April 5 '. 220 00 May 20 '' '' 62 59	Uniform Promotion Examinations.
Mar. 21 By eash from Trcas'r, \$200 00 A pril 5	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 0 July 22 A. E. Powter "20 0
Mar. 21 By eash from Trcas'r, \$200 00 April 5 " 220 00 May 20 " 62 50 June 4 Non-Res, Taxes	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 0 July 22 A. E. Powter "20 0 Sep. 12 A. McNaughton, ptg. Report 25 0
Mar. 21 By eash from Trcas'r, \$200 00 April 5	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 0 July 22 A. E. Powter "20 0 Sep. 12 A. McNaughton, ptg. Report 25 0 A. Brown "25 0
Mar. 21 By eash from Trcas'r, \$200 00 April 5 220 00 May 29 62 59 June 4 Non-Res. Taxes 84 52 26 Public School grant 494 00 Dec. 20 Non-Res. Land Taxes 10 40 31 Balance	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 0 July 22 A. E. Powter "20 0 Sep. 12 A. McNaughton, ptg. Report 25 0 A. Brown "25 0 D. McDlarnld "25 0
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Mar. 21 By eash from Trcas'r, \$200 00 April 5 220 00 May 29 62 59 June 4 Non-Res. Taxes 84 52 26 Public School grant 494 00 Dec. 20 Non-Res. Land Taxes 10 40 31 Balance	Uniform Promotion Examinations. 1880 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 0 July 22 A. E. Powter 20 0 Sep. 12 A. McNaughton, ptg. Report 25 0 A. Brown "25 0 D. McDlarmld "25 0 W. Glbbens, ptg. Exam. Papers 20 0 Dec. 12 Inspectors, \$120 each 360
Mar. 21 By eash from Trcas'r, \$200 00 April 5 220 00 May 29 4250 June 4 Non-Res. Taxes 84 52 26 Public School grant 404 00 Dec. 20 Non-Res. Land Taxes 10 40 31 Balance	Uniform Promotion Examinations.1889DR.June 22 To G.P.Graham, ptg. Ex. Papers \$20 0July 22 A. E. Powter"20 0Sep. 12 A. McNaughton, ptg. Report25 0A. Brown"25 0D. McDlarmld"25 0W. Gibbens, ptg. Exam. Papers20 0Dec. 12 Inspectors, \$120 each
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Mar. 21 By eash from Trcas'r, \$200 00 April 5 220 00 June 4 Non-Res. Taxes 84 52 26 Public School grant 494 00 Dec. 20 Non-Res. Land Taxes 10 40 31 Balance 933 49 \$2,004 91 \$2,004 91 To balance\$933 49 WEST WINCHESTER. 1889 DR. June 26 To Levy for Co. Purposes, '89\$ 75 00	Uniform Promotion Examinations.1889DR.June 22 To G.P.Graham, ptg. Ex. Papers \$20 0July 22 A. E. Powter"20 0Sep. 12 A. McNaughton, ptg. Report25 0A. Brown"25 0D. McDlarmld"25 0W. Gibbens, ptg. Exam. Papers20 0Dec. 12 Inspectors, \$120 each
Mar. 21 By eash from Trcas'r, \$200 00 April 5 220 00 May 29 220 00 June 4 Non-Res, Taxes 84 52 26 Public School grant 404 00 Dec. 20 Non-Res, Lvnd Taxes 10 40 31 Balance 933 49 \$2,004 91 \$2,004 91 To balance\$933 49 WEST WINCHESTER. 1889 DR. June 26 To Levy for Co. Purposes, '89\$ 75 00 \$ 75 00 	Uniform Promotion Examinations.1889DR.June 22 To G.P.Graham, ptg. Ex. Papers \$20 0July 22 A. E. Powter"20 0Sep. 12 A. McNaughton, ptg. Report 25 0D. McDlarmild"25 0W. Gibbens, ptg. Exam. Papers20 Dec. 12 Inspectors, \$120 eachSune 26 By Special Levy, By-Law 887
Mar. 21 By eash from Trcas'r, \$200 00 April 5 220 00 May 29 250 June 4 Non-Res. Taxes 84 52 26 Public School grant 494 00 Dec. 20 Non-Res. Land Taxes 10 40 31 Balance 933 49 \$2,004 91 \$2,004 91 To baiance\$933 49 WEST WINCHESTER. 1889 DR. June 26 To Levy for Co. Purposes, '89\$ 75 00 	Uniform Promotion Examinations. 1880 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 0 July 22 A. E. Powter July 22 A. E. Powter 20 0 Sep. 12 A. McNaughton, ptg. Report 25 0 A. Brown 25 0 D. McDlarmld 25 0 W. Gibbens, ptg. Exam. Papers 20 0 Dec. 12 Inspectors, \$120 each 300 0 CR. \$495 0 June 26 By Special Levy, By-Law \$360 00
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Mar. 21 By eash from Trcas'r, \$200 00 April 5 220 00 May 29 250 June 4 Non-Res. Taxes 84 52 26 Public School grant 494 00 Dec. 20 Non-Res. Land Taxes 10 40 31 Balance 933 49 \$2,004 91 \$2,004 91 To baiance\$933 49 WEST WINCHESTER. 1889 DR. June 26 To Levy for Co. Purposes, '89\$ 75 00 	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 July 22 A. E. Powter July 22 A. E. Powter "20 Sep. 12 A. McNaughton, ptg. Report 25 0 A. Brown "25 0 D. McDlarmld "25 0 W. Glbbens, ptg. Exam. Papers 20 Dec. 12 Inspectors, \$120 each 360 0 June 26 By Special Levy, By-Law \$360 00 Dec. 31 Car'd to Education Act
Mar. 21 By eash from Trcas'r, \$200 00 April 5 " 220 00 May 29 (250 June 4 Non-Res. Taxes 84 52 26 Public School grant 404 00 Dec. 20 Non-Res. Land Taxes. 10 40 31 Balance	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 0 July 22 A. E. Powter July 22 A. E. Powter "20 0 Sep. 12 A. McNaughton, ptg. Report 25 0 A. Brown "25 0 D. McDlarmld "25 0 W. Głbbens, ptg. Exam. Papers 20 0 Dec. 12 Inspectors, \$120 each 360 0 June 26 By Special Levy, By-Law \$260 00 887
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Mar. 21 By eash from Trcas'r, \$200 00 April 5 " 220 00 June 4 Non-Res. Taxes 84 52 26 Public School grant 404 00 Dec. 20 Non-Res. Lwnd Taxes. 10 40 31 Balance	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 (0) July 22 A. E. Powter "20 (0) Sep. 12 A. McNaughton, ptg. Report 25 (0) A. Brown "25 (0) W. Gibbens, ptg. Exam. Papers 20 (0) Dec. 12 Inspectors, \$120 each
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Mar. 21 By eash from Treas'r, \$200 00 April 5	Uniform Promotion Examinations. 1880 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 (July 22 A. E. Powter "20 (A. Brown "25 (D. McBlarmld "2
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Mar. 21 By eash from Trcas'r, \$200 00 April 5 " 220 00 May 29 " 62 50 June 4 Non-Res, Taxes	Uniform Promotion Examinations. 1880 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 July 22 A. E. Powter 20 July 22 A. E. Powter "20 25 Sep. 12 A. McNaughton, ptg. Report 25 25 26 A. McNaughton, ptg. Report 25 26 26 McDiarmid "25 27 D. McDiarmid "25 26 W. Gibbens, ptg. Exam. Papers 20 20 26 Dec. 12 Inspectors, \$120 each 360 360 June 26 By Special Levy, By-Law \$87
Mar. 21 By eash from Trcas'r, \$200 00 April 5 " 220 00 May 29 " 62 50 June 4 Non-Res, Taxes	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 (July 22 A. E. Powter "20 C. July 22 A. E. Powter "20 C. 20 C. Sep. 12 A. McNaughton, ptg. Report 25 (D. 20 C. A. Brown "25 C. 20 C. D. McDlarmld "25 C. 20 C. W. Gibbens, ptg. Exam. Papers 20 C. 300 C. Dec. 12 Inspectors, \$120 each
Mar. 21 By eash from Trcas'r, \$200 00 April 5	Uniform Promotion Examinations. 1880 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 (July 22 A. E. Powter 20 (Charles and the second seco
Mar. 21 By eash from Treas'r, \$200 00 April 5	Uniform Promotion Examinations. 1889 DR. June 22 To G.P.Graham, ptg. Ex. Papers \$20 0 July 22 A. E. Powter 20 0 July 22 A. E. Powter "20 0 Sep. 12 A. McNaughton, ptg. Report 25 0 D. McDlarmld 25 0 D. McDlarmld "25 0 Dec. 12 Inspectors, \$120 each 360 0 CR. \$495 0 June 28 By Special Levy, By-Law \$360 00 Dec. 31 Car'd to Education Ac. 135 00 Expenditure and Revenue. 1889 Dec. 31 To Administration of Justice \$6,565 2400 cat'on

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\$1,088 90

\$1,507 41 ...25 28 ...27 85 85 429 80 97 50 ...26 76 ...376 60 ...21 40 ...3256 60 ...321 40 ...3256 60 ...21 40 ...3256 60 ...326 70 ...3356 70 ...14 29 \$3,670 45

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\$3,670 45

14			
Concert Sumplus Account	Conveyance of Pri-		
General Surplus Account.	soners		
1888 CR.	Co. Board of Andlt 80 00	1	
Dec. 31 By balanec\$111,344 15	County Attorney, 284–38 Crier		
DR.	Crier		
To Levy for Model Schools of '87 pd.	Div CourtClerks, 15.02		
in '88 and omlt-	Gaol Surgeon 223 00		
tcd in statement	Gaoler & Turnkey 990 00	Austio	
of Liabilities of	Gaol	Auction Pedlars	
Dce. 31, 88 \$ 450 00	Govt. Anditors 32 00 Jury Expenses 2,193 60	Speelal	
Am't. authorized	Matron 100 00 Sheriff	893.	
to be paid Corn- wall Pub.Schools	Sheriff	Rates, a	
for reimbursem'ts	Stenographer 100 15 \$9,047 05	Defait	
of amt, paid the	Education-	Defieit	
Inspector 600 00	Board of Exam'rs, 557 00		
Revenue and Ex-	Entrance Exams. 850 19		
penditure 4,632 37 Balance 105,661 78	School Inspectors 1,801-38	~	
	Teachers Institutes 75 00	Cornwa	
\$111,344 15 \$111,344 15	Uniform Prom. Ex. 135 00 3,118 57		
1889	Education, Special Acet.		
Dec. 31 By baiance\$105,661 78	Cornwall Public Schools, 600 00		
	Expense-		
Abstract Statement of Revenue and	Caretaker and Mes-		
Expenditure, from January 1st to	senger	~~~~~	
December 31st, 1889.	County Auditors . 187 00		
DR.	County Clerk 300 00		
Cash on hand in Bank of Montreal\$ 3,115 68	County Buildings, 180 21		
	Farmers Institutes 75 00		
Administration of Justice-	Interest		
Ontario Government \$2,381 88	Light and Fuel 874 72		
Division Court Jury Fund 84 07 Fines 15 25	Innaties		
2,481 20	Mem'rs of Council 1,544-20 Postage & Tele'ms 67-84		
	Postage & Tele'ms 67 84 Stationery & P't'g 643 11	Munic	
Pedlars' 350 00	Special Grants 10 00	anc Unlted	
Auctioneers' Lieenses	Speelai Grants 10 00 Treasurer	on	
	Dogistry Offices 553 if/	Specia	
Public Schools, Govt. grant	7,730 53 Can. Tem. A et Account 206 08	in 1	
Surelies of A., McDonald	Debentures 3.623 09	Lav	
	High Schools 4,400 00	Tps. C	
Non-Resident Land Taxes	Model " 900 00	cas	
" Union Bank 2,900 00	Municipalitles of Williams-	Bea	
River Beaudette Drainage Acct, with		Tps. W M.	
Bank of Montreal 2,909 03	Municipalities of Charlot- tenburgh and Lancaster 3,555 52	м.,	
River Reaudette Drainage Acct. with	1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m	acc	
Union Bank	Public Schools 6,449 00	cov Cheste	
Nation River Drainage Account with Molsons' Bank 493 70	Chosterville Dam Acct. 261 31	dat	
Municipalities of Williamsburgh, Win-	Billis Pavable, Molsons BK, 31,000 00		
ehester, Mountain and Matilda 1,028 30	BR. 01 MOILT. 114,700 00	Rates	
Municipalities of Charlottenburgh and	"Union Bank 5,309 00 River Beaudette Dg. Acet.	abl liti	
Laneaster	with Bank of Montreal, 2,990 50	Suretle	
Cash overdrawn at Bank of Montreai, 156 82	Divor Reundette DV. ACCh	bal	
CR, \$200,862 43	with Union Bank 000 00		
	Nation River Dg. Acct. with Molsons' Bank 1,000 00	Furnit	
Administration of Justice-	Unif. Promotion Exams 360 00	Reai E	
Clerk of the Peace \$703 55	O'hiti Tioniotion		
Constables	\$200,862 43 \$200,862 43		
Coroners 116 05			
	C. J. MATTICE, TREASURER.		
Cornwall, 25th January, 1890.			
Verified.			
A DETITIO IL DI IMSOL			

ARTHUR H. PLIMSOLL, Chartered Accountant, A. J. MCDONALD, AUDITORS.

P

Cornwai ۰ . ۸ No. 1.—ORDINARY REVENUE AND EXPENDITURE ACCOUNT.

 EXPENDITURE.

C. J. MATTICE, TREASURER.

Cornwall, 25th January, 1890.

Audited and found correct.

ARTHUR H. PLIMSOLL, Chartered Accountant, A. J. MCDONALD, AUDITORS.

No. 2.-GENERAL BALANCE SHEET OF THE COUNTIES.

ASSETS. LIABILITIES. Munic palities of Dundas, bal-ancedue on Debentures....\$6,802 15 Debentures, maturing in 1890, \$3,626 93 And later..... 14,951 05 United Counties, balance due on Debentures... . 8,148 90 -\$18,577 98 -\$18,577 98Bills Payable—Discounted, ac-count River Beaudette....\$2,900 00 And Nation River Drainage date 261 34 -\$14,89649-\$15,500 00And discounted for the purpo-ses of the United Countles \$16,500 00 Rates of 1889, uncollected, avail-able towards general llabl--\$18,200 84 \$23,935 55 Furniture \$ 1,000 00 Real Estate......111,000 00 -\$112,000 00 \$110,294 15 And less deficit on Revenue of 1889. 4,632 37 Net Surplus...... -\$105,661 78 \$163,675 31 \$163,675 31 C. J. MATTICE, TREASURER. Cornwall, 25th January, 1890.

* Audited and found correct.

\$200,862 43

SURER.

ARTHUR H. PLIMSOLL, Chartered Accountant, A. J. McDONALD, AUDITORS.

15

TO THE WARDEN AND COUNCIL OF THE UNITED COUNTIES OF STORMONT,

DUNDAS AND GLENGARRY, CORNWALL,

GENTLEMEN :-

We have audited the Treasurer's books and accounts for the past year, and now beg to report thereon:

The assessments levied by the Council have been duly shown in the accounts for the year.

The cash disbursements have been fully and satisfactorily vouched for, and the balance on hand has been duly accounted for as at the credit of the Counties with their bankers.

Furthermore, the detailed and summary statements signed by us are correct in every respect.

We desire respectfully to call your attention to the fact shown in these statements, that the present deficit of collectable and available assets to meet the current liabilities, amounts now to the sum of \$6,338.22; and that the revenue annually levied to meet the expenditure is (as evidenced by the accounts for the past two years), insufficient to the extent of about \$5,000 annually, at which rate in a few years, the deficit will become a serious amount.

The books and accounts have been kept accurately and methodically, and the Treasurer has afforded us every facility in in the performance of our duties.

We are, gentlemen,

Yours truly.

ARTHUR H. PLIMSOLL, Chartered Accountant, A. J. McDoNALD,

