

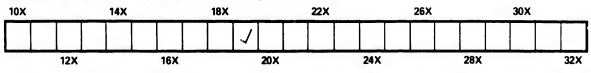


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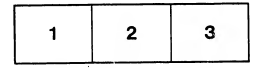
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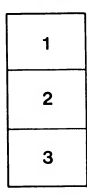
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# FIRST MEETING

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OUNTY COUNCILLO STAT inairo do COUNTY OF SIM

(UNDER THE 12TH VICTORIA, CAP. 81)

# FIRST MEETING, 1850.

COURT-HOUSE. BARRIE, County of Simcoe, Monday, 28th January, 1850.

The County Council having met this day, in pursuance of Act 12th Vic. chap. 81, being an "Act to provide by one general law, tion of Municipal Corporations, and the establish-" for the " ment c agulations of Police in and for the several Counties, " Citics, 'Lowns, Townships, and Villages in Upper Canada." PRESENT

	T TETETA	11.
Messrs.	Armson,	Messrs. Island,
	Bell,	Keenan,
	Carswell,	Lane,
	Cross Robert,	Moffatt,
	Cross William,	Morris
	Ferguson,	McConkey,
	· · · · · · · ·	1

Robertson.—13.

The Clerk called the Meeting to order.

Mr. Lane moved, seconded by Mr. Bell,-

That William Armson Esquire be elected Warden for the County of Simcee.

Carried unanimously.

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The Warden took the Chair, and addressed the Council.

• On motion of Mr. Lane, seconded by Mr Robertson,-

Ordered-That Mr. John Mc Watt be appointed County Clerk for the County of Simcoe.

On motion of Mr. Bell, seconded by Mr. Morris,-

Ordered-That Edmund Lally, Esq., be appointed County Treasurer for the County of Simcoe.

#### JOURNAL OF THE COUNTY OF SIMCOE COUNCIL.

On motion of Mr. Lane, seconded by Mr. McConkey.

Ordered—That the Warden do appoint a Committee to prepair Standing Rules and Regulations for the properly conducting the business of the Conneil

The Warden nominated Messrs Lane, McConkey, and Bell. Adjourned. WM. AKMSON, Warden.

> Court-House, Barrie, Tuesday, 29th Jan, 1850.

The Council met. The Warden in the Chair PRESENT.

Messrs.	Armson,	Messrs.	Island,
	Bell,		Keenan,
	Carswell,		Lane,
	Cross Robert,		Moffatt,
	Cross William,		Morris.
	Ferguson,		McConkey,
		son-13.	•

The Minutes of yesterday read.

The Committee appointed for the purpose of drafting Standing Rules and Regulations for the guidance of the Council, brought up a Report accompanied by a draft of Standing Rules for that purpose.

On motion of Mr McConkey, seconded by Mr. Lane,

Ordered—That the Report and draft of Standing Rules now read be adopted.

The Treasurer's Report and Balance Sheet together with Surveyor's Report No 1, and Auditors Reports Nos. 1, 2 and 3, laid before the Council

On motion of Mr. Lane, seconded by Mr. McConkey,

Ordered – That the Warden do now appoint the required Standing Committies.

The Warden nominated for Education, Messrs. Armson, Moffatt, and Carswell.

For Finance and Assessment, Messrs. Bell, McConkey and Robertson.

For Roads and Bridges, Messrs. Lane, Cross (Innisfil) and Keenan

For District Property, Messrs. Morris, Island and Ferguson,

On motion of Mr. Lane, seconded by Mr. McConkey,

Ordered -- That the various documents laid before the Council this morning, be referred to the respective Committees.

.

The Warden appointed Mr. John Atkinson an Auditor of the County. On motion of Mr. Morris, seconded by Mr. Ferguson. Ordered-That Mr. William Graham be appointed one of the Auditors of the County. On motion of Mr McConkey, seconded by Mr Lane, Ordered -That the Warden do appoint a committee to consist of seven Members, to report on the Municipal Act, and that any documents required, now in p ssession of the Council be laid before them. The Warden nominated the following, viz : Messrs. Lane, Messrs. Bell, Armson, Keenan, McConkey, Morris. Carswell. On motion of Mr. Morris, seconded by Mr. Ferguson, Ordered-That Mr. Henry Creswicke be appointed County Surveyor for the current year. A communication from T. A. Stayner, Esq, Deputy Postmaster General, relating to the establishment of new Post Offices in the County of Simcoe, land before the Council. Adjourned. WM. ARMSON, Warden. COURT-HOUSE, BARRIE, Wednesday, 30th Jan., 1850, The Council met. The Warden in The Chair. PRESENT. Messrs. Armson, Messrs. Island, Bell, Keenan. Carswell, Lane, Cross Robert, Moffatt, Cross William, Morris, Ferguson, McConkey, Robertson-13. The Minutes of yesterday read. The following Petitions were presented. Of the Trustees of School Section No. 1 of the Township of Collingwood, praying for a larger portion of the School grant. By Mr. Ferguson. Of the Inhabitants of South Orillia, praying that the By-law of the late District Conneil to provide for the attachment of certain Townships to each other, he repealed. By Mr. Moffatt.

Of certain Inhabitants of the Township of North Orillia, pray-

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ing that no alteration should be made in that part of the By-law of the late District Council, which relates to North Orillia. By Mr. Bell.

On motion of Mr. Ferguson, seconded by Mr. Robertson,

Ordered—That the petition of School Section No. I, Township of Collingwood be referred to the Standing Committee on Education.

Mr. Bell moved, seconded by Mr. Keenan.

That the Petitions of Inhabitants of North and South Orillia be referred to a Select Committee to be named by the Warden.

Moved that the yaas and nays be taken. By Mr. Lanc.

On a divisi n being call for, it was decided in the negative.

The Surveyor's Report No. 2 laid before the Council, accompanied by certain documents

Ordered —That the Surveyor's Report No. 2, with accompanying documents be referred to the Standing Committee on District Property.

The County Superintendant's Report, together with Account and Vouchers laid before the Council.

A Communication from Thomas A. Fergusou, School Teacher, laid before the Council.

Ordered That the Communication of Thomas A. Ferguson, with all others on the subject of Education, be referred to the Standing Committee on Education.

A Communication from the Clerk of the Peace relating to the Census Rolls, laid before the Council.

On motion of Mr. Lane seconded by Mr. VeConkey.

Ordered—That the Finance Committe t keinto their consideration By-lay No. 47, to examine if any alteration in said By-law is required, and if so, to make the necessary alteration.

On motion of Mr. McConkey, seconded by Mr. Lane.

Ordered—That the preenring of a County Seal and the adoption of a suitable mot o, be referred to the Standing Committee on County Property.

A Memorial from the Municipality of the United Townships of Medonte, Tay, Tiny and North Orillia, praying that all the Town lines therein be kept in repair by the County, haid before the Council. By Mr. Bell.

Mr. Bell moved, seconded by Mr. Moffatt.

That the Memorial of the Munic pality of the United Towhships of Medoute, Tay, Tiny and North Orbilia, be referred to the Standing Committee on Roads and Bridges

On a division of the Centreil, it was decided in the negative. Adjourned. GEO. WM. BELL, Chairman, pro. tem.

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COURT-HOUSE, BARRIE, Thursday, 31st Jan, 1850.

Moffatt, Morris, McConkey,

Robertson,-12

The Council met.

PRESENT.	
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•	Bell,	Messrs.	Keenan,
	Carswell,		Lane,
	Cross Robert,		Moffatt,
	Cross William,		Morris,
	Ferguson,		McConke
	Island,		Robertso

In absence of the Warden, the Clerk called the meeting to order. Mr. Morris moved, seconded by Mr. Cross, (Innisfil),

That Mr. Bell do take the Chair pro. tempore.

Mr. Bell took the Chair.

Messrs.

Presented -The Petition of John Pearson, Builder, Sarrie, praving for remuneration for work performed at the Court House in the **year** 1846.

Ordered-That the Petition of John Pearson be referred to the Standing Committee on Finance and Assessment.

The following Petitions were presented.

Of certain inhabitants of Orillia, Southern Division, praying that the By-law of the late District Council, providing for the attachment of certain Townships, be repealed so far as regards that Township. By +r. Mofflett.

Of Moses Hayter, Jailor, Berrie, praying that provisions may be made for an old man now in the County Jail, and who is in the most helpless state of feebleness. By Mr. Lane.

On motion of Mr Lane, seconded by Mr McConkey,

Ordered - That the Petition of Voses Hayter be referred to a Special Committee, to be appointed by the Chairman.

The Chairman nominated Messrs Lane, Robertson and Ferguson. Mr. Morris moved, seconded by Mr. Roberts n,

That the petition of the Inhabitant : of South Orillia, be referred to a Select Committee consisting of Messrs. McConkey, Lane, Moffatt, Keenan and Bell.

On which the Yeas and Nays were taken as follows. viz :

YEA	S.
Messas. Carswell,	Messrs. Mofiatt,
Cross, (Tecumseth)	Morris,
Keenan,	McConkey,
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Robertson-7.

NAYS.

Messrs. Cross, (Innisfil,) Messsrs. Island, Ferguson, Lane-4.

Carried by a majority of three.

The Auditors Repair No 4, laid before the Council.

On motion of Mr. Ferguson, Seconded by Mr. Cross, (Innisfil.)

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#### JOURNAL OF THE COUNTY OF SIMCOE COUNCIL.

Ordered — That the Auditor's Report No 4, be referred to the Standing Committee on Finance an Assessment. Adjournded. GEO. WM. BELL, Chairman, Pro. Tem.

> Court-House, BARRIE, Friday, 1st Feb., 1850. e Warden in the Chair.

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'i he Council met. The Warden in the Chair. PRESENT.

M

essrs.	Armson,	Messrs. Island,
	Bell,	Keenan,
	Carswell,	Lane,
	Cross, Robert	Moffatt.
	Cross, William	Morris,
	Ferguson,	McConkey,
	Deben	

Robertson—13.

The Surveyor's Report No. 3, together with a letter from Moses Hayter, Jailer, had before the Council.

The S anding Committee on County Property brought up Reports Nos. 1 and 2.

Orderd—I hat the Reports now read, be adopted.

On metion of Mr. Keenan, seconded by Mr. Bell,

Ordered—That the Petition of the inhabitants of North Orillia be referred to the Special Committee appointed to report on the petition of the Inhabitants of South Crillia.

On motion of r. McConkey, seconded by Mr. Lane.

Ordered — That Wessrs. Armson, Bell, Lane, Morris and Carswell be a Committee to report upon the subject of the Torento, Simeoe and Lake Huron Union Rail Road.

On inotion of Mr. Ferguson, seconded by Mr. Cross, (Innisfil,)

Ordered - That the Surveyor's Report No. 3, together with the communication from Moses Hayter, Jailor, be referred to the Standing Committee on County Property.

On motion of Mr. Ferguson seconded by Mr. Cross (Innisfil,)

Order al-That the Committee on Roads and Bridges be instructed to consider and report upon the repairs of Town lines, and also on what Roads are to be considered County Roads, for the purpose of drafting a By-law thereon.

Or motion of Mr. Lane, seconded by Mr. McConkey,

Ordered—That the Finance committee report to the council upon the payment of members of this council for their services as such.

The county Surveyor's Report No. 4, laid before the council. Ordered—That the Surveyor's Report No. 4, be referred to the

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committee on county Property, The committee on county property, brought up Report No. 3. Ordered—That the Report now read be adopted. The Standing committee on Finance and assessment brought up Report No 1, Ordered—That the Report now read be adopted. The Standing Committee on Finance and Assessment brought Report No 2, accompanied by draft of By-law. Ordered – That the Report now read be adopted. Ordered - that the draft of By-law now read a first time, be read a second time forthwith. The Standing committee on Education brought up Report No. 1 Ordered—That the Report now read be adopted. The Special committee to whom was referred the Petition of certain inhabitants of the Towash ps of Orill a brought up a Report. Ordered - That the report now read be adopted. The special committee appointed to report on the communication from Moses Hayter, Jailor, brought up a Report. On moti n of Mr. Lane, seeo ded by Mr. McConkey, Ordered-That the blank left in Report now read, be filled up with the sum of seven shillings and six pence. Ordeled—That the Report be now adopted. The Standing committee on F nance and Assessment brought no Report No. 3 accompanied by Draf: of By-law. Ordered - That the Report now read be adopted. Ordered-That the Draft of By-law now read a first time, be read a accond tim · forthwith. On motion of Mr. Forguson, secon 'ed by Mr. Cross, (Innisfil.) Ordered - That the Warden do appoint a committee on contingencies Th Warden nominated Messrs. Island, Cross (Tecumseth) and Robertson WM. ARMSON, Warden. Adjourned. COURT-HOUSE, BARRIE, Saturday, 2nd Feb., 1850. The Warden in the chair. The Council met. PRESENT. Messrs. Island. Messrs. Armson, B∍ll, Keenan, Carswell, Lone, Moff.itt, Cross, Robert Cros, William Mo ris, McConkey, Ferguson, R shertson-13. On motion of Mr. Bell, seconded by Mr. Robertson,

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#### JOURNAL OF THE COUNTY OF SIMCOE COUNCIL.

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Ordereed --- That the council do not now go into committee of the whole on Draft of By-law relating to the appointment of Enumerators, read a second time, but has it be read a third time forthwith.

Ordered--That the By-law now read a third time do pass, is engrossed, signed an issued by the Warden.

On motion of Mr. Robertso, seconded by Mr. Bell.

Ordered--- that the committee on Finance and Assessment do report on the duties and salaries of the several County Officers.

The stan ing committee on Roads and Bridges brought up Report No 1, accompanied by Draft of By-law.

Ordered-That the Report now read be adopted.

Ordered— $T_{0}$  t the Draft of By-law now read a first time, be read a second time forthwith.

Ordered--That the council do go into committee of the whole on the draft of By-law now read a second time.

The council went into committee of the whole on the draft of By-law. Mr. K enan in the chair.

The Committee of the whole rose and reported the Draft of By-law as amended.

On motion of Mr. Lane, seconded by Mr. Carswell.

Ordered-That the draft of By-law be now read a third time forthwith.

Ordered--That the By-law now read a third time do pass, be engros. sed, signed and sealed by the Warden.

The standing committee on county property brought up Report No4 Ordered--That Report now read, be adopted.

On motion of Mr. Bell. seconded by Mr. Keenan.

Ordere l-- t hat the council do now go into committee of the whole on draft of By-law to raise and levy Taxes for the current year

The council went 1 to committee of the whole on draft of By-law. Mr. Lane 10 the chair.

The committee of the whole rose, and reported the draft of By-law as amended.

On motion of Mr. Bell, seconded by Mr. Keenan,

Ordered--Thut the draft of Bylaw now read a second time, be read a third time forthwith.

Ordered-- I hat the By-law now read a third time do pass, be engrossed, signed and sealed by the Warden.

The standing committee on Finance and Assessment brought up Report No 4, accompanied by Draft of By-'aw.

Ordere !--- That the Report now read be adopted.

Ordered—That the draft of By-law now read a first time, be read a second time torthwith.

Ordered---That the council do not now go into committee of the whole on draft of By-la x now read a second time, but that it be read a third time forthwith.

On motion of Mr. Bell, seconded by Mr. Ferguson,

Ordered—That the draft of By-law now read a third time do pass, be engrossed, signed and sealed by the Warden.

The Special Committee appointed to report on the Municipal Council Act, brought up a Report, accompanied by a draft of Mamorial to the Legislature.

On motion of Mr. Lane, seconded by Mr. Canswell,

Ordered—That the Report and Draft of Memorial now read, be adopted, that the Memorial be engrossed, signed and scaled by the Warden, and transmitted to the Legislature.

The Standing Committee on Finance and Assessment brought Report No. 5, accompanied by diaft of By law.

Ordered-That the Report now read be adopted.

Ordered—That the draft of By-law now read, be read a second time forthwith.

Ordered — That the Conneil do not now go into Committee of the whole, on draft of By-law now read a second time, but that it be read a third time forthwith.

Ordered—That he draft of By-law now read a third time do pass, be engrossed, signed and scaled by the Warden.

The Standing Committee on Finance and Assessment brought up Report No. 6.

Ordered—That the Report now read be adopted.

The Special Committee appointed to report on the Toronto, Simcoe and Huron Union Rail-Road, brought up a Report.

On motion of Mr. McConkey, seconded by Mr. Lane,

Ordered—That the Report now read be adopted.

On motion of Mr McConkey, seconded by Mr. Carswell.

Ordered—That the Clerk be instructed to provide the County Seal.

The Committee on Contingencies brought up a Report,

On motion of Mr. Cross, (Technseth.) seconded by Mr. Morris, Ordered — That the Report now reac be adopted.

On motion of Mr. McConkey, seconded by Mr. Ferguson.

Ordered — That the Clerk be instructed to get the similar and proceedings of this Council printed at the earliest date, and on the best terms possible.

Adjourned, sine. die. Jno. McWatt, Clerk. WM. ARMSON, Wurden

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#### The Standing Committee on County property. Report No 1.

The Committee on County property to whom wer referred the County Surveyors report No. 1, beg leave to report, that they have carefully read Mr. Hayter's letter, respecting the crection of a work house, and under the present circumstances of the County, your Committee cannot recommend his sugressions.

All which is respectfully submitted, HENRY MORRIS, Committee-Room, Feb. 1st 1850. Chairman.

The Standing Committee on County property No. 2. The Standing Committee on County property, to whom was referred the Surveyor's Report No. 2, beg leave to report. That they have carefully examined the fire proof vault and alterations which were ordered to be made, and find the work satisfactorily performed. Your Committee consider that the Surveyor has acted judiciously in making the necessary extra alterations which were required. With regard to the cord wood for the use of the Jail and Court-House,—your Committee would recommend that so soon as the quantity has been delivered and certified by the County Surveyor, the Treasurer be authorised to pay the amount to the Contractor.

All which is respectfully submitted, HENRY MORRIS, Cemmittee-Room 1st Feb., 1850. Chairman.

The Standing Committee on County Property, Report No. 3.

Your Committee to whom was referred the Surveyor's Report No. 3, beg leave to recommend that the following articles and improvements be had and made, That the Clerk of the Peace's room be altered in the way he wishes, not to exceed a sum of three pounds. That two stoves be ordered, not to exceed the sum of four pounds ten shillings, and that the broken one be cramped together, and if then found to be unsafe to be sold and a new one be procured, not to exceed the sum of two pounds five Shillings. That the carth he removed from behind the Court-House and a barrel drain he made on the east side of the same, the price not to exceed the sum of four pounds ten shillings. That two dczen of plain chairs be procured for the use of the Court-House. That the Chimneys be swept twice a year, and oftener if required. With respect to the ash house, we consider it may be done without for the present. Your Committee would recommend that the Surveyor be instructed to carry the same into effect.

All which is respectfully submitted. HENRY MORRIS, Cormittee-Room Feb. 1st, 1850. Chairman.

Of Standing Committee on Finance and Assessment. Report No. 1. To the Simcoe County Council.

The Committee on Finance and Assessment, to whom was re-

#### 1850.] APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOR COUNCIL. 11

ferred the Petition of John Pearson, praying for the payment of a sum deducted from the amount stipulated to be paid to him on the due performance of certain repairs on the Roof of the Court-House, in the year 1816, would simply state, that the Committee on District Property appointed by the Council to report upon the subject of these repairs, that same year, gave it as their opinion that the contract had not been duly fulfilled by the Petitioner, that consequently he had no legal claim whatever on the District. But, unwilling to withold all remuneration, they recommended that as soon as certain alterations should have been effected, the contractor should receive a proportion of the sum conditioned to be paid him, upon which he should give up all claims on the District for any part of this work, and that he should enter into bonds of security guaranteeing the stability of the Court-House during a period of seven years. The Petitioner now prays that the sum thus deducted should be restored to him, and that he should be released from his Bond. Your committee do not think it commendable in the Petitioner to have now preferred a claim, for which he has given an acquittance, nor by a compution of the Report above alluded to, with other information laid before them, do they conceive it would be justifiable in them to recommend the adoption of the prayer of the petition, the petitioner in their estimation having been most liberally paid for work which seems to have afforded no great satisfaction, and of the present condition of which, after a lapse of four years only, no very high opinion is entertained.

All which is respectfully submitted, GEO. W. BELL, Committee Room, Feb. 1st, 1850. Chairman,

#### Standing Committee on Education. Report No. 1.

Your Committee to whom was referred the Communication of Thos. A. Ferguson, Student of the Normal School, requesting to be informed whether his services will be required by the Council in any other shape than as 'teacher of a common school within the bounds of the County, beg leave to recommend that Mr. Ferguson be informed that in consequence of the very unsatisfactory condition in which both the present and former School acts stand, it is impossible for your committee to come to any definite decision on the matter during the present session of the Council, but would suggest that for the remainder of the current year Mr. Ferguson be recommended to retain his present situation as Teacher of the common school, in Bradford, West Gwillimbury. Your committee have also had under their consideration the report of the District Superintendant of common schools for the year 1819, and beg leave to remark, that altho the condition and position of some of these schools is not such as your committee might desire to see them placed in, still they have every reason to be satisfied with what has

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#### 12 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. [1850.

been already accomplished, and confidently expect that should these schools continue to be fostered by wise and Leneficial laws, ere long a very great change must take place, not only in the character of the schools, but in the kind and amount of the instruction they are calculated to disseminate. Your committee have also examined the accounts of the Superintendant of common schools for the years 1848 and 1849, and have found them correct; they therefore recommend that the Warden be authorized to sign the abstract of those accounts required by the Inspector General. Your committee have also taken into their consideration the petition of the trustees of school section No 1, Collingwood, proying for a larger pertion of the school fund than has been appert oned to them by the District Superintendant. Your committee cannot recommend that the prayer of the lectition be granted, for the following reasons. It appears by reference to the District Superintendant, that the sum of money now in his hands belonging to the Township of Collingwood has been several years accumu ating, and they consider it would be quite injudicicus to apportion any far ther amount than that already paid, a sum greater than that which would have accrued to them by a strictly legal apportionment. Your committee also beg to state that the whole school fund belonging to Collingwood will be paid into the hands of the Corporation itself on the 1st March next, and they are of opinion that what has required years to accumulate should not be expended at the last moment that the County Council can be expected to exercise any control over it, without the knowledge and approval of the entire population of the Township concerned.

All which is respectfully submitted, ANDW. MOFFA'T, Committee-Room, Feb. 1st, 1880 Chairman.

Report of the Special Committee to whom was referred the petition of certain inhabitants of the Townships of Orillia.

To the Simcoe County Council.

The committee to whom has been referred the petition of certain inhabitants of the Townships of Orillia, prasing that the By law of the late District Council, in as far as it regards that Township be repealed. Your committee beg leave to report, that after a careful examination of the said petition they can see no Legal ground on which to recommend any alteration in the said By-law, and that it is their decided opinion that North Orillia and South Orillia are separate and distinct Townships, in support of which decision they would beg to refer to the eighth of Vie Cap. 7.

> All which is respectfully submitted, THOS. MACONCHY,

Chairman

Con., ittee-Room, February 1st, 1850.

#### 1849.] APPENDIX TO JOURNAL OF THE COUNTY OF SINCOE COUNCIL. 13

Report of Special Committee on the patient of Moses Hayter, Goaler, To the Maniarpal Council of the County of Sincoe.

The special contant test appointed to report upon the patition of Moses Hayter, Goaler, in relation to the indigent person, Maxwell, beg leave to report, that a more important subject then this seldom can be brought hefore the attention of the Council, inasmuch as the present action of the Council may be looked upon as a precedent for the future. Your committee feel that the action of the council must, in pursuance of the dictates of humanity, provide for the support of this individual. H: is without a re'a ion in the coun r., d-stitute and physically helpless; but whilst your committee would recommend that this rare case of destitution an heiplessness should be provided for, they would pointedly declare that it shall not be held as a precedent. Your committee coosider that in any case of individual destitution, wherein such individuals have relatives capable of maintaining such poor, that the laws of nature and scripture demand them so to do. We would recommond in this case agreeably to the prayor of the petition, that the District Surveyor arrange with Thomas G. Boyl for the keeping of this individual, or with some other person r strict ng the allowance to seven shillings and six pence per week, to be puid weekly, for one year.

All which is respectfully submitted, J. LANE, Chairman. Committee-Room, Feb. 1st, 1850.

#### Of Standing Committee on Finance and Assessment, Report No. 2. To the Since County Counci'.

The committee of finance and assessment to whom was referred the Treasurer's Report and Balance sheet, shewing at the credit of the County on the 31st Dec, 1849, the sum of £4-6 is 4 l, beg leave to make the following statements as suggested by the former document. The first paragraph which invites remark is that which congratulates the council on the probable and immediate accession to the construction by the propeeds of the Tavern Licenses, of not less than £300, which your committee think it would be advisable to appropriate to the reduction of the county debt. In remarking that the collectors for 1848 have all puil up their halances, an exception is made in the case of the collector of Nouawasaga, who is still in arrears to some triffing extent. As it is essential that the sum thus remaining uncollected should be recovered without delay, and as it seems unaccountable how the stringent measures adopted by that officer should have failed your committee do not hesit ite in recommenting that the Treasurer should be authorised to lose no time in instituting legal proceedings against him. Having • xamined the several clauses of he new Municipal act referring, amongst other matters, to the manner in which the Taxes have to be raised, your committee observe that provision will have to be made by the Council for the payment of County officers, for the keeping and repairing of the County Court-House and Jail, for the payment of the interest of the county debt, for the liquidation of the principal thereof, and for all other

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#### 14 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. [1850.

purposes chargeable against the county, and that all monies required for these purposes must be levied by Tolls or by a rate or rates to be assessed equally on all rateable property, by a schedule furnished by the Treasurer, it appears if at the Toxes for 1849 amoun ed to £2364 19s 6d, that the valuation of property was £236,949 and that the items paid out of the Tre sury in remmeration of assessors, collectors and Township clerks, somewhat exceeded £300. In consequence lowever of these officers being now under the sole control of the Township Councils, the sum of  $\pounds$  2000 will probably be adequate to meet the expenses of the county. Estimating still the value of property at £236,949, it will be found that a tax of 2<sup>1</sup>/<sub>2</sub> d in the Pound on all rateable property will realis  $\mathbf{e}$  a sum  $\mathbf{e}_{1}$  uivalent to the demand on the county exchequer. With reference to the tax of one pen sy per acre on absentee wild lands, it is a matter of regret that the road monies thus acquired, from which such advantage has accrued to the community, will for this year be diminished to one eighth. In conclusion, your committee beg leave to submit the accompanying draft of By-law for raising the Taxes for the current year

All which is respectfully submitted. Committee Room, Feb. 2nd, 1850. GEO. WM. BELL, Chairman. 18

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#### Of Standing Committee on Finance and Assessment, Report No. 3. To the Simcoe County Council.

The committee on Finance and Assessment, to whom was referred bylaw No. 47 relating to taking the census and the appointment of enumerators and prymen of the same, beg leave to recommend that the following By-law be adopted.

All which is respectfully submitted, Committee-Room, Feb. 1st, 1850. GEO. WM. BELL. Chairman.

#### Standing Committee on Roads and Bridges.

To the Municipal Council of the County of Simcoe.

Standing committee on Roads and Bridges, beg leave to report, that as required they have considered the subject brought before them on the notion of Mr. Forguon. The committee conclude That all roads (and only such) are county roads which the county Municipal Council deem it to the interest of the inhabitants to assume, as the law directs. That all roads lyingor being between different Townships are exclusively under the jurisdiction of and subject to the control of the county councils; and with regard to these your committee would recommend that for the present year these lines be placed under the superinterdance of the Reeves of the respective Townships, under the following by-law.

All which is respectfully sul mitted,

JONATHAN LANE, Chairman.

Committee-Room, 2nd February, 1850.

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1850.] APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. 15

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that o the (and deem That ively ocils; the f the The Committee on County Property, Report No. 4.

The standing committee on ceanty property, to whom was referred the county Surveyor's report No. 4. respecting a back entrance to the Count-House, big leave to report,—That your committee would recommend the same to be made with as little delay as possible. With regard to the County Seal, your committee would recommend that it e engraving of the o'd seal be copied, altering the word District to County, and altering the date.

All which is respectfully submitted, Committee-Room, Feb. 2, 1850.

### HENRY MORRIS, Chairman.

To the Municipal Council of the Counv of Simcoe.

The special committee appointed to report upon the New Municipal Act, leg leave to report, - That aiming at the sole purpose of mility, they will classify their observations under the following very different heads.

First. Certain difficulties or errors we deem the act contain which your committee would desire should be submitted respectfully to the Lagislature at its first sitting by the accompanying Memorial.

Secondly. A few observations upon their own power and dutics under the act.

Thirdly. For the purpose of uniformity and facilitating the public business of the county at large, certain recommendations to the Reeves of the soveral Townships.

The powers and duties of the present councils in relation to some matters are greatly extended, particularly with regard to provisions for aiding a higher state of schoolastic education—preater public improvements of Roads. B i lges &c., which as the counties increase in population and wealth with he available, and greatly beneficial to the progress and happiness of the people. Your committee would recommend to the attention of the several Township Reeves, the following suggestions chiefly derived from the 1 Vic., chap 21.

Town hip clicks to keep two or more Books, and enregister all proceedings of corporation—in one of which the affidavits or declarations of office, shall be enregistered.

Each Township or United Township to provide a seal bearing the proper title of the Township.

Township c'erk immediately after the appointment of the Township officers to place in such public places as directed, lists of the various officers and also to forward a copy of such list to the Clerk of the Peace, as tar as regards the assessors and collectors.

That all Township officers except those required to take on hs of office, shall sign a declaration in the clerks books within twenty days after their appointment, in default of which the clerk shall lay before the Township Reeve a list of such defaulters,—who shall be subject to the fines hereinafter named or pointed out; and the Corporation shall appoint as early as convenient other officers in their stead.

The Declaration as given in the above named Act to be the Declara-

#### 10 APPENDIX TO JOURNAL OF THE COUNTY OF SINCOE COUNCIL. [1850.

tions taken by officers allowed to declare.

20th clause of said Act to be followed substituting the term Municipality for Magistrate.

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21 sec. followed, but recommend that the overseers be supplied with printed forms.

22 sec. adopted.

23 " " substituting the word By-law, for act.

24 adopted.

25 dθ, omitting that portion referring to town lines. 26 sec. adopted.

27 do with the Municipality substituted for Magistrate-By-law for Act.

28 sec. adopted.

29 do substituted the word municipality for Warden. 3.1th and 3.1st sec. adopted.

With regari to the office of Pound keepers, we would recommend the tariff of fees of the late District Council, and for the further guilance of the Township Councils we would refer them to 1st Vict cap. 21.

36 sec. adopted, aft r the words dec'arations of office or oath taken.

34 Adopted by making it appl cable to Townships.

51 sec adopted-also, see cap. 16 1st vic.

Fence Viewers (Vide) 12 cap 4 of Wm. 4. With regard to duties and emoluments of collectors and assessors take By-law of the present sitting of the Council as a guide.

All which is resp. ctfu'ly submitted J. LANE, Chairman. Committee-Room, Feb 2nd, 1850.

To the Honorab'e the Legislative Assembly, in Parhament Assembled.

The memorial of the county council of the county of Sim : oe in council assembled.

Respectfully sheweth — That your Memori dis's, receive with much satisfaction the new Municipal Act, believing that its extended powers granted to Municipal corporations, when accompanied by the anticipated Assessment Act, and with certain alterations which time and its working may show necessary, will prove greatly beneficial.

For its early improvement we respectfully submit the following suggest ons

Sec. 12 and 16 appear to Your Memorialists contradictory,-the latter being undoubtedly an accelental interpretation.

14 From the latter part of this section a difficulty might arise, as, however small the Ward, or portion of Ward, or small the number of inhabitants, that portion would retain a councillor.

38 This clause we would suggest should read, that the Town Lines or r ads lying between Townships should remain with and under the control of the Township corporations, with an appeal to the county council in the event of any dispute arising between such Townships upon matters relating to such lines. 1850.

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### 1850.] APPENDIX TO JOURNAL OF THE COUNTY OF SLACOD COLLECT. 17

6 clause under 4 t see, is not fully intelligible -

11 clause under 41 sec, and 157, relating to the stopping of roads, are contradictory.

Councils are required to raise, levy cell of such appropriate provides required for all condity purposes,—the power of objecting deer activities sufficiently defined.

## To the Municipal Connect of the floatby of Charles.

The Special Committee appoints 1 to report size Fug Rules and Regulations for conducting the buch report this of each bog leava to report; That they recommend the comption of the following re-All which is respectfully subtant d, 22ROD MACONCRY,

Committee-Room, Fob. 2nd. Chairman.

[Rera followed the Shales]

Of Standing Committees on University and Superscription. Report Mo. 4.

To the Municipal Connell of the County of Flatter.

The Committee on Pinnace and Assessment, to whom was referred for consideration the salaries of County officers for the procent year, beg leave to state, that they have drained a  $B \sim haw for (0.1)$  approval of the Council, fixing these salaries as follows, viz.

1 he	Transurer of	the Cot	1947).	£137	()	0	
The	Clerk	do.	do.	53	- 82	0	
The	Surveyor	do.	do.	25	0	0	
The	Aulitora ene	h,	do.	2	10	Ġ.	
The	Keeper of the	e Court	House,	15	10	t	

In recommending this scale of payments, your committee would observe that they have not properly ascentrined how the duties of these officers may be affected by the new Municipal Act; the majority are old and well testel servents of the Connect, where comparation has scarcely been adequate to the work they have to be applied to the whose past services will doubtle smother be to gather would a comparation of their past and future duties is a contract, which owing to the press of business now bearing on the Connect, your committee correct to the mended your committee begate member the mean applied work of by law.

> All which is respectfully a chmittid, CEO, WELTCELL, Channan,

Committee Room, Feb. 9, 1830.

#### 18 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. [1850.

### Of Standing Committee on Finance and Assessment. Report, No. 5.

To the Simcoe County Council.

The committee on Finance and Assessment, to whose consideration was submitted the payment of the Members of this Council, for their services as such, beg leave to report. That they conceive the sum of six shillings and three pence, Currency, per day, would be a suitable remuneration for each day's attendance, with the additional allowance of a mileage of two pence per mile, to cach member, over and above the distance of ten miles, which shall apply to both coming and going. - Your committee also suggest, that to preclude the possibility of dispute, the amount of mileage to which each member is entitled shall be determined by the County Clerk. Your committee beg leave, for this purpose, to submit the accompanying draft of by-law.

All which is respectfully submitted, GEO. WM. BELL, Committee-Room, Feb. 2nd, 1850. Chairman

To the Municipal Council of the County of Simeoe.

The special Committee appointed to report upon the Subject of the Toronto. Sincee and Lake Huron Railread, beg leave to report, - That they consider the accomplishment of this great project as all important to the welfare of the County of Sincee. That they will cerdially concur in, and aid the undertaking under any secure and satisfactory plan that will admit the action of Corporate Bodies. That they see with satisfaction the late demonstration of the people of Toronto upon the subject, believing that such a work would greatly conduce, commercially and morally, to the advancement of the County.

All which is respectfully submitted, THOS. MACONCHY. Committee-Room, Feb. 2, 1850. Chairman

### Of Standiug Committee on Finance and Assessment. Report No. 6.

#### To the Simcoe County Council.

The Committee on Finance and Assessment, to whom was referred Auditors' reports Nos-1, 2, 3 and 4, beg to inform the Council that they are satisfied with the accuracy of these documents. Referring to report No. 2 your committee are struck with the large balance of road monies, which the Township clerk of Collingwood is shown to have in hand. Considering the state of the public highways in the back Townships, and the anxiety usually evinced in the distribution of this very important fund, it is inconceivable how so large a sum should remain unappropriated. As the County Council however has now no control over this money, it is unnecessary for your committee to make any further comment on the subject. Auditors reports Nos. 3 and 4 shew the following accounts chargeable against the County, viz :--

#### [.[0.] APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL, 19

Charles Vale, for iron shutters.	£8 0 0
Henry Ainlie, sweeping chuancys, &c.,	1 5 0
S. M. Sanford, for candle sticks,	2 8 0
II. B. Hopkins, making out bond,	0 10 0
T. F. Davies, printing,	$14 \ 9 \ 9$
James Turner, for vault, &c.,	91 0 91
H. Creswicke, letter postage,	0 1 10
A. Burnett, fixing stoves,	1 2 7
S. M. Sanford, for wharfage,	0 15 44

£119 13 5

Your Committee therefore recommend that the Warden do issue his warrant for the payment of the said accounts. All which is respectfully submitted. GEO. WM. BELL, Chairman. Committee Room, Feb. 2nd, 1830.

Committee Room, reb. 2nd, 16.0.

The committee on Contingencies having examined the several accounts and allowances necessary to be granted for services performed, would recommend that the chairman do issue his warrant for the payment of the following sums, viz :--

	ند	s.	п.
John McWatt, for stationary,	0	16	8
do. Candles,	0	9	2
do. Postage,	-	1	
	<b>4</b> .	_	-
do. Copying Minutes, October Session,	4	0	0
		-	
	7	- 6	10
William Foster, 1850, to 6 days attendance as			
Messenger, 5s. per day.	1	10	0
Francis Martin, 1850, to 6 days attendance as	-		•
		10	0
Constable, 5s. per day,	1	10	0
			-
Total,	$\pounds 10$		10
All which is respectfully submitted, ROBERT	I CRO	)53	
Committee-Room, Feb. 2nd, 1850.	Cha		
Sommittee Hoom, 1 co. 2nd, 2000.	~ *****		~~~ 2

Report of Superintendant of Common Schools.

To the Warden and Council of the County of Simcoe.

Gentlemen,—I have the honour to lay before you a report on the state of the Common Schools of the County, but I much regret that in consequence of not having received the whole of the trustees' returns for the past year I shall be compelled, in a great measure, to resort to those for 1848, as the basis of the information I am desirous of supplying. There were then 89 Schools in operation, conducted by 86 male and 3 female teachers, at an average salary of £38 each. These schools were attended by 2243 male and 1792 female pupils, out of a resident population of 8291. They were kept open, on the average,

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#### 20 APPENDED J TAME OF THE COUNTY OF SIMCON COUNCIL [1850.

during 51 couths of the year, and to poy the salaries of the teachers 21172 Br. 24, but there is a low rate of an amount exceeding that or the rest of the live statistics it per constant of a second state of the second s the population plant a main context agree and it, or a involving more in all tempt the as ant pregnant of a result of informers on the future intricts of coset, is observed in the change which the character of the school, has as lengther, and my el those which in 1 jil occupied the loarest radio more whing to the should class; and the new are firsted, of the first class has considerably increased ; almonthese on the letter lie thave chiefly to be found in the Poweships of West Chvillenbury and Peromsell, it if they are gradually spread. ing themselves over other parts of the County, and Innishi, Essa, Vestea Cerlia and St Vincent, connew boast of Schools conducted by teachers capable of imparting a good English (and in some instances a classical) education, I am glad to observe that the Irish National School Books have been very generally introduced into the County during the last two years, and from the assound of varied and useful infor ma, ion they contain, and their perfect adaptation to every purpose of the tencher, ham convinced that the happiest effects willbe experienced from their introduction. A few mays since I received a circular from the Inspector General, stating that it was the intention of the Administration to re-consider the second Act of last Session. Conceiving that education is the first and or of society, and that it ought to have the energies of society's both ainds, and that it is menmberit upon every friend of the cause to lend his best assistance to perfect our common school system, I beg leave to lay the document before you with a view of eliciting the oplanoa of the Council on so important a subject, an opinion which I ain sure will have due weight in the deliberation of the Government. Accompanying this report is a statement of the expenditure of the school fund during the past year, together with the proper vouchers. I shall feel obliged by your auditing the same, and is found correct, will thank you to certify to the prepared abstract which accompanies the accounts; for the satisfaction of the Inspector General. Should the Council with be perfectly pequalated with the details of the present and former class of should it wish for any information which it is in my power to give, I shall be at hand to offer it.

I have the hencur to be, gentlemon,

Your most obedient servant, H. A. CLIFFORD, S. C. S.

# 1850.

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## 92 MITENDIN TO JOURNAL OF THE COUNTY OF SINCOE COUNCIL. [1850.

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grugung den er nich so der	angen 9 198 40 kendirij - en en gest de gest gest gest gest gest gest gest ges	£	в.	D.
co Baluner as per-	acet. rendered Feb. 1849,	397	10	- 6
Fo Amint + i taxes	rec'd. from Collector of Adjala,	58	13	4
Fo Balance of do. 1	from West Gwillimbury,	E3	15	1
4.6	Innisfil,	25	2	- 6
4 s	Orillia,	6	19	6
£	Oro, for 1847,	11	10	8
65	Tecumseth,	82	0	0
4.6	Nottawosaga,	10	- 0	- 0
mount of taxes a		25	1	4
+ 5	Mulmur,	14	5	10
**	Medonte,	31	9	- 6
44	Oro,	60	13	9
÷.	Tay,	10	12	3
6.6	Tossorontio,	9	18	5
-1	Mono,	68	15	1
11	Flos,	11	15	8
**	Sunnidale,	8	14	6
• :	Tiny,	13		3
Bulance "	Vespra,	12		0

		-	-
by amout, paid Teachers on order of Trustees, 1848,	916 629	-	-
To ballance carried to account of 1849,	287	3	0}

•	S. C. S., for the year 1848.	
A second to the design of the second to the	Credit c. Pays 0ts	
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Payments	
an de la constantina		£ s p
1	Jno. McAulay,	7 6 2
2	Jno. Currie,	9 0 0
3	Juo. Uenry, James Sigsworth, do. for William Tindall,	10 5 9
4	James Sigsworth,	15 10 8
5	do. for William Tindall,	2 10 9
6		9 9 1
7	Thomas Goldsmith,	7 4 9
8		5 9 0
9		5 0 0
10	do.	0.8.11
24		13 15 9
1:2	John. Jerritt,	0 1 1
13	MeIsland for J. May,	7 11 2
11	do. for W. Noble.	6 17 .
15	do. for R. Martin,	7 19 3
16	J. Nishitt for F. Algeo,	5 0
17	L. Clament for do.,	211 .
18	W. Wallace,	2 0 -
19	do	3 0
20	John Alexander for J. Curre,	5 13 1
21	J. R. Ross,	3 15 3
2.5	do.	0 8
23	Trustees No. 5, St. Vincent,	3 16 19
24	Joyce Sparrow,	5 16
25	J. Aberdeen,	115
$\frac{25}{26}$	A. Cormoy,	9 11
	Patrick Tindle,	2 15
27	D how Lott	
28	Robert Jeffs, Douist O'Louget	1. 91
29 20	Daniel O'Leary,	3 0
30	W. Smith.	
31	Trustees No. 2 St. Vincent, per W Trout	
32	S. Lane for R. Hutchinson,	11 13
33	Patrick Sleator.	15-13
34	S. Jenkins,	9 10
35	T. Brown,	8 0
35	Job. Armetage,	7 1
37	J. Kutlege.	9-15
38	J. H King.	7 Û
39	do.	5 0

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## 21 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. [1850 .

Account of the Receip's and Disbursements	of the		
Deblor,		-	
Recepts.	~~~~~	$\sim$	$\sim$
To amount brought forward,	11 287	s. 3	D. 01

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1850.] APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL, 25

S. C. S., for the year 1848. Annual and the second s Creditors. Payments, £ s ъ. By amount brought forward, 263 18 9 40W. H. King, 5 3 9 41 do. 4 0 42 A. McDanald, 8 11 G. Towaly, 43 5.35 ; ; 4.1 Gilbert Nic Aulay, 5 19 0 45 Thomas Davle, 6 0 3 46 Thos. Giegson, 8 10 7 17 J. Cappage, , 2 1 ŝ. 4SJames Mahon, 7 8 0 4.9 H. F. Gost, 3 - 5 0 59 Edward Phelan, 5 17 0 D O'Leary, for I O'Lour, 51 1 0 3 52Thos. Necley, 5 0 Э 53 J. Peaconic, for ditta, -3 - () 5 J. McFarland, 51 20 10 3 55 do. <u>0</u> 19 11 56John Russel. 0 -1 6 F. O'Brien, for Patrick Smith. 57 1 ž 0 58 J. D. Bruce, 1.17 11 59 J. Carter, for J. Grees, · . ó A. Campbell, 60 3 74 61 E. Alban, 5 15  $C_1$ 62 J. M. Dalle 11 13 34 63 F. Bond. 5 15 1) C. McVitts, for A. Cotton, 61 8 14 0 W. Greenshiel is for J. Greenshields, 65 ŏ. 0  $\theta$ 66 J Greenslue'ds, 5 0 0 67 de la 3 ñ 68 W. F. Pousnil, f(t)11 69 Ğ9. 1 (i) 70A Cornerford. 10 ÷3 17 71 J. Armstrong. 7  $P_{i}$ £ 72 Archibald Campbell, 3 0 73do. ŧ iŨ Davis Croghan, 74 3 10 0 75do. 0 3 1 Patrick Hughes, 76 2 8 4 77 5 0 do. 3 492 10 1

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25 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. [1850.

Account of the Receipts and Disbursements	of the		
Debtor.			
Receipts.	~~~~~	~~	$\sim$
To amount brought forward,	<u>ب</u> 287	s. 3	D. 0]

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## 1850.] APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. 27

	Creditor.			
~~~~	Payments.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~	~
		£	s.	p.
	By amount brought forward,	4.92	16	1
<b>7</b> 8	J. Bonsall,	7	10	0
<b>79</b>	J. Johnston,	4	10	2
80	John McBeath,	8	<b>2</b>	7
81	S. Jenkins,	4	0	0
82	Den. O'Leary,	2	17	8
83	do.	3	0	0
84	C. Debenham,	4	14	9
85	do.	5	16	0
86	do.	4	9	7
87	C. Pywell,	6	0	0
88	Miss Haughton,	6	0	6
89	J. Hill, for R. Futhy,	6	0	0
90	J. Chantler, for R. Rorke,	2	1	8
91	J. Birnie, for J. Phelan,	8	0	5
92	Samuel Ross,	2	10	8
93	W. Power,	3	<b>5</b>	0
94	J. Grant, for do.	3	15	0
95	T. McMaster,	5	0	0
96	J. Lane, for do.	2	0	0
97	W. Thompson,	4	U	0
98	do.	2	1	7
99	Edward Luck,	9	1	5
100	T. O'Reilly,	12	9	11
101	T. J. Flynn,	5	12	0
102	do. for Susan Flynn,	4	7	-9
103	J. Magee Collector of Essa for taxes	overpaid		
	by him for 1847,	0	15	0
104	Peter Ferguson	5	0	0
105	Wm. Dunn,	3	8	11
106	Duncan Clark,	0	5	7
-	•	529	2	3

funds since Feb. 1848 for the same year H. A. CLIFFORD

# Seperintendant of C. S.

Simcoe District.

January 30th, 1850.

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## 28 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. [1850.

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Account of the receipts and Disbursements o	I the		
Debtor.			
~······	$\sim\sim\sim$	$\sim$	$\sim$
D A			
Receipts.			
To balance from account for 1548.	287	3	01
To balance from account for 1548, To amount of school fund reed, from Government	287 637		01
To balance from account for 1548, To amount of school fund reed, from Government To amount of Taxes from col. of West Gwillimbury,	637		0½ 11 0

	Statement and			
	1112	1	5	
By am't paid teachers, salary of Dist. Supt. 1849. 📆	773	1	2 <del>]</del>	
	-	-		
Balance on hand January 30, 1850	339	0	21	

1850.] APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. 29

S. C. S. for the year 1849.

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an and present the second seco	b. c. b. for the year road.	•
	Creditor.	
·····	Payments.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
		£ s. p.
1	P. F. Dissette,	500
2	do.	2 15 0
3	do.	4 0 0
4	Jno, Armstrong,	7 12 6
5	Edward Slee,	13 11 7
6	Jas. Greenshields,	10 0 0
7	R. Morrison,	8 0 0
8	J. McAulay,	7 2 11
9	T. Goldsmith,	729
10	Daniel O'Leary,	8 5 0
11	Alexander McDonald,	10 0 0
12	Edward Anderson,	7 13 5
13	Patrick Hughes,	900
14	A. Comerford,	7  0  3
15	Den. O'Leary,	6 16 3
16	Thomas McMahon,	6 16 3
17	P. S. Courtney,	4 12 54
18	Mrs. Lawson,	8 10 0
19	R. Somerville,	4 6 1
20	J. Jerrett for co.,	3 0 0
21	Simp. Jenkins,	7 10 6
22	Thos. Gregson,	4 11 64
23	do.	12 17 3
24	Edward Luck,	8 3 7
25	do.,	3 11 3
26	Adam McKay,	8 17 2
27	do.,	8 17 2
28	S. L. Parmela,	472
$\tilde{29}$	do.	472
30	Thomas McCollock,	6 10 10
31	do.	6 10 10
32	T. Doyle,	9 15 10
33	James Mahon,	7 19 8
34	J. Ferguson,	4 0 0
35	J. Harper for R. Wardlaw,	10 3 6
36	W. Haughton,	6 11 7
37	Jos. Ross,	7 9 0
38	James Shaw,	5 0 0
39	G. Townley,	6 2 6

0.

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## 30 APPENDIX TO JOURNAL OF THE COUNTY OF SINCOE COUNCIL. [1850.

Account of the Receipts and Disbursments of the Debtor. Receipts. £ s. p.

'To Amount brought forward,

£ s. d. 349 0 21 1

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1850.]APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. 31

# 32 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOL COUNCIL. [1050.

		tan kengan sadi keng	lagionale and gradest
Account of Receipts and Disbursements of			
Debtor.			
, Receipts.	~~~~	~	~~
To amount brought forward,	£349	0	21

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	S. C. S. for the year 1849.		
And the second s	Creditor.	• 1	
~~~~	Payments.	~~~~	
		£	
	By Amount brought forward.	554	
78	R. Rattray for W. McLamrin.	1	
79	John Sutherland for J. McKuy,	13	
80	James McKay,	13	
81	John Campbell,	5	
82	D. Crogan,	13	
83	McDunphy,	6	
846	L. M. Daley,	8	
85	Ari Baymond.	.3	
86	do.	9	
87	Wm. Thompson,	10	
88	G. Lount for P. Shaw.	-2	
89	J. Jerrett	7	
90	Wm. Power.	t,	
-94	do.	3	
92	Peter Dally,	G	
-93	P. Ferguson for J. Ferguson,	10	I
94	H. F. Goss.	3	
95	do.	Ď	E
96	R. C. Stewart,	6	l
97	J. Raddle for do.	5	
58	E. Marks for G. Cooke.	;	

Paul teachers to this dute, Salary of District Superintendant for 1819.

starren herendenen	the set	
703	1	- 1 -
70	()	0
Manual 41.05		1
173	ì	27

Total amount pull, I hereby certify, that the above is a correct statement of the expenditure of the School funds for the year 1849, up to this date II. A. CLIFFORD

Superintendant of C. S.

Suprom District.

January 30th, 1859.

0 21

31 APPINDIX TO JOURNAL OF THE COUNTY OF SISTEON COUNCIL [1300.

#### TREASURER'S REPORT.

To the Warden and Members of the Municipal Conneil, of the County of Simeoc.

Gentlemen .--- I have the honor to lay before you my Account Current, balanced on the 31st Dec., 1849, by the sum of £186 1s 4d at the credit of the County. So short a period has elapsed, since I drew up for your information, a full statement in detail of the Assetts and Ludalities of the County, as well as of its improved position with regard to its resources and finances, by a comparison of the present amount of Assessment, with the cof 1815, as shown in Abstract account C, dated the 1st October, that I do not feel it necessary to eccupy the valuable time of the Council, with many remarks on the Financial affairs of the County. It gives me much satisfaction to be able to state, that the revenue of the County, will henceforth be increased by the Proceeds of the tavern licences which last year amounted to £275. The collectors for 1818, (whom I reported in default at the last session of the Council.) have all paid up the baltances due from them, with the exception of the collector of Nottowasaga, by whom a small amount still remains uncollected. That sum might undoubtedly have been recovered by the institution of Legal proceedings. against him, but as that officer appears to have met with obstruetions in the discharge of his duties, for which the law has provided no remedy. I have forborn putting him to any s mous expense, till I could put the Council in possession of the facts connected with them. From his statement it appears, that certain parties having neglected or refused to pay their Taxes, he (the collector) took out Distress Warrants, and levied upon their personal property, but when the day of sale came, no Purchasers were to be found in the township, and as the law does not appear to recognize the right of a collector to remove the Distress out of the township, the collector has no means of realizing the amount due from the recusant parties. As the new Municipal Council Act (12 Viet. chap 81,) has come into operation, I beg leave to make a few remarks, and respectfully to offer certain suggestions regarding those provisions of the Statute, which relate to the duties of assessors and collectors. It appears by the 31st Sec. of that Act, that the dutics of those officers shall be prescribed, and the remuneration for their services, as well as the security to be given by the latter for the faithful discharge of his duty shall be determined by the Council of the Township for which they may be appointed. In my judgement that portion of the Act would have operated more benificially for the community, had the Assessor, to whom the County Council, as a directing head of that community, looks for a correct return of all rateable property, and on whom it must depend for statistical information; and had the collector who levies county rates, which, on his Roll, will as compared with the toward

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ship Rates, be generally in the proportion of two to one, been placed more immediately under the control of the county council. and it must be obvious, that if each township council should exercise the power cutrasted to it by this part of the statute, irrespective of the Bye-laws and regulations of the other townships, and some uniform system be not adopted relative to the duties of those officers, it must give rise to much confusion, cause serious mean venience to the county council and its officers, and prove high'y detrimental to the interests of the townships collectively. To guard against such a contingency, I trust the connert will give the matter its serious consideration, and as each member may be said to reflect the opinion of the township which he represents, it will be a matter of no great difficulty to draft a code of regulations applicable to the duties of Assessors and collectors, to the rate of their percentage, and to the form of their Bonds, and to recommend the same for the adoption of each township council. And the collective wisdom of the county having thus been brought to bear upon the subject matter, it is searcely to be apprehended, that any township conneil, would for the sake of singularity, reject such recommendation. I would also beg 1 ave to draw your attention to the latter part of the 41st Sec. of the Act, which defines the number in which the taxes are to be levied. On referring to that Section, it will be seen that all monies required, must be levied either by tolls, or by means of a rate or rates, to be assessed equally on all rateable property liable to Assessment, according to any law which shall be in force in Upper Canada concerning rates and assessments. This would seem, to imply, that a Tax of so much per acre cannot be imposed, and it is therefore to be feared, that the county will (for the count year.) loose the benefit of the tax of one penny per acre, as ta, as regards the lands of absentee proprietors. With regard to ordinary assessed taxes, it will be found, that a rate of 21 in the pound on all rateable property, will produce a sum rather greater than that at present raised, by the tax of 1d per acre on lands, and 24 in the pound on all rateable property other than land. If remains then to be considered, how the difficulty with regard to a fax on absentee wild lauds is to be dealt with. In my opinion, they would (under the provisions of this Act) be liable to such rate as the council may impose on any other property, regard being had to the valuation fixed by 59 Geo 3, chapter 7, in which case a rate of 21 in the Pound, would be equal to a tax of one half penny per acre. On this point it will be necessary that the decision of the council be communicated to me, for my guidance, in the event of absentce proprietors wishing to pay taxes for the current year. I am not aware of any other matter affecting my duties, or relating to the tinancial attains of the District, to which it is necessary to call your attention, but I take this opportunity of tendering my thanks

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#### 35 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. [1850.

ւ սերանին հարարություն հարկանություն հարկանություն հարկանություն հարկանություն հարկանություն Հարկանին հարկանություն հարկանություն հարկանություն հարկանություն հարկանություն հարկանություն հարկանություն հարկա

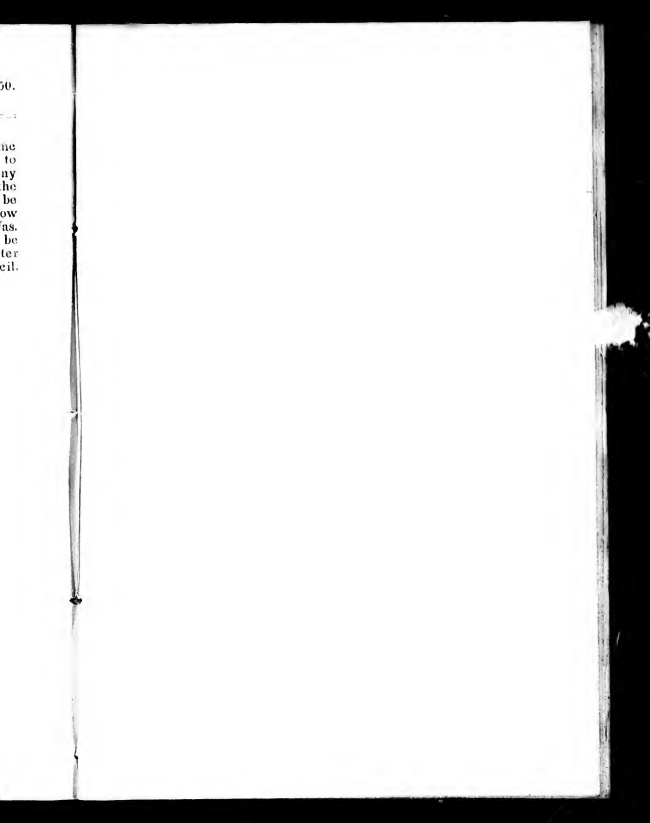
to the council, for the honor it has done me, in reappointing me to the Treasurship of the county. I have always endeavoured to discharge the duties of that office faithfully, to the trust of my ability and judgement, and I trust that the financial affiairs of the county (so far as I may have control over them) will always be conducted to the satisfaction of the council. It only remains now for me to tender the names of the Hon. W. B. Robinson and Jas. Dallas, Esquires, my surities and to state, that so soon as I shall be notified that the same are approved of, I shall be prepared to enter into security in such amount as may be determined by the council. I have the honour to be,

Gentlemen,

Your obedient Servant, EDMUND LALLY, Treasurer, County of Simcoc.

Treasurer's Office, Barrie, Jan. 26th, 1850.

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35 APPENDIX TO JOURNAL OF THE OUSTL OF SIMCOE COUNCIL. [1850]

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Edmond Lelly, Treasurer, in Account.

	Debtor.	
$\sim \sim \sim$	Receipts.	~~~~~~
1549. Ост Хоу. Р. 2	<ul> <li>Fe Balance.</li> <li>Avnount of Government Warrant,</li> <li>Collector of Flos, balance of taxes for 1848,</li> <li>Collector of West Gwillimbury do. on acct.</li> <li>Wild land taxes received in October,</li> <li>I mes do. do.</li> <li>Collector of Tecunseth on acct. taxes for '48</li> <li>Collector of Mono balance do. do.</li> <li>Collector of Essa, on acct. do. do.</li> <li>Collector of Oro, on acct. do. do.</li> <li>Collector of Oro, on acct. do. do.</li> <li>Wild land taxes received in November.</li> <li>Fines, do do. do.</li> <li>Collector of Mu'mur on acct of taxes for '48</li> <li>Collector of Mu'mur on acct of taxes for '48</li> <li>Collector of West Gwillimbury do. do.</li> <li>Collector of West Gwillimbury do. 1849,</li> <li>Collector of Vespra, do. 1849,</li> <li>Wild land taxes received in December,</li> </ul>	

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# 1570. APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOL COLNCIL 39

***		Creditor.	•••			
Date.	~~~	Payments.	Vis.	Amoun.		
				£		1.
Oct.	1 E	By pd. W. Povey perioder of Dist. Council.	1		6	10
	2	Collector and assessor of Flos for 1813,	-1	-1	19	15
	4	D. Mc Deviit, painter, per order of Dist				
		Conacil, on account,	3	2	0	1)
	6	E Jeffry coroner, per order of Sessions	.1.	3	•;	0
	10	T. Clerk of Tay for 1549,	5		0	1)
	**	District Conneillors for Oct Sessions,	6	41	13	9
	•• [	District Council contingent as counts	7	35	12	14
	17	W. O'Neil constable per order of Sess.	6	()	15	-4
	18	Jas. Turner, per order of Dist. Surveyor		3	()	0
	20	Three indigent witnesses,	10	1	-0	11
	26	D. McDevitt, painter, bal. of account.	11	3	11	
		F. Martin, per order of D st. Conneil.	1.2	0	- G	1
	2 <b>9</b> 	T. Feignson per order of do en acet	13	0	15	9
		T. F. Davies, advertising lands liable to				
		sale for taxis,	14	111	()	0
Nov.	1	J. Bacon for sweeping chine it's of court	· · ·	,	õ	()
	• •	house and Gaol.	$\frac{15}{16}$		()	
	46	Pounty on two Wolf scalps,	17	- 19		01
	3	<ul> <li>Assessor of Tecumseth for 1843,</li> <li>Collector and assessor of Mono for 1848.</li> </ul>	-	- 30		5
	a a	Jas. Turner per order of Dist. Surveyor,	19	7	()	Ū.
	"	C. Vale, for iron doors for vault in Regu	•••	•		
	i	tran's office,		26	17	0
	15	Pater Forguson, bid. on account,	21	()		()
	15	Collector of Ozu for 1814,		11		11
		T. Clerk. do. do.	-23	1		11
	21	T. Clerk of Plos, for 1849,	-24	1	0	- 11
	23	J. Beardsley per order of sesions,	25	11	7	1.1
	.s.	Mr. Sheriff Smith, do. do.	26	51	2 1	i i
	.4	N. Willing cons able,	27	;	1-	. ji
	::	E. Harrfs constable,	12.5	,	- 11	6
	•• 1		-20	- 4		
		Pd. J. Creasor constable per o det of ses	: 10	:	3 7	
	••	Clerk of the Peace,	- 64	:2		
	* 6	J. Scott constable,	1 3 :		2 7	
	"	D. Morrow constable,	33		1 12	
	24	T. Hagart constable,	· 34		2.1	
	-27	W. Foster constable,	25		5	5 11

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Current with the County of Simcoe.

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# 40 APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOE COUNCIL. [1050

Debtor.	
Receipts.	
'To amount brought forward,	£ s D 1051 4 11
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	•
Examined and found correct as per Sook.	r Cash
John Atkinson, Wm Graham, Barrie, Jan. 24, 1850.	1051 4 1

# 1850.]APPENDIX TO JOURNAL OF THE COUNTY OF MINCOE COUNCIL. 41

and the second second

		Creditor.				
Date.		Payments.	Vrs.	Ain	isun	
Dec.	" 29 " 29 " 4 " 1 3 4 " 13 " 21 24 26 29 31	<ul> <li>By amount brought forward,</li> <li>U. C. Gazettee, publishin z Schedule of lands liable to sale for taxes,</li> <li>J. Robinson coroner per order of sess.</li> <li>J. Orr, Surgeon, """""</li> <li>W. Graham, constable, ""</li> <li>B. Pallock constable, ""</li> <li>A. Pass, ""</li> <li>J. McBrien constable, ""</li> <li>G. McNaught constable, ""</li> <li>G. McCracken constable, ""</li> <li>Bounty on a wolf scalp,</li> <li>J. Furth constable per order of sessions,</li> <li>A. Burnett per order of Dist. Council,</li> <li>Redemption on No 29 in 1st concession Nottawasaga, sold in error;</li> <li>Int'st on Debentures Nos 14 18,17 20,</li> <li>Jas. Turner, per order of Dist. surveyor,</li> <li>R. Ferguson coroner per order of sess</li> <li>Treasurer, for services connected with the administration of crim justice,</li> <li>T. Clerk of West Gwillmbury for '49,</li> <li>Amount in treasury,</li> </ul>	$\begin{array}{c} 36\\ 37\\ 37\\ 39\\ 40\\ 41\\ 42\\ 43\\ 41\\ 45\\ 7\\ 43\\ 49\\ 50\\ 51\\ 52\\ 53\\ \end{array}$	$\begin{array}{c} \pounds \\ 415 \\ 11 \\ 32 \\ 22 \\ 12 \\ 28 \\ 01 \\ 14 \\ 795 \\ 25 \\ 156 \\ 430 \\ 430 \\ 15 \\ 25 \\ 156 \\ 430 \\ 15 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ 156 \\ $	3. 10 14 20 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 82 17 9 14 83 10 10 14 10 10 10 10 10 10 10 10 10 10	5 0 0 0 0 0 0 0 0 0 0 0 0 0
		EDM'D LALLY, Treasurer C. S. Treasurer's office, Barrie, Jan. 5, 1850. Examined and toun I correct as per Vrs. John Atkinson, Wm. Graham, Barrie, Jan'y 21, 1850.		1031		11

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#### 43 APPENDIX TO JOURNAL OF THE COUNTY OF SIMODE COUNCIL, [1850.

# $\mathbf{B}\mathbf{Y} - \mathbf{L}\mathbf{A}\mathbf{W}$

For the purpose of appointing enumerators to take the Census in the County of Simcoe.

wher as, by the Tenth and EleventhVic cap. 14, an act was passod, entitled an act for taking the Census of this province, and obtaining statistical information therein. And whereas, by the sixth and eighth soctions of said act, District Conneils were authorized and required to divide the District into enumeration divisions, and to appoint and pay enumerators for taking the Census. it is necessary that the enumeration bivisions should be defined within the County of Simcoe. Be it therefore enacted by and with the consent of the Warden and Council assembled, and it is hereby enacted, by the authority aforesaid, that each township or Unions of Townships in this County be, and is considered to be an enumerative Division for the purpose of the Act herein before mentioned. And be it further enacted by the authority aforesaid. that the assessors in each township or Unions of Townships, for this year, be the enumerators for taking the Census in conformity with the provision of the said act. And be it further enacted by the authority aforesaid, that the assessors of each township or Union of townships shall receive out of the County funds one half of the amount they severally receive for taking the assessment, according to the Assessment Rolls of such Township or Union of Townships

#### WM. ARMSON, Warden.

Council-Hall, Feb. 1st, 1850.

## [No. 82.]

## A BY-LAW

For the purpose of raising and levying Taxes for the current year. Whereas it is found expedient to raise a sufficient sum to meet all the expenses chargeable by law on the County, during the current Be it therefore hereby enacted, by the Municipal Council, of the year County of Eincoe, in Council Assembled, under and by virtue of an act of the Provincial Parliament, entitled "An act to provide by one general i.w for the erection of Municipal Corporations, and the establishment of regulations of Police, in and for the several Counties, Cities, Towns, Townships and Villages in Upper Canada," and it is hereby enacted by the authority of the same, that for this purpose there be raised, levied and collected a tax of two-pence and one farthing in the pound, upon all the rateable property of the County, which shall be collected, as hereinafter provided. And he is further enacted that the assessors and collectors for the townships and union of townships shall, as far as County rates are concerned, be assessors and collectors for the County. And be it figther enacted, by the authority

#### 1850 ] APPENDIX TO JOURNAL OF THE COUNTY OF SENCIE COUNCIL. 43

aforesaid, that it shall and may be lawful for the assessor of any township or union of townships, and he is hereby authorised and require l to demand and to receive from every rateable inhabitan resident within the township or Union of townships, a list of all the rateable personal property in his, her, or their possession, in the Province, and of all the lands, tenements, or other real estate in his, her, or their possession in the township or union of townships, specifying the number of the lot or lots or parts thereof, the number of the concession or concessions, in which the same is or are situated, or otherwise particularly describing the same, and also the number of acres cultivated or uncultivated in each lot or parcel of land, which list shall be taken between the first Monday of January and the first day of May, next following, and shall s make a return within the time aforesaid, duly attested under oath or affirmation before the Clerk of the Peace for the County, of all the rateable inhabitants, with a true list of their rateable property specifying the particulars above mentioned, and shall in like manner insert his own rateable property therein, and shall also extend on said roll the amount of which he, she or they shall be liable to pay tax opposite to their respective names, at the foot of which he shall subscribe his name, and shall cause the said return to be delivered to the Clerk of the Peace on or before the 1st day of May, aforesaid, to be by the said Clerk of the Peace laid before the said County council at its first sitting after said 1st day of May, and shall also within the time aforesaid put up a correct copy thereof in some conspicuous place within the township or union of townships for the inspection of the inhabitants, and the said assessors shall, and they are hereby required, to report to the head of each Municipal township council the names of all such persons in the township or union of townships as they conceive to have either given in a false list, or have refused or neglected to give in a list, as the law directs, of their rateable property in order that such offenders may be dealt with according to law, at least 14 days previous to his returning such roll to the Clerk of the Peace. And be it further enacted by the authority aforesaid, that it shall and may be lawfel for the treasurer of the County to pay to every assessor, on the certificate of the Clerk of the peace, that the assessment roll of the township or union of townships for which he shall have been assessor hath been duly delivered according to law, the following fees for that portion of the assessment performed by him for County purposes. -- If the assessment of the rate of one penny in the pound for the year does not amount to fifty pounds, he shall receive a sum equal to seven pounds for every one hundred pounds.---if above fifty pounds and under one hundred pounds a sum equal to six pounds ten shillings for every one hundred pounds,-if above one hundred pounds and under one hundred and hity pounds, a sum equal to six pounds for every one hundred pounds, ----if above one hundred and fifty pounds and under two hundred pounds a sum equal to five pounds five shillings for every one hundred pounds, --- if above two hundred pounds and under two hundred and fifty pounds a sum equal to four pounds fifteen shillings for every one humaned

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pounds .- if above two hundred and fifty pounds and under three hundred poun s a sum equal to four pounds five shillings for every one hundred pounds,-if above three hundred pounds and under three hendred and fifty pounds a sum equal to four pounds for every one hind ed pounds, of above three hundred and fifty pounds a sum equal to three pounds ten shillings for every one hundred pounds. And be it lurther coacted, by the authority aloresaid, that it shall be the duty of the collector appointed for a township or union of townships to make application to the Clerk of the Peace (arst having lodged with the treasurer of the County, the bond hereinafter mentioned, the recurities to which bond shall be freeholders, and as such certified by the Reeve of such township or union of townships to be good and sufficient) for a certified copy of the assessment roll for the township or onion of townships for the year in which he is appointed, which copy after being duly examined, and certified by the Clerk of the Peace, shall be to each and every collector sufficient authority for collecting the same, and from time to time to domand and receive from the inhubitants of the township or union of townships all such rates and assessments as may be due and payable on such assessment list, and it shall be the duty of all collectors, for any townsh p or union of townships to deliver his bond duly executed according to law to the treasurer of the County, and to take up the asse-sment roll on or before the 1st day of July.

## " BOND"-"COLLECTORS."

Enow all men by these presents, that we, A. B. collector of rates for the to vnship or union of townships of------in the County of Simcoe, and C. D. of-and E. F. of-are held and finily bound to to be well and truly paid to the said ------ treasurer as aforesaid, or his successor in office, from which payment well and truly to be made to the said ------, we bind curselves jointly and severally, our heirs, executors end administrators firmly by these presents, so aled withour seals, and dated this------day of----- in the year of our Lord---The condition of the above bond is such that if the above bounden ----shall collect all rates and assessments of the township or union of 'lownships of ------ for the year-----for which he has been appointed, and shal pay all momes which he shall so collect to the treasurer of the County on or before the 3rd Monday in December, in Faid year ------, then this obligation shall be null and void, otherwise to remain in full force and virtue.

And be it enacted, that every collector of a township or union of townships shall collect all rates (which can be collected) set forth in the assessment roll as County rates, and shall pay over the amount, and finally sottle his account with the treasurer on or before the 3rd Tuesday in December in each and every year, provided always, that it shall and may be lawful for every such collector to reserve for himself that of the rates collected for County purposes, the following sums,

#### 1850.] APPENDIX TO JOURNAL OF THE COUNTY OF SIMCOR COUNCIL. 45

percentage upon the amount of his collection

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If the rate is below	£50	0 0 e£
Above £50 and under	£100	8 10 0
Above £100 and under	£150	7 15 0
Above £150 and under	£200	7 10 0
Above £200 and under	£250	6 10 0
Above £250		500

And be it further enacted by the authority aforesaid, that if any person who shall occupy a house, farm or tenement, in any township or union of townships in this County, and shall have been assessed for the same, shall leave the said township, or union of townships, before the said County rates have been paid, it shall and may be lawful for the said collector to ask, claim, and recover the said County rates, (except such part thereof as shall have been charged on moveable property), from the owner of said house farm or tenement, provided the same shall have been demanded fourteen days before the second Monday in December in each year; but should the year in which the said rates are due expire before the said rates be demanded, then and in that case the collector shall be liable for the amount. Nevertheless the said collector shall be entitled to proceed by warrant of distress against any such tenant, although he may have left the township or union of townships, and that the collector may in like manner proceed to recover from all other persons residing in his township or union of townships the assessed County rates which shall not have been paid by the first Monday in November, in each and every year, the same having been demanded fourteen days previous to the date of the magistrate's warrant of distress.

Council-Hall, Feb. 2nd, 1850.

#### WM. ARMSON, Warden.

# [No. 83.]

A BY-LAW To place the superintendance of the Town Lines under the author-

ity and charge of the Town Reeves of the Townships respectively. Whereas, the charge and control of the Town Lines—that is, the Roads separating and bounding the several townships, is, by Act 12 Vie. ch 81, placed exclusively within the jurisdiction and subject to the control of the Municipal Council, of the respective Counties as far as respects the making, maintaining, &c., of the same. And whereas, this council have not deemed it expedient to assume any of such Lines as County roads by the passing of any Bye-Law or Laws for such purpose at present. It is desirable for the proper care of such Lines of road that the powers of this council, in this matter be carried into effect by the Several Town Reeves of the Townships and Unions of Townships respectively. Be it therefore enacted by the Municipal Council of the County of Simcee, and it is hereby enacted, that until the repeal of this 46 APPENDIX TO JOURNAL OF THE COUNTY OF SINCOR COUNCIL. [1953]

Bye-law the several Town Reeves of the several Townships in this county shall have seperately and individually the jurisdiction and control of such Township Lines as far as respects the making, maintaining, or improving the same,—and all other powers given to the Council in this matter by the said act,—in their said Townships respectively.

WM. ARMSON, Warden.

Council-Hall, Feb. 2nd, 1850.

## [No 84] A BY-LAW

To fix allowance to certain Couniy officers.

Be it enacted by the Warden and Meinbers of the Municipal Council of the County of Simcoe, and it is hereby enacted by the authority of the same, that there shall be allowed and paid to the several county officers and servants, hereinafter mentioned, the following sums for their services, and no more, and which sums shall, for the due and faithful performance and fulfilment of the duties of said county officers and servants, he payable out of the funds or revenues of the county of Simcoe, for and during the year A. D. 1850. And be it further enacted. that these several sums of money shall and may be payable by the County Treasurer, out of the funds of the County. And be it further enacted, that it shall not be lawful for the said Treasurer to pay any other or greater salary, to such officers and servants, for such services duly performed, out of the Funds of the County, than the sums that are herein named .- The Treasurer of the county-one hundred and twenty five pounds C'y for his services.-The Clerk of the county council-fifty pounds C'y for his services.-The County Surveyor-twenty-five pounds, C'y, for his services .--The County Auditors, each—two Pounds ten shillings, C'y, for their Services .- The keeper of the Court House-twelve Pounds ten shillings, C'y for his services.

WM. ARMSON, Warden.

Council-Hall, Feb. 2nd, 1850.

## [No. 85.] A BY-LAW

To fix allowance to members of theCounty Council of Simcoe.

Be it enacted by the Warden and Members of the county council of Simcoe, and it is hereby enacted by the authority of the same, that there be allowed and paid to the Members of this Council, the following sums as remuneration for their services, as authorized by act 12th Victoria chap. 81. Be it therefore enacted, that the Treasurer of this county shall pay unto every Member of this Council the sum of six shillings and three pence, Halifax C'y for every day which said councillors shall be employed as such in council assembled, together with an additional allowance of 1850]. AFFENDIE TO JOURNAL OF THE COUNTY OF SIMCOF COUNCIL. 47

Two pence per mile, over and above ten miles, which each Member shall have trave!' d from his ordinary place of residence to the county town of Barrie, and shall have further to travel in returning thence to the same. And be it further enacted that the Clerk of the Council shall determine the amount of mileage which each member shall receive in accordance with the foregoing enactment, shall make up an account of the sums payable to the different members of the council, to be certified by the Warden, and said certified account shall constitute the Warrant to the 'Ireasurer for his paying such sums.

Council-Hall, Feb. 2nd 1850.

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