

SUBSCRIPTION---\$1.00 a year

NO. 20, WHOLE NUMBER 703

... feeling it much, and in his opinion they should

[illegible]

Mr. K. K. Nason went into a full explanation, showing that the extra expense was incurred in the following manner:—

which had been made on account of expenses of Gao, amounting to \$133, which he said required explanation.

Mr. Oller took exception to the payment to Gao, saying that it was being reported to the board that it was a gift course to purchase at all times. He referred to the several amounts paid over and above contract for repairs of Gao.

Mr. Oller then went into a full explanation, showing that the extra expense for Gao could not be avoided. Changes had to be made in the specification, which any one could see was necessary. He confessed that the extra expenses for the Reed Oller Gao were larger than the Reed Oller Gao, but he said that he had no means of controlling it, although he had made every effort to do so.

Mr. Pinder did not wish to be understood as finding fault with the Committee. He had observed charges which he could not understand, and his object was to get information, so that if asked by his constituents why such expenses were incurred he could give them satisfactory answers.

Mr. Murray moved that Mr. S. R. Neser receive \$20, as a consideration for his services as Chairman of the Committee on Public Buildings for the past three years.

burn and carried, to repeal the former Resolution, when the grant of \$20 was made to Mr. Nason.

The usual grant was made to the Reporter.

Mr. Estabrooks asked if the amount voted last year for a sinking fund was invested.

Sec. Treas.—No. The money was required for other purposes.

Mr. Estabrooks then made a motion, the

was agreed to, that the sum voted for that purpose should be used for no other than its legitimate purpose.

Mr. Goodspeed asked if the Board intended to leave the repairs of the Court House in the hands of the Committee, or if the Board would make an order.

On motion of Mr. Coburn, the matter was

left in the hands of the Committee.  
Mr. Murray asked if the Councillors had power to enforce payment of collected taxes from the Justice of the Peace.  
Mr. G. replied that there was a Resolution in the books to meet the case.  
Mr. Lyman moved the following Resolution, which passed unanimously:—  
Resolved—That in Sacramento Township be requested to tender to Mr. James W. Brown, on behalf of the Justs, their sincere regret for his absence from the Board on consequence of his present illness.  
Board adjourned sine die.

[illegible]

is the second son they have lost, and two are yet left with them—an older child, Lawrence ("Budgie"), and a younger, Frank.

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