Register of the Proceedings of the Municipal Council of the Village of Côte St.-Antoine, County of Hochelaga, Province of Quebec.

14 July 1889

At a Special Meeting of the Municipal Council of the Village of Côte St.-Antoine pursuant to Resolution of the Council held in the Council Chamber, Côte St.-Antoine, on the twentieth day of July, eighteen hundred and eighty-nine, to consider the Report of the Valuation and to revise and amend the Valuation Roll, there was present

W. Ward Eby, Mayor in the Chair and Councillors Jeffery, Mackay-Hanna, and Raynes forming a quorum of the said Council.

The Assistant Secretary-Treasurer put on the Table certain papers of the Public offices showing that the required legal notice of French and English had been given to the Ratepayers that the Council would hold its meeting to proceed to the Revenue and Assessment of the Valuation Roll and also the return of the service of notice made to the members of Council to attend this meeting and further...
19 July 1882

Valuation Roll

an acknowledgement of the Valuators Messrs. Lea & Phipps, Watson & Smith—after having reported at the meeting—that they had been duly notified to attend the meeting.

Letters addressed to the Council requesting a reduction in the Valuation of their respective properties from Mr. Phipps, Mr. Watson, Mr. W. Smith, and Misses Eliza Smith & Eliza Watson, were read to the meeting.

The Council having duly considered these communications, and having conferred with the Valuators thereupon, resolved that the Valuations of these properties for the present remain unaltered.

The letter of the Miss Smith also suggested to the Council, the propriety of printing annually a distribution amongst the ratepayers of a detailed statement of the receipts and expenditure of the Municipality. The Council received the suggestion favorably, and reserved it for further consideration.

A letter was read from W.S. Evans, who was referred to the Solicitor—Treasurer.

A letter was read from R. Pitt, Attorney for Dr. S. P. Pitt, stating that his clients hold only 14, 4½ ft. of lot, official number 066, the balance 38½ ft. having some years ago been...
17 July 1882 sold to Robert James and requesting that a corresponding amendment be made to the Valuation Roll.

The Council resolved that the Valuation Roll be amended as requested by Mr. Gibb.

The Council then proceeded to consider the Report of the Board of Valuators recommending certain amendments to the Valuation Roll at present in force in the municipality and having examined the same, on the motion of Mr. McPhee the following was agreed to:

Resolved that the proposed amendments to the Valuation Roll recommended by the Valuators in their Report be adopted and incorporated into the Valuation Roll as amendments thereto.

Item 1 of the numbering of the following (corresponding with the numbers on the margin of the Valuation Roll) that Congregation Nuns be changed into "Les Fossés de l'Église de la Congrégation de la Sœur de Montréal" and that 28½ Arpents be changed into 16⅞ Arpents and that the valuation $23,160 be changed into $20,091.

Item 2 that the name of James Blair be inserted as a tenant of John McE. Duggan.

Item 4 that subdivisions 12, 13, 14, 15, 16 of Cadastral 207 comprising 37,800 ft² at a valuation of $2227 be added to the Roll as belonging to John.
17 July 1892

Item 5 that the name of the proprietor "The Miss Bryson" be changed into "Mr. Bryson".

Item 6 that 90, 26, 321 be inserted in the column of subdivisions that 31, 67, 75 be substituted for 1 acre and that the valuation be reduced from $2,442 to $1,114.

Item 7 that the name of John Hagget be inserted as a tenant of Dr. Stangary.

Item 8 that the name of Joseph Tohle be substituted for Otho Colvin.

Item 9 that the name of Edward Henry Cole be substituted for that of Louis Martin.

Item 10 that 76 acres (in return to house) be changed into 106 acres.

Item 23 that Joseph McGraw be inserted as tenant.

Item 24 that the name of J. P. Ryan be inserted as tenant.

Item 27 that the names of John Dyer and Robert Smith be substituted as tenants for that of Fred and Pa-

29 that the name of Phil. B. Buffum be inserted at tenant.

Item 37 that subdivision 115 be eliminated that 21352 be reduced.
17 July 1852

Valuation Roll

$20, 865 16 4 be reduced to $3,731 84

Item 70 that 80 ft. of 6 be inserted in the column of subdivising

Item 77 that 4 ft. of 4" be inserted in the column of subdivising

Item 77 that the name of 100

Roll be inserted as Leinah

Item 83 that these following subdivisions be inserted as comprising all the property held by Oct. D. Key

in Badashal 220, 11 to 75, 22, 28, 39, 41

45 to 49, 59 to 66 in all 25 subdivisions and that the number of feet be

changed from 174, 337 to 178, 655 ft.

and that the valuation be $12, 674

be substituted for $13, 076

Item 91 that the word ge it be

inserted before Joseph D. Keyman, Jr.

Item that the name of

Albino Delaet be inserted after

Item 100 that the name of Francis

Dolan and all the figures and

words following on the same line be obliterated

Item 103 that the name of

Kemp War be substituted for

that of Francis Dolan and that

the subdivising marked on the

same line shall read 87 to 89 and

that the number of feet be 669.3 ft

shall be changed to 198.8 ft

and that the valuation be

4, 5 0.76

Item 104 that the figures in the column of subdivising shall

read 29, 8, 30 and that the

number of feet be changed from
13.40 ft. to 13.657 ft. and that the valuation $1307.60 be changed to $1624.40.

Item 107 that the valuation $12.37 be changed to $5.00.

Item 108 that the valuation $12.37 be changed to $5.00.

Item 109 that the valuation $32.25 be changed to $10.90.

Item 110 that the word part be inserted after the number 40 in the column of subdivisions and that the figure 2 be changed into the figure 2 after the word acres and that the number 37 be changed into 22,027 ft. as if that the valuation $575.00 be changed into $9.250.

Item 111 that the name of Mrs. Godby be inserted for the proprietor of 220 ft. of 49. House comprising 11,013 ft. at the valuation of $1,626.00.

Item 112 that the name of Joseph Kurin be changed to John Kurin.

Item 122 that the name of Thomas Evers be inserted in place of Alfred Evert.

Item 132 that the valuation $44.80 be reduced to $16.00.

Item 136 that the valuation $400 be reduced to $100.

Item 141 that the name of J. C. Smith be substituted as lessee instead of H. D. Adams.

Items 143, 144, 145 that 83 acres be inserted as the total amount of 236 a.

236, 236, $257 and that the quantity 6½ acres, 9½ acres, 36 acres.
be cancelled and that the valuation $839,450 be inserted as the val-
uation of said three properties the valuations $6700 $6,600 and 
$16,200 being cancelled.

Item 150 that the valuation
$12,500 be changed to $15,500

Item 157 that the word Estate be
inserted before Mr. J. H. Fairlane

Item 161 that the name of
Christopher Some be substituted
for that of John Dunlop

Item 162 that Estate Mr. W. Thomas
be changed into Jenny W. Thomas.

Item 171 that the name of the
Proprietor shall be changed from
Robertson, lift & Fleck into
Mr. James Fleck and Mesdames
Robertson, lift & Fleck.

Item 181 that the name of
the proprietors shall be changed
from Robertson, lift & Fleck into
Mr. James Fleck and Mesdames
Robertson, lift & Fleck. and
that 18,354 ft be changed into
14,473 ft and that the valuation
$165 be changed into $115 50

Item 184 that the name
of Robert Hanvie be inserted
as the proprietor of 3887 ft of
Cadastre 266 at the value
of $310 50

Item 181 that the name of
Jenny W. Thomas be inserted
as tenant.

182 Item that 9000 ft be changed
into 14,500 ft and that the
17 July 1852

Valuation Roll
Amendments

1852 $2720 be changed into $2360.

Year 1853 that the name of Silas M. Dowell be substituted as tenant for A. W. Wright.

Year 1855 that the name of Joseph C. Ruby be substituted as tenant for H. C. Dickeys.

Year 1857 that the name of George Weaver be inserted as the proprietor of 14500 ft at the valuation of $360.

Year 1857 that the name of the proprietors be changed from Robert Jones & Fleet to Washington Robertson Jones & Fleet.

Year 1857 that the name of Robert J. Graham be inserted as tenant.

Year 1859 that the name of George Denny be substituted as tenant for J. M. Young.

Year 1905 that the name of John L. M. Callow be inserted as tenant.

Year 1916 that the word "Estate" be inserted before John Monk.

Year 1917 that the name of Albert Monk be inserted as agent, and

Year 200 that the word "Estate" be inserted before John Monk.

Year 204 that Waitman et al. be substituted for Duane Waitman et al.

Year 213 that the name of Wm. Waley be inserted as tenant.

Year 215 that Waitman et al. be substituted for Duane Waitman et al.
17 July 1882

Valuation Roll

Item 218 that Notman et al. be substituted for DeCamps Notman & Co.

Item 221 that 14 $12 if be charged with 223.30 ft. and that the valuation $8000 be charged out $8784.

Item 222 that the number in the subdivision chain be read 20, 24 and 31. That 7436 ft. shall be charged into 34943 ft. and that the valuation $7800 shall be charged into $9750.

Item 224 that Notman et al. shall be substituted for DeCamps Notman & Co. and that 80 $14 be charged into 83 3/4, and that the valuation $44,660 be charged into $46,340.

Item 231 that the name of Mr. Stephen M. O. be inserted as the proprietor of subdivision 147 of Cadastral 282 in the place of
Mr. W. Mac

Item 236 that the name of Mr. Albert Martin be inserted as oenpakt.

Item 237 that Notman et al. be substituted as the proprietor of 282, Cad. 125 & 126, and that the valuation be charged into $16,000.

Item 238 that Notman et al. be substituted for DeCamps Notman & Co.

Item 239 that W. J. and W. J. be changed into W. J. & W. J.

Item 243 that the name of Edward Bolton be inserted as joint-pursuer.

Item 274 the name of the proprietors Robert C. Lee & Field be changed into Charles Farley and Frederick Robert C. Lee & Field.

Item 281 that 15,200 ft be changed into 9,850 ft and that the valuation $59,660 be changed into $118,000.

Item 282 that 13,984 ft be changed into 19,334 ft and that the valuation $330,00 be changed into $334,700.

Item 283 that the name of the Ken Lee Mills be substituted for John White.

Item 284 that the name of John W. Kelly be inserted as tenant.

Item 287 that the name of Robert Dowdy be expunged.

Item 288 that William Johnston be substituted for John White.

Item 293 that the name of Henry Bryant be substituted for W. Estate for East.

Item 294 that the name of Anna M. Farley be substituted for John Natare as occupant.

Item 295 that the name of W. L. Little be substituted as proprietor for that of John Jannison.
Item 299 2/3 that the name of
Tate be inserted as tenant
Item 303 2/3 that the name of
Major Case will be inserted as testator
Item 311 that the name of
Hutchinson be changed
Item 312 that the name of
D. O. O'Kelley be changed
Item 313 that the name of
and the 700th proprietor be changed
Item 314 that the name of
and the valuation of
be changed into 6850 ft. or that the valuation
be changed into
$798
Item 317 that 172 4/8 be changed
into 65 37 1/2 of the valuation
$4415
be changed into
$2917
Item 318 that 2 wooden buildings
be added and that the valuation
be changed into $6456
Item 319 that the name of
Alas. Coulter be inserted as
tenant
Item 317 2/3 that the name of
O'Keeffe be inserted as tenant
Item 320 that W. T. Weir be
changed into Wm. Weir
Item 321 that W. F. Jackson
be substituted for A. A. Jackson
and that 6530 ft. or 106 2/3
be bracketed and that the
total value be $6015
Item 327 that the name of
Gambill be substituted for W. T. Weir
Item 328 that 1400 ft. be
substituted for 24 131/4 and
the valuation $2520 be
17 July 1882

Amendment

1. Substituted for $3244
   Value $385 less the valuation $2500
   be substituted for $3500
2. Item $347 that the name of
   Messrs. Costil be expunged
3. Item $353 that the road "Waverly"
   be replaced by "Street \\ U\wlnes"
4. Item $371 that the word "House"
   be inserted and that the val-
   uation $6285 be changed to
   the valuation $6585
5. Item $374 that the name of
   George Smith be inserted as tenant
6. Item $376 that the name of
   John McCall be expunged and that
   John Dunlop instated in lieu
7. Item $377 that the name of
   William Hendry be inserted as
   tenant
8. Item $378 that the name of
   the property Montreal Bank
   described be changed into Canada
   Secant Company limited.
9. Item $379 that the name of
   the property James Rae be expunged
   and that of James Robinson instated
   instead thereof.
10. Item $370 that the name of
    Ed. Murphy
    be expunged and that of C. G. Jones
    instated as tenant instead thereof.
Item 371 that the name of Doug Blackford be expunged and that of John Jamison inserted as tenant.

Item 374 that the name of the proprietor, Doug Jamison be changed into D. B. J. Jamison.

Item 378 that the name of the proprietor, J. Jones be changed into J. J. Jones.

Item 379 that the name of the proprietor, W. N. Bedding be changed into T. W. Bedding.

Item 380 that the name of Robert Dalgliesh be inserted as tenant.

Item 385 that the word unknown be changed into that: indicating that Cadastre 375 containing 103 194 105 are shelt.

Item 388 that the word unknown be changed into that: indicating that Cadastre 373 containing 103 194 105 is a shelt.

Item 391 that the name of the proprietor, W. S. Heeley be changed into that of J. P. Griffin.

Item 393 that the word unknown be changed into that: indicating that Cadastre 373 containing 126 127 128 are shelt.

Item 396 that the word unknown be changed into shelt: indicating that Cadastre 373 containing 138 is a shelt.

Item 399 that the word unknown
be changed into the word Sheet indicating that Cadastral 375 part 143 is as_sheet.

Item 405 that the word 'gut' be changed into the word 'sheet' indicating that Cadastral 375 part 143 is a sheet.

Item 406 that the name of the proprietor W. C. Hill be changed into that of J. C. Griffin.

Item 407 that the name of the proprietor W. C. Walsh be changed into that of Henry J. R. Ford.

Item 408 that the name of the proprietor W. C. Evans be changed into that of H. J. R. Ford.

Item 409 that the name of the proprietor W. C. Evans be changed into that of H. J. R. Ford.

Item 410 that the word 'unti' be changed into that 'sheet' indicating that Cadastral 375 part 168, 169.

Item 411 that the word 'unti' be inserted indicating that Cadastral 375 part 166 & 167 the unti.

Item 412 that the words 'sheet of' be inserted indicating that Cadastral 375 part 10, 56, 57, 62, 63 are sheet changes.

Item 413-14 that the name of the proprietor J. D. Mc Cormick be changed into that of J. D. Mc Cormick.

Item 424 that the name of the proprietor C. H. Brown be changed into that of J. D. Red.

Item 425 that the name of C. D. Edmonson be inserted as owner.

Item 426 that the name of the proprietor C. D. Wood be changed into that of B. D. Johnson.
Item 128 that the initials E. A. be inserted on title the name of the proprietor shall now stand WR.

E. A. Fish.

Item 129 that the initials E. A. be inserted in the name of the tenant and shall now stand E. A. Fish

Item 131 that the name of the proprietor Mr. E.A. Fish be changed into J. Doolin and that 2 men homes be erected and that the valuation $1390 be changed into $3790.

Item 135 that the name of C. P. Dolan be inserted as tenant.

Item 133 that W. W. Kennie be changed into W. W. Kenn.

Item 134 that the word pt be inserted after out 26 Cadets

379 and that the amount of Feb 18, 1928 ft be changed with 9099 ft and that the valuation $4329 be changed into $4275.

Item 134 that the name of Eugene Bishol be inserted as proprietor of 379 Cad. P. 26

with 9099 ft at the valuation of $3275.

Item 137 that the name of Philip Dunford be inserted and the names of Geo. Dunford, Edward C. Dunford and Augustus O. Dunford be inserted instead.

Item 141 that the name of Fred. Freh Bulman be inserted.
1st July 1852

As agreed,

Item 465. To the name of J. B. Bagnall be inserted as joint-proprietor.

Item 446. That 2nd real estate be added and that the valuation $213.00 be changed into the valuation $425.00.

Item 446. To the name of E. W. Berry be inserted lastly.

Item 446. To the name of W. R. Rowers be inserted as tenant.

Item 433. To the name of W. R. Alwate be inserted as joint-proprietor.

Item 432. To the name of A. W. Alwate be inserted as joint-proprietor.

Item 463. To the name of D. J. Young be changed into E. A. Howe.

Item 456. To the name of M. Comer be inserted.

Item 457. To the name of Charles Owen be inserted as tenant.

Item 464. That the real estate be inserted and that the valuation $455.00 be changed into $553.00.

Item 473. That Robertson, Cott & Co. be changed into S. J. Jones, that V. Kanam be inserted.

Item 478. That Robertson, Cott & Co. be changed into C. & Co., that V. Kanam be inserted.

Item 479. To the name of Philip de Bury be added as tenant.

Item 481. That the names ofJ. Murray be changed into John J. Murray.

Item 482. To the name of J. DeWorson be changed into John
14 July 1882

Stephen

Am 496 Under the word House be inserted that the valuation $1,850 be changed into the valuation $3,850.

Item 497 that the name of Wm. Shars be inserted on lot no. 497 as Roderick Shars and be changed into C. J. Thrall.

Item 506 that Roderick Shars be inserted as being changed into C. J. Thrall.

Item 505 that the name of C. J. Thrall be inserted as being changed into C. J. Jones.

Item 366 that the name be inserted as being changed into C. J. Jones.

Item 372 that the name of M. Constant be inserted as being changed into C. J. Jones.

Council Chamber
17 July 1882

J. W. Ward
Mayor

Was the Val. Hall our "Homelode"?
Was this amended till our "Homelode"?
Was this till as issued and amended our "Homelode"?
Within the Council Chamber at Côte St. Antoine on the evening of Monday the seventh day of August, eighteen hundred and eighty-two, at the hour of seven o'clock E.V., Mr. Ward, Esq., Mayor, and Councillors Baynes and Dwyer met and having remained one hour without a quorum of the Council being formed adjourned the meeting to be held in the same place and at the same hour on the evening of Monday the fourteenth day of August, eighteen hundred and eighty-two.

Council Chamber
Côte St. Antoine
7 Aug. 1882
J. N. Ward
Mayor

[Signature]

Jean A. Le Fevre, Secr. Treas.

15 August 1882. At an adjourned Meeting of the Municipal Council of the Municipal City of Côte St. Antoine held pursuant to Resolutions of adjournment within the Council Chamber at Côte St. Antoine at eight o'clock evening on Monday the fourteenth day of August, eighteen hundred and eighty-two, J. N. Ward, Esq., Mayor, and Councillors Dwyer, J. D. Byrne, and Baynes forming a quorum of said Council, met under the presidence of the Mayor.

The Assistant Sec-Treas. placed on the table the returns of the Public Office.
1st August 1882

Minister

W. Smith and

N. Watson

Notice of appeal to the County Council

14th August 1882

To the service of notice on the members of Council for the present meeting. The minutes of the meeting of Council of 11th July 19th July and the minutes of adjournment of 1st August current were read and concurred.

A letter dated 29th July, containing the following: Mr. John Smith and Messrs. Robert and George Watson, notifying the Council that they had appealed to the Board of Council of the County of Midlothian to have the valuation of their respective properties reduced, was read at the meeting and reserved for further consideration.

C. N. Currie

A letter dated 1st August from Isaac Newton Rutherfoord to the Council complaining of the nuisance arising from a bull being frequently placed near a dwelling and threatening the same as offensive and immoral in its tendency as well as dangerous to little children. After some discussion it was moved by Mr. Scott and seconded by Mr. Ballantyne and

Resolved that the Seizure be submitted to next meeting of Council for the draught of a bye-law preventing bulls from being in a public street or in an unclosed part of the municipality and requiring the owner of any bull kept for ferry cows
14th August 1882

other than they were to use a Council building for the purpose; also providing that there be no building on the public

Road itself. It was further resolved that the Road

authority to indemnuity be allowed to purchase for

the use of the Municipality as much

planting as may be required before

the next meeting of the Council.

Adjourned

The Council adjourned then adjourned.

Council Chamber

Otto K. Centen
14th August 1882

J. Henry, Clerk.

Ward

Mayor
At the annual meeting held on the evening of Monday the 14th Sept. 1882 at 8 P.M.,

Present—James X Ward

Mayor and Councillors—

Leslie Radford and Miss

form a quorum of the said Council under the presidency of

the Mayor. The minutes of the adjourned meeting of the 14th August 1882 having been read were approved by the Councillors. Then read Copy of a petition presented by William Smith and Miss Rebecca and Miss Elizabeth Watson which they appealed from the decision of this Council offering to reduce the valuation of their respective properties to the County Council and reported that in his opinion the petitioners had no appeal to the County Council. It was resolved that the Attorney of this Corporation be authorized to appeal and contest the said appeal and to put in an answer raising the question as to the right of appealing this matter.
Mr. Grant raised the flag then he said:

"Let us pray for peace and prosperity for all."
4th Sept. 1882

The Council on Motion the
adjourned

Admission

Council Chamber
City of San Antonio
4th September 1882

Respectfully,

City Clerk.

J.W. Ward
Mayor.

2nd October 1882
At the usual monthly meeting of
the Municipal Council of the
Village of City of San Antonio,
held at the Council Chamber,
City of San Antonio, on Monday
evening, 2nd October, 1882,
at 8 P.M., present James
l. Ward, Esq., Mayor; Council,
Murray, Reynolds, Huff, Major,
and Bolling, following a
resolution of the Said Council
under the presidency of the
Mayor. The minutes of the
last monthly meeting having
been read were approved.

Mr. W. Smith appeared and
requested having been given
time to address the Council he
complained of having been
misused respecting his appeal
made as well in his own behalf as
the behalf of the Mirco Watson &
the County Council for a
reduction of the valuations
of their respective properties,
and which appeal the
Secretary Treasurer reported
had been dismissed on the
2 October 1882

Mr. Smith

Said that the County Council had no jurisdiction in such matters if being explained that such appeals must be brought before the Circuit Court within 30 days from the decision by the local Council and that consequently the delay had expired wherein which Mr. Smith and Mr. Moses Watson could bring their appeals before said Court — After discussion it was resolved that in the event of such appeal to come to him by Mr. Smith and the Moses Watson that the legal advice of this Corporation be instructed as to the delay of thirty days.

Said, the Treasurer having submitted an estimate of the probable expenditure of the municipality for the current year and having reported that an assessment at the rate of two (2) mills in the dollar would be sufficient to meet the probable expenditure and having submitted By Law No. 20 of (20) last hour, imposing such assessment I was moved by Councillor Rayner seconded by Councillor Duff that the said By Law be read a first time — Carried unanimously.
2 Oct. 1882

The said By-Law having been read a first time it was moved by Councillor Jeffman and seconded by Councillor Mayor that the said By-Law be read a second time. The said By-Law having been read a second time it was moved by Councillor Jeffman and seconded by Mr. Murray that the said By-Law be read a third time.

The said By-Law having been read a third time, it was signed by the mayor and counter-signed by the Secretary Treasurer and after remains on record among the archives of the said Municipal Council.

The Clerk was instructed to have the same published in the ordinary way and to prepare the federal collection Roll.

Mr. Jones a ratepayer appeared before the council and complained that the terrace in which he lived on St. Catherine Street was much inconvenient, by water getting into the cellar of the different houses of the said terrace and asked for a small grant for the purpose of making a drain. After discussion and deliberation it was resolved that the Council pay one-third of the cost of such drain provided the cost thereof should not exceed thirty dollars and fifteen.
2 Oct. 1882

The Council considered under the supervision of the rural inspector a question was raised as to the efficiency of policeman Conroy, but after certain explanations had been given by Councillor Duff the matter dropped without action having been taken on the part of the Council.

The Sec. read their report that the County Council were pressing for the payment of a special rate amounting to one hundred and twenty thousand dollars claimed to cover part of the cost of certain legal proceedings decided adverse to the Council respecting a valuation roll made by the village of Rockleigh and the Mayor and the Sec. Dea. having explained the nature of such proceedings it was unanimously resolved that the Council should not pay the amount claimed but correct the same.

The Sec. Dea. was instructed to enforce payment of the dog tax and of necessary fixing a time for the assessment.

Claim of Mr. Mitchell for claims of pic. 59

Claims for small claims.

[Signature]

R. Mitchell
2 Oct. 1882

The Mayor, having read a letter from the Honorable Pleasanton, informing him of a petition from Mr. E. M. Moore, praying for a revision of a fine imposed upon him for selling liquor without a license and having read the said petition which had been forwarded by the Assistant Secretary, instructed the Council to prepare a report for the Council and the Honorable Treasurer for a report from the Council and the Honorable Treasurer for a report from the Council.

The police officer reported to the said petition having been heard and the matter having been fully discussed, it was unanimously reported by the said Council, "That the petition be referred to the Honorable Treasurer for a report from the Council and the Honorable Treasurer for a report from the Council, and that the Honorable Treasurer be informed that the Council has, in the past year, also passed a By-Law still in force prohibiting the sale of intoxicating liquors in the Village and that, having investigated the whole matter, they had been satisfied that intoxicating liquors have been sold on more than one occasion for the premises occupied by Mr. E. M. Moore at Route 1, and that they earnestly trust that the law will be enforced, and the full penalty created has it has been the constant desire of the Council and of the inhabitants of the Village that the sale of intoxicating liquors should be forever prohibited in the Village and that the Honorable Treasurer be informed..."
At the said Petition does not appear to be approved of by a single Resident of the Municipality.

The Sec. moved a letter from Mr. MacFarlane asking that an additional lamp should be erected on Wood Avenue.

The Sec. urged was instructed to reply that the Council did not intend to put up any additional lamps at present.

The Sec. stated, informed the Council that the deed of transfer of the waterworks had never been completed. He was then instructed to notify the municipality parties that if the said deed was not completed before 1st November next, the Council would no longer be responsible to the City for the water rate. The Council on motion then adjourned.

Council Chamber
City of Saint Anthony
October 9th, 1884

John Dunlop
Sec.}

Mayor

ST. WOOD

Secretary, Municipal
At a Special meeting of the Municipal Council of the Village of Pate Saint Antoine held on the evening of Monday, the 16th October 1882 at the Council Chamber Pate Saint Antoine in said Municipality at 8 Pr. M. in conformity with the resolution of Council passed on the 2nd Oct. 1882 present James K. Moor Esg. Mayor Councillors Marrow, Mowrer, Mayor and West forming a quorum of the said Council under the Presiding of the Mayor and Messrs. Bethel, A. C. Hutchison and R. Harvey members of the Special Committee of proprietors appointed for the purpose of conferring with the Council on the best means of providing the Municipality with an water supply and a system of drainage. Mr. K. Moor introduced a resolution that the said members of the Council request said Committee had been duly notified to attend said meeting in conformity with the provisions of the Municipal Code of the Council. The first order of business of the day was taken up and the report of Mr. K. Moor on the subject of the supply of water and drainage. After a long and exhaustive discussion on which the members of the special Committee had paid
2 Nov., 1882

I was unanimously resolved that the Secretary Treasurer be authorized to advertise tenders for the work of constructing a system of water pipes and supplying the municipality with water; or receiving a transfer from the Council of its right and powers respecting the water supply; which to be considered at the first meeting of the Council on December 3rd.

Adjourned

At a meeting on motion, then adjourned.

Council Chamber

Oct. 16, 1882

(Handwritten signatures)
At the usual Monthly Meeting of the Municipal Council of the Village of Cole St. Anthony, held at the Council Chamber Cole St. Anthony, in Said Municipality, on the evening of Monday 6th November 1887 at 8 PM.

Present
James K. Ward, Esq., Mayor.
Councillor, Duff, Manton.
Mayor and Kellyman forming a quorum of said council under the presidency of the Mayor.

The Minutes of the last month's meeting and of the Special meeting held on the 10th day of October last having been read, were approved of.
The Rees read a letter from the Assistant Treasurer of the Province, informing the Council that the Sheriff would be elected from the Town of Marion consistent of selecting Senator without a licence.
The Rees reported that nothing so far had been done by Mr. K. Smith, and the Pierce Walston in their threatened appeals respecting the valuations of their property.
A letter from Mr. James Taylor was read stating his reason for declining to sign the
Deed of transfer conveying to the Corporation the Water pipes laid in the Village after discussion the Plan was instructed to be such as to keep the town of Water Park.

The Inspector read the Report of the Road and Rail Inspector which was received. The report suggested that a culvert should be placed across Jackson Avenue at the point of the fill to prevent the water from flowing to the road. The report was approved by the Inspector. A plan was then drawn up to prevent the water from flowing to the road.

Mr. Penfold addressed the Council on the condition of the Avenue which Mr. Gold Advocate represented was the worst and the other half of the late Avenue was the worst. The Council took part.

The Council was requested to ask Mr. Penfold to put the
6 Dec 1882

Complaints in writing.

The Council on Motion

Here Appointed

Cote St-Victorien

6th December 1882

John T. Burpee

Ward

Mayor

4th December 1882

At the usual monthly meeting of the Municipal Council of the village of Cote St-Victorien held at the Council Chamber Cote St-Victorien, Ward Municipality on the evening of Monday, 4th of December, 1882 at 8 P.M., present James Ward, ex-Mayor, Councillors G. R. Hager, J. P. Monahan, Mr. W. J. W. Haff, forming a quorum of the said Council under the Presidency of the Mayor, the minutes of the last monthly meeting having been read were approved. The Sec. Treas reported that the deed of transfer of the water supply had been completed. The Sec. Treas was instructed to collect from the different parties who had made connection with the said pipe the sum stipulated in said deed to wit sixty dollars ($60) for each privilege. The Sec. Treas reported that he had advertised for tenders from parties willing to provide the Municipality with a water supply.
December the 22nd, 1892.

Supply on receiving a transfer from the Corporation of its rights and privileges reflecting a water supply and tender to be sent on or before the 25th day of December instant and that no tender had been received but that he had received a letter from Mr. W. M. McKenzie stating an effect that he had been instructed by a member of Capitalists to submit an offer to construct and work a system of water works provided this satisfactory information were given and asking what powers the Corporation had in the premises. The letter was instructed to reply to said letter giving the required information as to the power possessed by this Corporation. A letter was then read complaining that the dog tax had not been universally collected after discussion it was unanimously resolved that the Attorneys of the Corporation be instructed to sue all in default.

A Petition was then presented signed by Messrs. Alfred Goodrich, Clark Fleet and all praying that to boqganning might be allowed on Clark Avenue and that the by-laws preventing to boqganning might be abrogated.
December 1982

Relief re. blacktop referred to Attorney as to powers of Corpor.

Corporation sued by County Council for $123.05

County Council sent to be contested.

The letter to superintend and provide labor for snowploughing.

[Handwritten content in English]

as respects the Avenue after a long discussion it was unanimously resolved that the said petition be referred to the Attorney, of the Corporation, for his opinion as to whether the by-laws could be amended in the manner prayed for. The Deo. Thos. notified the Council that the Corporation had been sued by the County Council for the sum of $123.05 and submitted a report on the elements of the case which was on motion unanimously adopted and the Deo. Thos. was instructed to appear on what he said suit.

It was unanimously resolved that policeman Kerr be authorized to employ twenty to snowplow the roads in the Village on the same terms as last year and if possible to engage a useful of the Municipality so do the work and that the said Kerr do supervise the said work and that blacktop Avenue be plowed to the foot of the hill in addition to the roads plowed last year. The Deo. Thos. read a letter from Ed. J. De Bellefonte making certain offers concerning the opening of Main Catherine Street. The Deo. Thos. was instructed to inform him that this
December 4, 1882

At the usual monthly meeting of the Municipal Council of the Village of Cobalt, Antonio de la Roca, Mayor, and the Council chambers held, Municipalities on the occasion of the day the 4th January, 1883, Monday having been a Holiday, present James Ward & John Duff, Mayor, Councillor Raynes Duff, and Mayor, forming a quorum of the said Council under the presidency of the Mayor. The minutes of the last meeting having been read and were approved. After discussion it was unanimously resolved that the lamps should not be lighted during the months of the year and that the Secretary, Treasurer, be instructed to notify police men whereby no longer required. It was then unanimously resolved that Councillor Raynes do reside at the
Meeting to be held on the eight day of January for the purpose of electing three councillors for the Municipal Council of this Village.

The secretary treasurer then submitted his statement of the account of the Municipality for the year 1882, accompanied by the report of the auditor. After discussion it was moved by Councillor King seconded by Councillor Kuyk that the said report be adopted and that the statement of the accounts be approved. The report was also adopted and the statement of the accounts was sent to the "Star" and "Westside" for publication.

A petition signed by certain proprietors asking that a new fence be erected near the entrance to Louisada Lane but the discussion of this matter was deferred until the next regular meeting. The Council adjourned.

Clerk: St. Antoine
Mayor
January 2, 1883

Sec. Treasurer
At the usual Monthly Meeting of the Municipal Council of the Village of Cote St. Antoine held at the Council Chamber in Said Municipality on the evening of Monday 5-15 February 1883 at 8 P.M.

Present: Councillors Ward, Murray, Kuykendall, Mayor, and de Ridiex forming a quorum of said Council.

The sister Treasurers produced & filed the protest verbal of the elections held on the eighth day of January last setting forth the return of Messrs. Ward, Mayor, and de Ridiex as the councillors the said gentlemen having been duly sworn in both their seats.

It was then proposed by Colin Kuykendall seconded by C. Kuykendall unanimously resolved that James M. Ward, Esq. be re-elected Mayor for the ensuing year.

The Mayor having been duly sworn in took his seat & returned thanks for the honor conferred on him.

Colin Murray expressed his great regret that this Corporation had not again introduced their Bill providing for local improvements before the Legislature of Quebec at its
February 1883

Present, sitting and expressed his intention of resigning his seat on the Board of the Town of the Lee. The Mayor, having brought the matter up before the Town Council.

The Mayor explained that this was a matter that might have been brought forward by any councillor. He said that he had not been instructed to bring forward the bill.

The Lee then lead a letter from Alderman Dyson inviting the Mayor to proceed to Quebec to seek a petition to solicit the Quebec Government to introduce an Act providing for the taking of Vital Statistics by the Cities and Principal Municipalities throughout the Province.

The Mayor reported that in accordance with this request, he had proceeded to Quebec and gave the effect of an interview with certain members of the Quebec Government. The motion for the action of the Mayor was unanimously adopted.

The Lee then lead a letter from the Town of the Lee to the Town of the Lee asking this Council to appoint a delegation to meet the
5 February 1883

Members of the Council of St. John of Aiguesmortes
On Thursday 8th February at 8.30 AM for the purpose of fixing an upset price on the immovable property lots Nos. 63 and 72 in which the Company has an interest

On motion the Mayor and Councillors were nominated as a deputation from this Council

The following Account having been submitted by the Aldermen were passed and ordered to be paid:

Pyland Coal oil 8/- 7½
Redfern lumber 88-73
Carleton 9/- 7/- 6/- 6/-
D. Savage
H. Lief 2nd compartment 2½ 10
McKenzie lace 8/- 13.
Colt 85/- 75.

The Council on motion then adjourned

Clyt St. Antoine
5th February 1883

J. T. Dunlop
Clerk

J. W. Ward
Mayor
8th March 1883

At the usual monthly meeting of the Municipal Council of the Village of Cote d'Amour held at the Council Chambers, Cote d'Amour, on the 8th day of March 1883, present James H. Naid Esq., Mayor; Councillors Kaye, Hoar, and Mayor forming a quorum of the said Council under the Residency of the Mayor. The minutes of the last monthly meeting having been read and approved of, the Mayor read a letter from Councillor Murray tendering his resignation and stating that he declined to act longer as a Councillor, much as the Council had apparently decided to abandon their Bill for local improvements. The Mayor having made certain observations with reference to Councillor Murray's resignation made at the last meeting concerning his action as Mayor after discussion it was unanimously resolved that Councillor Murray's resignation be accepted and that he be informed that it was within the province of any Councillor to have again brought the Bill for local improvements before the Council and that in the opinion of the Council the Mayor wa...
March 1883

by no way to blame for not having brought forward the subject and that Councillor Murray's reflections and opinions respecting the failure to bring forward said Bill were as much applicable to himself as to any other member of this Council.

Mr. M. Duff

I was then moved by Councillor Duff to resolve that John M. M. Duff be elected Councillor in lieu of Alexander Murray whose resignation had been accepted.

Councillor Jelliman's absence to be noted.

The Sale of the Real Estate of the Municipality to be sold at upset price of $ per foot by auction.

The Seaford to apportion water - defect among houses connected since loss occurred.

Mr. Weld was reported to be the only proprietor who had paid sixty dollars for a water privilege.
in accordance with the terms of the deed of transfer of the water pipe to this Corporation. After long discussion it was unanimously resolved that the Se. Board do apportion the water deficit among the nine houses connected with the registry of Water pipe transferred to this Municipality since the loss was incurred in proportion to the valuation thereof as given in the valuation Roll in lieu of the charge of sixty dollars per house previously determined on. The Bill for snow plowing to date was submitted and ordered to be paid amounting to $42.50.

Policeman Tow was ordered to see that the lamps were kept in order. The meeting was then adjourned.

Date Said Antoine
5th March 1883

John Dunlop
Secretary

Ward
Mayor
2 April 1888

At the usual monthly meeting of the Municipal Council of the Village of Col't Dant Antoine held in the Council Chamber Col't 11 Aton on the evening of Monday April 2nd 1888 at 8 o'Clock present James McCall the Mayor Councillors

Manson, Jelliman and Canes forming a quorum of the said Council under the Presidency of the Mayor. The minutes of the last meeting having been read were approved of. The Bee News read a letter from Cllr. Duff thanking the Council for having elected him Councillor in her of Cllr. Kerveny who had resigned and notifying the Council that he would be unable to attend the present meeting. The Bee News then read a letter from Mr. John Hyde the Bee News Water Consumers Committee complaining that the Council had reduced the price of water privileges a violation of the terms of the Act of Transfer of the Water Haps to this Corporation and the Bee News having explained the terms of said Act it was unanimously resolved that the resolution made at last meeting declaring that the water privileges should be charged in proportion to the valuations of houses accordingly the same and be distributed over the pipe houses that have connected with the Water System since the Water Outlet was opened a order to court said line be removed and
2 April 1888

Application for Water privilege from  C E Ray

C E Ray's application granted

Rev. Tress to collect arrears of water tax

No water to be sold unless paid for

Lamps lighter to be engaged @ 50c per week

Protest from ,Taylor et al re water courses

Road inspector to clear sidewalks

31st. Sixty dollars be charged for each husband in accordance with the said Deed of Transfer. The See, Treas. then read a letter from W C Chas E Ray applying for a water privilege for his house situated on Dorchester Road and offering to pay sixty dollars for the same. After discussion it was unanimously resolved that his application be granted on the terms mentioned in said deed of Transfer. The See, Treas. was instructed to collect $60 from all the parties who had connected with the Water System and in default he cut off the water. The See, Treas. was instructed to see that no water was sold without being paid for and that all arrears for water be at once collected. It was then unanimously resolved that a man be employed during the pleasure of the Council to light the lamps and do such other work as may be required at a salary of eight dollars per week and that Colonel Pearson be authorized to engage a suitable person on such terms. The See, Treas. informed the Council that a Protest had been served on him at the request of Hugh Taylor containing complaints that the Water Courses were not kept open. The Rural Inspector was instructed to give the matter his attention. The Road Inspector was ordered to employ men to clear the sidewalks as soon.
2 April 1883

A discussion then took place as to the most advisable means of procuring a water supply for the Municipality. Mr. Dontrie and Mr. Jesu were to prepare a scheme for Waterworks, and Mr. Dontrie at the request of the Council explained his views and after a prolonged discussion, the Mayor, Joseph Dontrie, Mr. Jesu, and Mr. Nunyer do prepare a scheme for getting a water supply for the Village. The following accounts were submitted, passed and ordered to be paid: H. H. & A. Thorne, Plumber 92. 12. 0d. Gordon Ryan, 58. 0. 9d., Morton Phillips & Bulmer, 76. 11. 10d. The Council on motion then adjourned.

Council Chambers

C. St. Antoine
April 2nd 1883

J. W. Ward

Treasurer
At the usual monthly meeting held at the Council Chambers, 25th May, 1883, at 8 P.M., present, James King, Esq., Mayor, presiding, Councillors Rayner, Jellyman, and Munson, Deputy Mayor, and Duff. The minutes of the last monthly meeting having been read were approved of by Councillor Duff, having taken the oath of office. The Dee River reported that he had notified the proprietors of houses that had connected with the water system since the pipes, the water deficit had been found that they must now pay 60 for each water privilege, but that, he had been informed by them that they did not intend to make further use of such privilege as they were about to connect their houses with a water pipe about to be laid in Dorchester Street by Mr. E. Evans, and that he required an instruction from the Council as to the amount to be charged against said parties for the use of the pipe. After a long discussion it was unanimously resolved that the Dee River do forthwith notify said parties that they must pay on demand 10 for the use of said water privileges and that, in default of their not doing, that the Dee River take the necessary steps to have the water cut off and that in
May 1883

Petition of the City Council to enter into a contract for 5 years to supply water to the village and then for further term of 18 months.

The Lee Bros. reported that a petition had been prepared and presented to the City Council and by them referred to the Water Committee of the City for consideration asking that the City enter into a contract with the corporation for the term of five years to supply water to the village and terminate 18 months after the expiry of said period and that Joseph Doane Esq. J. C. of the Lee Bros. had appeared before said committee and had supported said petition.

The Lee Bros. then read a resolution of the Water Committee recommending the City to enter into a contract with the corporation for the term of five years from the 3rd day of July next with the option of either party to terminate the same on giving 18 months notice. The action of the Mayor, Mr. Doane, and the Lee Bros. (petitioning was confirmed). The Lee Bros. submitted statements showing the quantity of water consumed and paid for in the Municipality and gave explanations. Councillor Duff reported that water had been drawn from the Hydrant.
When Police-Sgt. Dow was not present, this statement was corroborated by Councillor Raper. Police-Sgt. Dow gave this statement an unqualified denial, whereupon, after discussion as to the language used by Police-Sgt. Dow to Councillor Raper, he was reprimanded and asked to withdraw from the Council Chamber, which he did. The Mayor and Evans with permission of the Council stated their complaint as to the state of the ditches in front of their property. The Mayor was authorized to spend a sum not exceeding $10 in putting the same in proper order at the cost of the Road Inspectors and having bills for said work. The Sea Tides reported that a favorable decision had been given by the Court in the case brought by the County Council against this Corporation and that the County Council intended to verify their proceedings and file a By-Law and still claim the amount from this Corporation. It was then unanimously resolved that ditches on Municipal Road be kept at the expense of the Corporation. The Mayor having reported as to the poor condition of the sidewalks.
May 1973: Was unanimously resolved that the Mayor and Council be authorized to look for work on sidewalks after the matter and invite tenders for the necessary work. The Sec. Treasurer was instructed to take the necessary steps to order the Macadamizing of St. Catherine Street from the City limits to Dorchester Road.

Trees to be planted be placed on Sherbrooke Street from the Toll towards the City limits at an expenditure of $10.00. The question of the St. Catherine St. drain was then taken up and the Mayor and Councilor Duff were appointed a committee to look into the matter and to take the necessary steps to have the improvement carried out.

It was then resolved that in the months of June, July and August the streets be washed from the City limits on St. Catherine St. to the Sherbrooke St. Toll and from the Bridge on Dorchester St. towards the Toll as far as can be done each day when necessary. The Mayor explained that the Council of St. Anne's were considering a scheme for draining their municipality and were willing to make their drain drain or sewer of a size sufficient.
May 1883

Mr. Wain proposed that Council acquire Western Avenue.

The repair of bridges on Western Avenue.

Mr. Dorrance moved and Mr. McPhail seconded the adjournment of the council. The mayor then submitted an interesting scheme prepared by Mr. II. reflecting the best method of supplying the municipal...
May 1883

It was then unanimously resolved that the laying of a 3-inch pipe for the water main by Mr. Edward Wano was continued, his present pipe connected to the Waterworks. The scheme of laying a joint water main and undertaking the water supply of the municipality was approved, and the Council resolved that this meeting be adjourned to meet again on the 14th day of May 1883 at 8 P.M.

Adjourned

Cott. A. Anlone May 7, 1883

J. W. Ward
Mayor

John Dunlop
Treasurer
14th May 1883

In an adjourned meeting of the Municipal Council of the Village of Côte Saint-Antoine held at the Council Chamber on the said Antoine on the evening of Monday 14th May 1883 at 8 P.M.,

Present: James X Ward, Mayor; presiding

The Hon. Mr. Speaker read a Resolution of the Water Committee of the City of Montreal recommending a report that a report be made to the Council of the City of Montreal that a new lease for five years from the 1st day of July next be made with the Corporation agreeing to supply water at the rate of 100, 00 per thousand gallons, with the proviso that either of the contracting parties should have the right to cancel the Contract by giving eighteen months' notice in writing of their intention so to do. After due discussion it was resolved that the Water Committee of Montreal be respectfully requested to modify the terms of the Resolution of the 1st May hereabove referred to as respects the right of either of the contracting parties to cancel and terminate the Contract by giving at any time eighteen months' notice in writing and further that
14th May 1883

And Committee be requested to recommend that a By-law be entered into with this Corporation for a term of five years in accordance with the petition presented by the Corporation to the City of Montreal and that the Mayor and Councillor J. F. West be authorised to appear before the said Committee in support of said request.

The Ice Works, then read the Report of the Road Inspector on the Petition of the parties complaining of the state of Clarke Avenue stating his recommendations as to the work necessary to be done to put the Avenue in good order. Mr. Fleet, one of the interested parties with the permission of the Council proceeded the Digging and Mr. Penfold, another interested party with the permission stated his views. After discussion it was unanimously resolved that an opinion be got from Joseph Bell Esq. Land Surveyor as to the least means of rescinding the evil complained of in the Petition presented by the Council. Councillor Payne called attention to the works being done to the drains and water courses
in front of their dwelling-houses complaining that an unnecessary expense was being incurred. The Mayor explained the nature of the work being done and that the expenditure allowed by the Council had not been exceeded. Councillor Druff called attention to the state of Division Lane and the $20,000 was instructed to see that the provisions of the Procès verbal of this road were enforced.

Wm. F. S. Le Poole, in a large number of ratepayers interested present Messrs. John James Mace, Sir Alexander Hutchinson, Mr. N. J. Harvey and others. The Mayor then explained the proposed scheme giving details and figures and after an extended discussion the scheme was unanimously approved. After discussion The Sec. A. R. was requested to prepare a By-law providing for the establishment, maintenance and management of an aqueduct in Water Supply System for the Village of Cote Saint-Luc and authorizing the Corporation to effect loans of $25,000.
Dear [Name],

I trust this letter finds you well. I hope that all is going well in [Place].

I am writing to inquire about the matter mentioned in our last correspondence. As you may recall, we discussed the need for additional funds to support our project [Proj].

I believe that we are not far from reaching our goal, but we could certainly use some additional support. We have been able to raise [Amount] so far, which is promising, but not enough to cover all the expenses.

I understand that times are tough, but we believe that the impact of our work is significant and值得被支持. I would be grateful if you could consider contributing to our cause.

Thank you for your time and consideration. I look forward to hearing from you soon.

Best regards,

[Your Name]
22 May 1888

If an adjourned meeting of the Municipal Council of the Village of Cote Saint-Antoine held at the Council Chamber Cote Saint Antoine on the twenty-second day of May 1883 at 8 P.M. There were present only James K. Ward, by Mayor and Councillor Magor an hour having elapsed from the time of meeting and no quorum being present the said meeting was by the said James K. Ward and Councillor Magor adjourned under the provisions of Art. 139 of the Municipal Code of the Province of Quebec until Tuesday the twenty-ninth day of May, eighteen eighty-three at 8 P.M. no quorum of the said Council having been obtained.

Cote Saint-Antoine J. K. Ward
22 May 1883 Mayor

John Dunlop
Sec. Nea.
29 May 1883

A full and legal meeting of the Municipal Council of the Village of Cape St. Aubin was held at the Council Chamber Cape St. Aubin on the evening of Tuesday, May 29th, at 8 P.M. Present:
James K. Ward, Esq., mayor
Councillor Pyburn, Mayor
J. P. Angers, Mahon and Daff
form an quorum of the said Council under the presidency of the Mayor.

All members of the council had been summoned to attend.

Rate payers invited to attend.

Rate payers present.

Water supply.

Mr. Geo. H. Curtis, reported that he had advertised the Plan of the Well, as requested at the meeting of the rate payers, and others interested to attend.

Joseph Dombe, Esq., James Taylor, Harvie
Sanford, Sibb, Ascencion,
H. E. Evans, John Evans, and
other gentlemen were present.

The Sec. Treas reported that he was again with Joseph Dombe, Esq., appeared before the Water Committee of the City and urged on said Committee the request of the Council that a new well
29 May 1883

By Law No. 29, the Village

Contract – which, the City would
undertake to supply the Village
with water for the term of five
years, should be entered into and
that the Committee favorably
entertained said Request and
agreed to report to the Council of
the City in favor of said Request.

The next Item submitted
By Law No. 29 to provide for
the Establishment, maintenance
and management of an Aqueduct,
or Water Supply System for
the Village, and authorizing
the said Village to effect a
loan and to issue Bonds or
Debentures, to the amount of
$10,000 for the purpose of paying
for the said Aqueduct or Water
Supply System, and to impose
an Annual Rate or Tax for
the payment of interest on
the said bonds or debentures,
and to create a sinking fund.

After discussion it was moved
by Councillor Manson Seager
by Councillor Jelleyman and
unanimously resolved that the
said By Law be read Clause
by Clause and that the
Vale Players present be
requested to take part in
the discussion which they
did and several amendments
were on motion made to said
By Law, which it was then
further moved by Councillor
By Law No. 29 as amended, read a first time and ordered to be printed and distributed.

Resolved that the said Bylaw as amended as aforesaid be read a first time and that the new pages should have the same printed and distributed amongst the Ratepayers and that the said Bylaw should be further considered at the next or an of the day at the next annual meeting to be held on the 7th June 1883 at 8 o'clock in the morning.

The Council on motion then adjourned.

May 29th 1883

Mayor

John Dunlop
Sec. Treasurer
4th June 1883

At the usual General Meeting of the Municipal Council of the Village of East St. Anthony, held at the ordinary place of sessions in the said Municipality on the 4th day of June at 10 o'clock P.M., the Hon. James R. Ward, Esq., Mayor, Councillors Macdonald, R. J. McLeod, J. A. Duff, and Mayor forming a quorum of the said Council under the Presidency of the Mayor, the minutes of the meetings held on the 9th day of May and of the adjourned meeting held on the 11th day of May, and also of the adjourned meeting of the 29th day of May, were read and approved.

By Law No. 29

Extracts of Minutes of Council of the City of Montreal

re: Water supply

The Hon. J. A. Duff, Engineer of the Council of the City of Montreal in effect satisfying this Corporation that the City was willing to supply this Village.
June 4th, 1883

with Wata for a term of five (5) years, from the expiration of the present lease at the rate of $600.00 per 1000 gallons. The further consideration of By Law No. 39 was then resumed. Amongst the Rate Payers present were Mr. Frost, Mr. Green, Mr. G. Gish, Mr. Walker, Mr. Hutchinson, Mr. Sembrin, Mr. Andrews, Mr. Hutchinson, and others. The Mayor then briefly explained the scheme and on motion the proposed By Law was considered Cleared and diverse amendments made thereto on resolution the Rate Payers taking part in the discussion which was continued with acclamation till 10 o'clock when the meeting was adjourned until the evening of Tuesday, the 5th of June at 8 o'clock.

Art. Saint Antonio

June 4th, 1883

Mayor

[Signature]
5 June 1883

Present

Further consideration of By-law No. 29

Schedule A

By-law as amended and authenticated to be read 2nd time

At an adjourned meeting of the Municipal Council of the Village of Cobh St. Anton, held pursuant to adjournment on the evening of June 5th 1883 at the ordaining place of sessions in the said Municipality, at 6 o'clock present James K. Ward Esq., Major Councillors Raynes, Major, DesRosiers and Jellyman forming a quorum of the said Council under the presidency of the Mayor. Here were present also ambassadors other Proprietors Messrs. O'Quin, Beekholme, Evans, Harford, South Macaulay and Patton.

The further consideration of the proposed By-law No. 29 was resumed and the subject remaining to be discussed was the Schedule A from which attached were carefully considered. It was then moved by Councillor DesRosiers seconded by Councillor Jellyman and unanimously understood that the said By-law as amended with the amendment authenticated by the initial of the Mayor and recording Treasurer on the original of the By-law, be read a second time. The said By-law having been read a second time it was then moved by Councillor Jellyman seconded by Councillor Raynes and unanimously resolved that the said By
June 1883

Passed and signed

Public meeting to be held 29th June for purpose of approving or otherwise of approval or other

Poll to be taken

By Law No. 29 to be published with notice calling meeting
and that said By Law be
inserted twice at full length
before each meeting in a news-
paper published in the English
language called The Montreal
Daily News and also twice in
a newspaper written in the French language called
La Minerve. The Sec. was to
be at the cost of 15 cents. It
called for a printed copy of
the By Law as passed.

The meeting on motion was
then adjourned to the next Monday
the 18th day of June at
8 P.M.

J.W. McKee
Mayor

Sec. [illegible]
At an Adjourned General Session of the Municipal Council of the Village of Late St. Anthony held at the Council Chamber, Ottos and Antoine, on the 18th of June at 8 o'clock P.M. present, Councillors Hanson, Anderson, Hugor and Jellyman forming a quorum of the said Council. The said Council elected Hugor as President in the absence of the Mayor. The Sec'y read, reported that as regards to he had seven in the Valuation Roll which he had rejected by law that the Council at the present meeting would proceed with the examination and revision of the Valuation Roll and that the said Notice had been duly given as appeared by the signing at the Public Office on the original mailing list he had also notified the laborers Negroes from Smith and Patton to attend and that they were present. It was then moved by Councillor Hugor and seconded by Councillor Jellyman and unanimously resolved the Council do now proceed with the examination of said Valuation Roll which was done and application was made by Messrs G. & Samuel.
18 June 1913
Revision of the Valuation Roll

Greenfield, J. Rodriguez
Allan Reaume, W. Rawood
Archibald Campbell, T. H. Christie
B. C. Davis, George V. Craig
Michael O'Hara, P. P. Martin
Thos J. Potter, The Rev. W. Hansen
Albert De Laet, Charles Pearson
C.G. Jones, Charles G. Ray

To have their names entered as Proprietors of certain properties mentioned in said Valuation Roll.
It was then moved by Mr. Macdonald, seconded by Mr. Jellyman and unanimously resolved that J. A. Green be entered as said Roll as part proprietors of all the property therein appearing in the name of Green & Atwater, and that the names of Edward B. & Samuel Greenfield be therein entered as proprietors of all the property therein appearing in the name of the late David Greenfield, and that the names of J. Rodriguez be therein entered as Proprietor of a lot & house therein appearing under No. 374, therein owned by J. Des Lauriers, and that Allan Reaume be entered as proprietor of lot 263, $64,561, in the name of Green and Atwater, and that W. Rawood be therein entered as proprietor under the number 466 of lot 263, $64,561.
June 1883

Revision of the

Valuation Roll

number 641 whereof Chas. Bulloch

is that Archibald Campbell to

therein entered as proprietor

of part of the property therein

appearing in the name of Wm.

Renfrew and that the said

property be deducted from

that appearing in the name

of the said Renfrew and

that J. H. Christmas be therein

inserted as joint owner of

in lieu of

and the Roll amended accordingly

and that Moses Davis be therein

inserted under the number 1183

as joint proprietor of another

number 1414 that Geo. W.

Craig be therein inserted as joint

proprietor of said 19 to 24 of 374

and the Roll amended accordingly

and that P. C. Martin be entered

as proprietor of subdivision 01

of 3/15 under the No. 7 from said

Ophir 

Dan

and that Thomas J. Martin be entered

as proprietor under the No.

472 of 4701 ft of lot 941 in

lot 07 Geo W. Perry another

Chas. E. Ray be entered as

proponent under the No. 409 of 159

of 375 on account of Geo. Phillips

that the Rev. Mr. Hanson

be entered as proponent of

one of the houses and lot

therein appearing in the

name of J. J. Dannen

and that Alberic Dedale be
June 1893

Renovation of the Valuation Roll

entered as proprietor of subdivision 10, 9, 6 of Cadaval No. 320
been associated with John Farrel.
and that C. G. Jones be entered as proprietor of a house and
1865 ft. of 373 mln. 5.6.

under the number 374 — and that Charles Pearson
be inserted as proprietor of part of 361 under the number 189
in lieu of George Pearson.
and that Michael O'connel be inserted as proprietor of part of Cell 375.

in lieu of the Deming and that H. Rowesbury be struck out
as proprietor of the property
described under No. 361 and

estate Yggdrisnar was inserted in lieu thereof.

and that the name of Geo. J. Gibbons be wherever it appears, as said
and as said as proprietor be struck
off and that the name P. A.

no. under the no. be struck
and also the names P. S.

Rose under the no. and

J. H. Walsh under the no.

and also the name Manly Cornwell
under the no. be struck out
and also the name of the late Samuel Greenshields be struck out
and also Edward Fallitt and John Whits.

The Secretary then reported that he had received from
the Clerk and Clerk of the City of Montreal a letter con-
cerning annexation which he read to the Council
was ordered to acknowledge, if the name was
then laid upon the table.
The further examination and Revision of the Valuation Roll was continued until the next ordinary meeting. The Lee Reas. then read a letter from Jno. Duntle to C. notifying the Corporation that he was about to issue an injunction for the purpose of restraining the Council from being secure for the Water Rates for Water supplied in part of the Municipality. Mr. Dunlap the Attorney of the Council having explained that some years ago he had given the Council a written opinion to the effect that the present arrangement was allowed by the Act, it was unanimously resolved that Mr. Dunlap the authorised to appear and represent the Corporation in the court of such proceedings, being taken and that he take such steps as he may deem advisable to protect the interest of the Corporation. It was then moved by Commodore, Major, seconded by Councillor jellyman and unanimously resolved that it be an instruction to the Water Committee to bring the works from St. Luke's Water through Sherbrooke Street from the city in order to draw water from the High Level Reservoir of Montreal and
18 June 1883

And supply the houses in the Village
Houses on slope of or the slope of the Mountain as
mountain to be supplied as possible and that the ex-
with water as high as
penditure for 20 doing the latter
of the 25,000$ she obtained under
By law 1329 and n 45 do 40 to
The expenditure on
Plate or Plateau as far as
Metcalfe Ave to be
limited to $12,500

adjourned

June 18th 1853

Mayor

John Dudley
At the usual Monthly Meeting of the Municipal Council of the Village of St. John’s held at the Council Chamber in said Municipality on the evening of 3rd. July 1883 at 8 p.m.

Present

James R. [Signature] Mayor
Henry W. [Signature] Councillor
John M. [Signature] Councillor

A quorum of said Council being present, the following record was made of the meeting held on the 14th June last of the adjourned meeting held on the 5th June last and of the adjourned meeting held on the 18th day of June last, having been read were approved of.

The Secretary

Resolves passed were:

1. Approving the report of the result of the voting for and against By-law No. 29 and also signing the Certificate presented by the Returns Officer and the returning officer.

2. An Order for recording the votes for and against said By-law No. 29 the number of votes cast for and against By-law No. 29 the number of votes cast for and against

Having been signed also by the

Secretary

[Signature]

[Note: The text is partially obscured and difficult to read in some sections.]
July 1883
By Law No. 29
Approval of Law to be obtained

Certificate be approved of, and that the Secretary Treasurer be authorized to take the necessary steps to have the said Bye-Law No. 29 approved by the Lieutenant Governor in Council, and that he be authorized to proceed forthwith to Daglea for that purpose.

The Secretary Treasurer then submitted a claim of the Council of the County for $202.49 and explained that the County had passed a Bye-Law under which they claimed the same sum which the Corporation had successfully contested in the Courts and that in his opinion this Council were now legally liable for this amount as also the other items claimed.

It was then moved by Councillor Desroches seconded by Councillor Trenson and unanimously resolved, that the said amount claimed by the said Council be paid.

The Secretary Treasurer submitted Accounts for Coal Oil, amounting to $26.86 which were ordered to be paid.

The Secretary Treasurer then read a communication from the City of Montreal enquiring if the Corporation were prepared to consider the question of annexation to
3 July 1883

No action with regard to annexation to be taken for the present.

Side walk, Elm Ave.

Specific for water supply committee appointed.

Senders for pipe & plant to be invited.

Adjourned.

The City, after discussion the Secretary Treasurer was ordered to inform the Council of Montreal that this Council was not prepared to take any action on the matter at present. The Road Inspector was ordered to use any old plants suitable for the purpose to lay a side walk two plants wide on Elm Avenue. It was then resolved that the Mayor, the Secretary Treasurer Mr. Edward Evans and Joseph Houghton Esq. L.C. be appointed a committee to see the Lesage of the City Water Department for the purpose of obtaining from them information as to the best sort of pipes to be used in the Municipality and other information respecting proposed water system and that the Secretary Treasurer be authorized to ask for tenders for such water pipes & other plant as may be deemed necessary.

The meeting on motion was then adjourned till the evening of Friday the 20th day of July, 1883 at 8 P.M. for the purposes of continuing the examination and revision of the valuation rolls, and for the completion of unfinished business.
3 July 1883

Cote St. Antoine 3rd July 1883

Mayor
Secretary Treasurer

W. Ward
J. Dearly

20 July 1883

At an adjourned meeting of
the Municipal Council of
the Village of Cote St. Antoine
held pursuant to adjournment
on the evening of Saturday the
20th July 1883 at 8 P.M. at the
Council Chamber in said
Municipality at 8 P.M.

Present

James K. Ward, Mayor
Counsellors Raynors Duff,
Monson & Descours for the
purposes of said Council
under the presidency of the
Mayor,

James Smith, two of the assessors
of the said Municipality were

Mr. Sec. Treasurer reported that
the law for 29 had been
approved of

by the said
Counsellor in
Council on the
16th July instant.

Revision of the Valuation Roll

Herr

The Mayor then proceeded with the examination
and revision of the valuation
role. It was then moved by
Counsellor Monson seconded
by Counsellor Duff and
unanimously resolved that
the following revisions and
amendments of said role
be.
20 July 1883

Revision of Valuation Roll

be made, to wit: in item 6 to the Banque du Pendale be inserted as proprietor in lieu of Richard Warminton of all the property formerly held by him in Cadastral Numbers 208 & 214 and that Dame J.C. Heaton wife of J. Dickinson be inserted as proprietor of Cadastral Number 214 1/2 in lieu of Richard Warminton and that Robert S. Knight be inserted as proprietor of 214 1/2 in lieu of Richard Warminton. That in Item or Number 84 1/2 of said Roll E.G. P. Amissure valuation be increased for new buildings erected on 215 215 1/2 2570 and that in Item 53 Notman still be inserted as proprietor in lieu of Gebhardt and that Archibald Swan be entered of each 215

Sub: 112 113 114 115 116 in lieu of Montreal Block 3 Association that in Item 65 Notman still be inserted as proprietor in lieu of Gebhardt. In Item 73 the heirs late Edward Cutting be inserted as proprietors of house and lot 220 sub 23 in lieu of Edward Cutting and that in Item 83 King & Kay still the heirs late Edward in May be inserted as
Provisions of the property herein mentioned in lieu of Edward McRay and that in Item 93 Estate Cornell be inserted as proprietor in lieu of Moloney Cornell that in Item 103 the valuation be increased for new buildings erected $1000 and that Henry Smith be inserted as co-proprietor with Henry Ware and that in Item 128 W. J. Cooke be inserted as proprietor of Cadastre No. 229 in lieu of W. R. Rutherford and that in Item 240 be inserted as proprietor in lieu of W. R. Collins and that in Item 247 be inserted as proprietor, in lieu of John Whyte in Item 250 Evans $8. $7. W. The evaluation be changed for new buildings erected and an additional amount added to said valuation of $3500 and that in Item 289 be inserted as proprietor in lieu of P. S. Roff that in Item 312 $1200 be added to valuation for new buildings erected and that in Item 407 $1200 be added to valuation for new buildings erected, and that in Item 430f Rev. Charles Hanson proprietor Cadastre 379
Dear Mr. Secretary,

I have the honor to inform you of the following amendment to the documents dated 20th July 1883:

The amendment is as follows:

[Handwritten text]

I trust this amendment will be agreeable to you.

Yours sincerely,

[Handwritten signature]

[Handwritten text below signature]
I hereby certify the following to be a true transcript from the minutes of the council of the province held on the 20th day of December 1873.

Secretary: Townsend

J. Towny Townsend
20 July 1883

Past sub: division 2½ there
be added for valuation for
house $2,500 and also value
of land 50 x 80 $1,000
$3,500.

That

in Item 434½ add for value
of buildings $2,500 and reduce
value of land to
that in Item 446 add to
value for land Cadastre
No. 379 Sub: division 9 - 582½ feet
$1,455 - 2 new buildings erected
$3,000, in all $4,555. That in
item 437½ Allan Freeman
proprietor add to valuation
Cad. 381/12 13.14 .12 180 ft.: 30 45
New Buildings erected
$3,500
$6,545.

and that in Item 441½ 9½
½ Christmas be inserted as
proprietor from 941 - 4770 ft.
$940 and that in Item 441½
$300 be inserted as the
value of Mr. Klein's house
and that in Item 462½ $4,500
be added to the valuation of
Mr. Trenholme's property for
new buildings erected.
And
that the following changes of
tenants be made in said lots:
in Item 18 Wm Cooper in
Liév of Dr. Desrosiers in item
23½ Rob. Clandeuning in
Liév of Joseph Selmer in
Item 27 Liév of
Fred. Smith & John Davis
on Item 22½ Mr. C. Kennedy to be inserted as tenant in lieu of Hayman. Hudson in Item 57 John Beerum to be inserted as tenant in lieu of Samuel Paxton, in item 74½ John G. Proctor to be inserted as tenant in lieu of Jos Belle Bolt. in Item 110½ Elijah Lowry to be inserted as tenant in lieu of Mr. Widow Easton in item 112 Samuel Paxton to be inserted as tenant in lieu of Wm Cooper in item 128 R. Harrower to be inserted as tenant in lieu of Thomas in item 133 to be inserted erased the name of Wm Bennett in item 157½ Grip Birrs to be inserted as tenant in item 161 Thomas Weed to be inserted as tenant in lieu of Christopher Tame, in item 257 the name of Thomas Weed to be erased, in item 278 the name of Thos Montgomery to be inserted as tenant in lieu of W. W. Yeatman in item 280 Charles Slater to be inserted as tenant in lieu of Thos Montgomery in item 286 Thomas A. S. Heekley to be inserted as tenant in item 303 the name of C. E. Dawson to be erased, in item 312 R. J. Walker to be inserted as tenant in lieu of
20 July 1883

Revision of the Valuation Roll

C. N. Edwards, in item 317 1/2

George C. Smith to be inserted as tenant, in item 317 3/4

Richard Angelin to be inserted as tenant, in item 323

Henry Walsay to be inserted as tenant in lieu of John Murray, in item 324

John Blacklock to be inserted as tenant in lieu of C. P. Slater, in item 852 1/2

the name of George C. Smith to be erased, in item 431

Charles Cushing to be inserted as tenant in lieu of Thomas Wicke, in item 360

Lewis A. Hart, R. P. to be inserted as tenant, in item 361

St. George to be inserted as tenant, in item 441

to be inserted as tenant in lieu of J. W. Bateman, in item 446 A

J. H. Christmas to be inserted as tenant and in item 446 B G. E. P. Walker to be inserted as tenant of George Armstrong, in item 482

the name of Henry Speck to be erased, in item 850 J. H.

Elliott to be inserted as tenant in lieu of George Barrett, in item 511

George Lawrence to be inserted as tenant in lieu of Alexander Conley, in item 512 1/2

the name Blackiston to be erased, in item 343

the name of Mrs. Kirkchoff
20 July 1883

Revision of the Valuation Roll

20 July 1883

to be exposed as fojarntor and Read to be inserted. It was then moved by Councillor Duff seconded by Councillor Manson that inasmuch as further information will be required by the Council in order to enable the Council and its Officers to assess the water rates to be imposed under Bye law 29, that the following information be the same is thereby embodied in the said Valuation Roll, and the said Roll amended accordingly.
<table>
<thead>
<tr>
<th>Name of Occupant</th>
<th>Rental Tariff Value Schedule</th>
<th>Name of Occupant</th>
<th>Rental Tariff Value Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sergeant J. J.</td>
<td>50.00</td>
<td>25.00</td>
<td>25.00</td>
</tr>
<tr>
<td>Lello, P. J.</td>
<td>35.00</td>
<td>15.00</td>
<td>15.00</td>
</tr>
<tr>
<td>Sayward, J. P.</td>
<td>35.00</td>
<td>15.00</td>
<td>15.00</td>
</tr>
<tr>
<td>Sprague, H. W.</td>
<td>75.00</td>
<td>37.50</td>
<td>37.50</td>
</tr>
<tr>
<td>Harrow, E. G.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Turner, W. H.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Ireland, J. H.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Aiken, E. A.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Elliott, J.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Macaulay, R.</td>
<td>30.00</td>
<td>15.00</td>
<td>15.00</td>
</tr>
<tr>
<td>Jones, J.</td>
<td>30.00</td>
<td>15.00</td>
<td>15.00</td>
</tr>
<tr>
<td>Hill, H. T.</td>
<td>30.00</td>
<td>15.00</td>
<td>15.00</td>
</tr>
<tr>
<td>Braham, A.</td>
<td>35.00</td>
<td>17.50</td>
<td>17.50</td>
</tr>
<tr>
<td>Christmas, E.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>St. Bonav. A.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Russe, E. G.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Armstrong, E.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>Bishop, F.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Miss. P. A.</td>
<td>50.00</td>
<td>25.00</td>
<td>25.00</td>
</tr>
<tr>
<td>W. Dowell, J.</td>
<td>20.00</td>
<td>10.00</td>
<td>10.00</td>
</tr>
<tr>
<td>打开, J. A.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Gough, J. F.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Ackermann, J.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Backer, W.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Holman, R.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, C.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Rogers, T. B.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Robinson, B.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Newhouse, A.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>J. A. Deo.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, C. H.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. H.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. E.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, T. S.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, E. A.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, E. T.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, T. E.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, L. P.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, A. S.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Blackstone, J.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. E.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. T.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. W.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. C.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Blackstone, J.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. T.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. W.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. C.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Blackstone, J.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. T.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. W.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Smith, J. C.</td>
<td>25.00</td>
<td>12.50</td>
<td>12.50</td>
</tr>
<tr>
<td>Total A. B.</td>
<td>250.00</td>
<td>125.00</td>
<td>125.00</td>
</tr>
</tbody>
</table>

Total A. B. $219,637.
The Council having completed the amendment of revision of the said Valuation Roll, it was unanimously resolved that the Secretary Treasurer be forthwith have said amendments herein above mentioned made to said Valuation Roll as provided by law. "The Secretary Treasurer then submitted the Cadorette's account for repaving lambs amounting to £163 25/- which was passed and ordered to be paid. The question of watering the streets was then brought up after discussion it was unanimously resolved that Mr. Frostin's offer to supply a man and horse for so doing at the rate of £2 50/- per item when necessary be accepted, and that Councillor L'Esposers should determine when said watering was required. The Road Inspector was instructed that the grass on the different roads must be forthwith cut. The question of repairing the side walk in Clarke Avenue was then discussed and it was unanimously resolved that a three plank side walk be there laid and that the Mayor & Secretary
20 July 1883

Tenders for Side Walk on Clark Ave.

Repairs in front of W. M. Kerr house.

Treasurer be instructed to ask for Tenders for said work.

The Secretary-Treasurer read a communication from Mr. W. M. Kerr as follows:

'The repairs to be done to the side walks in front of the property. The Road Inspector was instructed to have the said repairs done.'

The Mayor having explained that Constable Kerr had been arrested on the charge of having assaulted one, but that he denied having used any unnecessary violence, it was unanimously resolved that the Secretary-Treasurer be authorized to employ Counsel to defend Constable Kerr should be deemed necessary. The Secretary-Treasurer was requested to see Mr. Riehl, D. S. S., and obtain his report respecting Clark Avenue. The Council on motion then adjourned.

Cote St. Antoine 20 July 1883

John D. Welsh
Secretary-Treasurer

J. W. Ward
Mayor
At the usual monthly meeting of the Village of late Town Antonio held in the Council Chamber late St. Paul Antonio on the evening of Monday the 2nd third of September 1883 at 8 o'clock.

Present: James R. N and Esq. Mayor. Councillors Dufferin, Hayne, Hanson, Koford, forming a Quorum under the presidency of the Mayor. The minutes of the 2nd July and the July meetings having been read were approved of. The deo Rees reported that Mrs. Robertson Macaulay had instituted an appeal against By-law No. 29 to the Circuit Court returnable to the next and that Messrs. Rees, Winch, and Haldimond had also contested said By-law by a petition returnable the same day and that the said appeal proceedings.

The honourable Mr. Macaulay explained the nature of the contestations it was unanimously decided that Mr. Dunlop's action be ratified and that he be instructed to contest the said proceedings. And that Mr. Joseph Ogden be associated with Mr. as Counsel.

The question of the proposed water supply system was then considered and it was unanimously resolved that the committee
5 September 1885

Resolved that Councillor Jollyman be appointed at a previous meeting to obtain the estimates of the work proposed to be done and had advertised for tenders.

The Sec. read a letter from Councillor Jollyman thanking him for his resignation. The resignation was accepted and the Sec. was requested to inform Councillor that the Council regretted the circumstances under which he had been compelled to resign his position. It was then unanimously resolved that Thomas Patton Esq. be elected Councillor in the place of Councillor Jollyman Esq. The Sec. then submitted the following accounts which were passed and ordered to be paid. The Valuators accounts twenty dollars for each Valuators for copying Valuation Roll. John L. Cassidy & Co. Supplies for camps $7.85. Rylands Coal oil $21.25.

Mr. Smith's account of $75.00 for laying and repairing sidewalks was held over until next meeting.
The motion of repairing Sessions Lane was then considered and the mayor was authorized to have the same done provided the cost did not exceed twenty-five dollars ($25.00). The Sec. Tres. was instructed to order that Mr. Fenholmes water pipe connecting with the St. Catherine Street main be cut off. The Sec. Tres. reported that he had employed counsel to defend Constable Kerr and that his trial would take place during the present term of the Court of Appeals. The Sec. Tres. was authorized to enforce the dog tax.

The Sec. Tres. read a letter from Mr. Wm. Kerr highly complimenting Mr. Martin, Road Inspector, for the manner in which he relaid the sidewalks in front of his property had been carried out. The Road Inspector was requested to notify the Road Trustee as to the condition of the ditches adjoining the Road. The attention of the Council was again called to the necessity of Western Avenue and the Sec. reported that the under was to attend the Company and he was authorized to
5th September 1883

Accounts

Mr. Canutt's account $8.00 for lamps was passed subject to an deduction that Councilman Manson should advise. The Revenue printing account connected with By-law No. 219 $10 was submitted but was held over in the meantime until the Witton account was under and the Sec. C. was reported to ask that some of the charge should be reduced. The Council on motion then adjourned.

Clerk: Fred M. Auton
September 5th 1883

J.W. Ward
Mayor

John T. Jones
Secretary

S. W. Stearns

Oct 1883

All the annual monthly meeting of the Municipal Council of the Village of Cato and Union held at the Council Chamber of said Union on the evening of Monday the 1st day of October 1883 at 7 o'clock present James W. Ward, Esq., Mayor and Councilors, Cattalo, Cato, and Patton forming a quorum of the said Council and in the presidency of the Mayor, Cato & Patton took the chair and the minutes of the last monthly meeting having been read were approved of.

The Hon. J. F. Town reported that the Hon. M. C. Justice Matthews had been that morning rendered judgment granting By-law No. 29 but that he had not as yet had an opportunity of seeing the written judgment it was therefore unanimously resolved that Joseph Clark Esq., be requested to report on the said judgment at any adjourned meeting to be held on the 8th day of October. The water question was again discussed and it was unanimously resolved that a company or association apply to Mr. John Macfarlane for permission to lay a water pipe along Sherbrooke Street.
1 October 1893.

4. Rates permitted on side avenues. The Municipality empowered to assume all land and pipe at any time at a valuation to be made by experts. Councilman Duff declined to vote on the resolution.

M. Evans applied for liberty to open a trench on Clarke Avenue. But it was resolved before granting permission, the Road Inspector be instructed to notify interested parties. The Sec. was reported that Police Captain had been acquitted at the Court of J.P. and submitted the Bill of Majors. Ken and Purser, the Council entertained with his defence which was accepted and ordered to be paid. The Sec was asked a letter asking that a deputation should be appointed by the Council for the purpose of acting with deputation from St. John and St. Anne's with a view of finally settling the remarkable property case which this matter has a serious interest. It was unanimously resolved that the Mayor do act as such deputation and the Sec. press then adjourn.
1st October 1893

By Law No. 30
1st levy rate of 2 mills to meet current expenses

Passed

Read 1st time

Read 2nd time

Read 3rd time

Declared passed and ordered to be published

See 3rd order to prepare collection Roll

Accounts

By Law No. 30 for the purpose

of levying a rate of assessment

at the rate of 2 mills on the dollar to meet the current expenses of the Municipality.

It was therefore moved by

Councillor Watt, seconded by

Councillor Watt, and

unanimously resolved that the said By Law be read a first time. The said By Law having been read a first time it was moved by Councillor

Mayor and seconded by Councillor Watt that the said By Law be read a second time. The said By Law having been read a second time it was moved by Councillor Watt, seconded by Councillor Watt, and

unanimously resolved that the said By Law be read a third time. The said By Law having been read a third time it was declared final and ordered to be published and was signed by the Mayor and Councilman by the Sec

Treasurer of the said Rialto among the archives of the Municipality. The Re

Treasurer was instructed to third

to prepare the general collection Roll. The accounts of Messrs

Payton and McMillan for coal

oil were passed and ordered to be paid. The account of
1 October 1883

Mr. Smith for laying sidewalk was held over until next meeting. The meeting on motion then adjourned until Thursday the 11th at 8 P.M.

P.K. Ward

Mayor

October 1st 1883

John

Sec. Town

8 October 1883

At an adjourned meeting of the Municipal Council of the Village of Lone Saint Avenue held on the 8th at 8 P.M. present: James P. Ward as Mayor, Councillors Patton, Duff, Manson, Rodours and Mayor forming a quorum of the Said Council and in the absence of the Mayor. The Sec. Ward reports that the Council employed to report on the judgment of the Hon. Mr. Justice Mathews quashing By-Law No.39 were not ready with their report and asked for an adjournment till Thursday the 11th day of Oct next. The Sec. wrote a letter from Mr. Evans with reference to the waste of water which was laid on the table.
The Council on motion then adjourned till Thursday October 1st 1853

F W Ward
May 01

11 October 1853

At an adjourned meeting of the Municipal Council of the Village of Cale St Antoine held in the Council Chamber according to adjournment on Thursday Oct 11 1853—Present

James Ward Esq, Mayor
Robert Hanson, Mayor, Tally

Both forming a Quorum of the said Council and the President,

Rate payers present the Mayor, Treasurer, Mary Ann Hambone, Hutchinson, Justice and other Rate payers were present. After a discussion on the Water question in which the Rate payers present by the direction of the Council took part, the fee having been deposited by Joseph Donah Cq, Esq, and John Doolah Advocates amounting to £1 an appeal was taken to the Court of Queen's Bench Montreal from the Judgment of the Hon Mr Justice Mathien rendered on the 1st Oct 1853 in case No 1247 against the Town of Cale St Antoine for the Corporation of the Village of Cale St Antoine.
St. Anthony were Respondents, quashing and annuling Bylaw 29 entitling By-law 1929 to provide for the establishment, maintenance and management of an Aqueduct water supply system for the Village of Lake St. Anthony and authorizing the Corporation of said Village to effect a loan and to raise Bonds or Debentures to the amount of twenty-five thousand dollars ($25,000) for the purpose of expanding for the said Aqueduct or Water Supply System and construct an annual rate or tax for the payment of the interest on said Bonds or Debentures and to create a sinking fund with such against said Corporation. It was moved by Councillor Hall seconded by Councillor Manson that the said report and opinion be adopted and that the Decree be instructed on behalf of the Corporation forthwith blamed from said Judgment to the Court of Queen's Bench.

The Council on Motion

[Signature]

[Date: 11th March 1889]

Mayor

[Signature]
Of Sec. Deps having reported that the suit of the Atty. Gen. vs. The Corporation was being tried, that in view of the opinions previously given by him to the Council more particularly the opinion of date 5th February 1881 which he again read. He was of opinion that he could not advise the Council enter into a contested suit in this matter and that he would advise that a declaration be filed by the Corporation, that they would submit to the judgment to be made in this matter. It was then unanimously resolved that the Atty. of the Corporation do prepare and file such declaration.

The Council on motion then adjourned.

Oct. 11th 1883
J. W. Word
Mayor

John Depue
Secretary Treasurer.
At the usual monthly meeting of the Municipal Council of the Village of Aldershot, on the 5th November 1883, at 8 o'clock present:

James R. Ward, Esq., Mayor.

Councillors: Sir Henry Francis, W. H. Dufferin, W. J. Harwood, and others.

Present.

The minutes of the meeting of October 11th (the last meeting) October 8th and October 11th having been read and approved.

Mr. A. A. Dickson with the permission of the Council submitted in writing a proposal to supply the village with water by a joint stock company on certain conditions specified in his written proposal of date the 3rd November 1883 and asked for permission to lay water pipes in the streets of the Village from time to time as might be necessary to secure such supply. Such pipes to be recognized as the property of the proprietor of the proposed company and subject to its control. The offer was favourably received and after long discussion in which Messrs. Dower, Hecholme, and others...
with the permission of the Council took part. It was moved by Councillor Hanson, seconded by Councillor Mayor Antsman, that the privilege of opening the streets of the Village for the purpose of laying them with water pipes from time to time as may be necessary be granted to the proposed Company herein represented by A. S. Dickson on condition of their laying pipes of the sizes mentioned in the written proposal and submitted to the Council the work to be completed within the time stipulated in said proposal, the system to be extended to any new street or district when the revenue from such extension will yield ten per cent on outlay of laying pipes etc. The Council to determine as to the sufficiency of said revenue; forty per cent to be supplied by the Company and placed in such positions as may be determined by the Council, from which water will be supplied without charge to the Corporation for fire and for Street watering. The question of additional hydra to be a matter of mutual agreement between the Company and the Council. The Company to furnish service houses.
with stop cocks to consumers
the same to be carried two feet
inside the front line of con-
sumers premises, the Council
to have the right and privilege
of asssuming pipes and flans
of the Company after the
expiration of the first five
(5) years and within ten (10)
years on paying the Company
an advance upon value of
such pipes and plants of
10 per cent within fifteen
(15) years at an advance
and value of fifteen (15) per
cent and within twenty (20)
years at an advance of ten
per cent; such value to be
determined by either appoints
by both parties in the usual
way the rate to be charged
for water to consumers not
to exceed seventy-five (75)
per cent advance upon
price paid to the City by
the Company residing outside
limit of proposed system
of pipes, to have the privilege
of obtaining water from
hydrants at same propor-
tionate price; the Council
to be released from their
obligation to assume possessi
of pipes already laid by
Mr. Edward Evans and any
responsible connections there-
The Mayor reported that he had attended a meeting of the Council of the Town of St. Henri along with the Deputation from the Village of St. Aunesonie for the purpose of negotiating and settling the immovable property herebefore belonging to the Town of St. Henri and in which the Municipality still has an interest and that it has been resolved —

That the three (3) interested Municipalities should enter into an obligation with the ladies of the Hotel Dieu for the sum of $7,689.37 amount due them including compound interest by virtue of the transfer from the Colonial Building and Bazaar Association, with interest at 7% from the 1st May last and that the said ladies should give a mortgage or a discharge of the mortgage on Cadstral numbers 936 to 987 & 1263 to 1272 annually on the 1st of November as each year the first payment to be made on 1st Nov. 1883, and that the Mayor & Cie. Deans of the three Corporation should be authorized to sign the said obligation.

2° That the three Corporations should enter into an arrangement whereby they covenant liable only responsible that notwithstanding their joint and several liability to the ladies of the Hotel Dieu for the amount of said obligation, the properties included according to the Valuation Roll in force at the time of the dismemberment of the said Municipality to the

6 November 1883
5th November 1879

Report received from Treasurer to obtain copy of St. Henri Valuation Roll at time of separation.

Mr. Weeks ap

defending Mr. New, and the account of Mr. New for his services, and the Mayor and Council approved of his services and his charges and paid.

Mr. Pelleh's ap

Mayor and Council empowered to settle with Mr. Pelleh.

Adjourned

5th Antoine, 1st or 2nd 1879

John Dudley

Mayor

Sir.

Treasurer.
At the usual monthly meeting of the Municipal Council of the Town of Cole St. Antoine held at the Council Chamber, Cole St. Antoine on Monday the 3rd December 1883, at 8 o’clock PM, present James K. Ward, Mayor, Councillors Raynes, Palkoy and Mayor, forming a quorum of the said Council under the Presidency of the Mayor. The Minutes of the last month’s meeting having been read were approved of. The Late Reas reported that he had corresponded with Mr. Ward respecting for representing the Polyanthus Rev. before the Police Court and reported that in his opinion fifteen dollars would be ample for said services in lieu of $500 and having read the Mr. Ward’s letter of the 13th 1st Oct 1883 respecting the charge and instructed to pay Mr. Ward $5 to pay all of his claim. The Late Reas having read the Regulations passed respecting the “immoveable property” which the Municipality still has an interest. After ex-planations had been given by the Mayor it was unanimously resolved that the Late Reas be forthwith Communicate with the Officers of the Ladies of the Hotel Dew.
3 December 1883

and find out if they would be willing to discharge the Corporation from all claims on the paying in proportion of the debt due by the three Municipalities according to the valuation still in force at the time of separation and in default of an agreement be done this day.  The Mayor & Sec. of this Corporation be authorized to sign the Deed of Obligation mentioned in the said resolution.

The following accounts having been submitted are approved and ordered to be paid:

- Case No. 3
- Special Number 1
- S. Smith
- Figures to $75.00
- The "Reserve" Printing, Binding and advertising, reduced account.
- Nil.

but before paying this account the Mayor & Sec. were requested to see if the amount could not be reduced by the "Reserve." The Sec. & Sec. they said a communication from the Sec. of the Cote St. Antoine Water Co. wishing upon what terms the Corporation would be disposed of a part of the water pipes already laid in the Municipality. The Sec. Sec. was instructed to inform the said company that the Council would prefer to let the matter remain.
3 December 1883

Complaint from Mr. de Bellefeuille

Claim of sewerage

P. H. to employ
2 men, pair of horses
and snow plough
@ $4.00 per diem

Adjourned

The Company was incorporated
The Sec. Treas. then read a letter
from Mr. De Bellefeuille complaining
that he had been charged $20.00
for 2 water privileges and that
he understood that the Company
would no longer supply water
to consumers. The Sec. Treas. was
instructed to inform Mr. De Bellefeuille
that it was not the time,
ought for him to complain
when the supply stopped.
The Sec. Treas. then submitted
a claim of $70.00 made by
P. H. for information
rendered concerning the proposed
water supply. The making of
specification for the same.
The Sec. Treas. was instructed
not to hold over the account
in the meantime & to ask
the City to have Water Company
of the information & specification
when required of two men
and a pair of horses
and snow plough for the purpose
of clearing the roads of
snow

The Council on motion
then adjourned.

Curtis Antoine, Dec. 3, 1883

J. W. Ward,
Mayor

J. W. Ward,
Sec. Treas.
January 31, 1884

At the usual monthly meeting of the Municipal Council held on the 7th January 1884 at 8 P.M. present

J. H. Ward Esq., Mayor Councillor,

D. McLachlan and Patton,

forming a quorum of the said Council under the presidency of the Mayor.

The Minutes of the last monthly meeting having been read were approved of.

Livingstone Hotel Draw accept payment of proportional amount thereof.

The Manager reported that he had communicated with Mr. Paynter, the Attorney for the Hotel Draw on a number of the instructions of the Council for which a further sum might be required. The Hotel Draw would accept from the Municipality of Cape St. Antoine its share of the debt due by the old Municipality of Cape St. Antoine to the applicant, provided the three Municipalities agreeing to the amount due by Cape St. Antoine.

The Mayor also reported concerning the decorous property, and the proper measures having been reported that an action has been instituted by against the Municipality and the other Municipalities interested by Mrs. E. R. W. Laymon before the Superior Court returnable.
January 1884

Attorney to contest claim.

Councillor Raynes to preside at the Election of Councillors on January 14.

Application of W. T. Wain to be placed on Roll as "Tenant". Granted.

The Sec. Year then read an application from W. T. Wain to be placed on the Roll as Tenant giving his qualification. It was unanimously resolved that the application be granted and that his name be inserted as tenant and as member.

Statement of expenses. The Sec. Year then submitted a statement of the account of the Municipality for the past year and having read the report of the Auditor after
January 8th

The question and explanations it was unanimously resolved that the said accounts and the Report of the Auditor be adopted.

The suggestion by Mr. Armstrong that a set of books be opened to be compiled with and that the Secretary Treasurer be paid $600 per annum.

The accounts were approved.

Mr. Redfern accorded for lumber and winding.

Approved.

Appeal in By-law case.

Mr. Lesage to be offered $500.00 in settlement.

The ice Pear, asked for construction as to whether the By-law were to be proceeded with or was renewed to bring up the matter again at the next meeting. The Ice Pear brought up the claim of Mr. Lesage for $70.00 for professional services rendered by him.
Jan. 7th, 1884

Al. C. Hutchinson
Mayor

L. Fras.

2d February 1884

Present

At the usual monthly meeting of the Municipal Council of the Village of Cote St. Antoine held at the Council Chamber on the evening of Monday Feb. 4th 1884 at 8 PM I present Les. Ward, Eg. Fras. Mayor Councillors Les. Rogers, Fulton Hutchinson, V. Ryals, forming a quorum of the said Council.

By Sec. Fras. report to the City Councillor Hutchinson & Palmer elected and then elected Councillor Counsellors in the Election of Councillor on the 14th January last a

Les. Councillor Manson & Duff whose terms of office had expired and from verbal of Election, Councillor Hutchinson & Palmer having been duly sworn in before James L. Ward a Justice of the Peace at the dwelling place of Al. C. Hutchinson at Montvale.
February 1874

Docket: Hutchinson elected Mayor

Mayor takes oath of office and returns thanks

Vote of thanks to ex-mayor

Minutes

de la Jumeness Corporation

took their seats.

It was then moved by Councillor Patten seconded by Councillor Dr. Rossier unanimously agreed that Councillor Alexander Hutchinson be elected Mayor for the ensuing year.

The new Mayor having been sworn in by J. S. Kime, Justice of the Peace, took his seat. He returned thanks for the honour conferred upon him. It was then moved by Councillor Dock Rogers seconded by Councillor Balmer and unanimously negatived that a vote of thanks be given to the late Mayor for the manner in which he had conducted his duties of his office which was put to the vote and carried.

The Minutes of the last monthly meeting having been read were adopted.

Dr. Lee reported that as instructed he had appeared in the case brought by Mrs. Sajen, praying against the Corporation of the subdivision against the two properties purchased by the city for the town of St. Hedri and that they had concluded with the interested parties with a view of arriving at a settlement, but so far without results. He was then instructed again to write to
To the town of St. Deuri for a statement of the said account, as by this Corporation and to the account with the other parties interested to have the said account settled.

The case was reported that he had been unable to get any engagement to accept the full of his account, and that he had settled with him for $20 on the account of the Dey, Janw, was on motion unanimously ratified.

The case was, as to the instructions with regard to the case of the Water Bylaw on Appeal. It was thereafter moved by Cllr. Bultiney and seconded by Cllr. Paton and unanimously resolved that the action be dropped in discontinued the litigation ended.

The case was then a letter from the Dey, Resc. of the City of St. Antonine Water Co. inquiring upon what terms the Corporation were willing to transfer to the Company the Waterworks Plant owned by it with the Municipality. The question having been also answered it was unanimously resolved that the Dey, Janw, do give notice to the City of Montreal that the Corporation is respectfully re...
February 1822

The City of Montreal to

release it from its liability to

pay for water supplied by

the City of Montreal to the

Village of Colle et Antique

from February 21st of any

year.

It was then unanimously

resolved that the Corporation

would assume all assets and liabilities

in connection with the waterworks plant owned by

it. In this Municipalities

consideration of the

said Conveyance assuming

all the liabilities and res-

ponsibilities in any way

accruing upon this Corpor-

ation under the original

Deed whereby they acquired

said Water Works and plants

and under the Water Works

by it sold to Proprietors.

The Mayor and Brethren are

hereby authorized to

sign the necessary documents
to carry out such transfer.

Theigation of fire Protec-

tion was then discussed

but was unanimously re-

solved that Colle Patton &

Balmer the requested Dougall

on what terms 300 ft of

hose, coupling reel, cart

hose, pistol necessary

keys, wrenches could be

purchased to go the work.
February 1874

Lamps to be lighted in the winter

Snow-plough

The Council was in session on February 17th, 1874

The Mayor, Mr. W. A. Cameron, in the Chair

The minutes of the last meeting were read and the report of the Controller and Clerk.

The following resolutions were unanimously adopted:

1. The Committee on the construction of the new town hall report that the building will be ready for occupancy by the end of the year. The Council resolved to accept the report and to proceed with the construction.

2. The Council approved the appointment of Mr. John Smith as the new Collector of Taxes.

3. The Council resolved to increase the police force by two officers, at a cost of $1,000 per officer per year.

4. The Council directed the Controller to purchase the necessary supplies for the construction of the new town hall.

5. The Council resolved to increase the fire insurance premium by 10% for all properties in the town.

The Council adjourned at 9:00 PM.
Submitted an account for goods supplied by R. Yv. Reed for $120.00 which was on motion approved of & ordered to be paid.

A letter from Mr. Beique offering security for the due performing of the Water Pipe excavations was read & Mr. Beique who was present was informed that this was a matter in which this Corporation had no interest, his contract being with the Cote St. Antoine Water Company.

The Council on motion then adjourned to meet on the evening at Monday the 3rd day of March.

Cote St. Antoine

Monday Feb'y 4th 1884

Hon. J. W. Bean, Mayor

John Dunlop, Sec'y.
3rd March 1884

Minutes

At the usual monthly meeting of the Municipal Council of the Village of Cessnock on the 3rd day of March 1884, present: Alexander C. Hutchison, Councillor; Mayor; Councillors; Raynes Palmer, Ward and Patton forming a quorum of the last Council under the provisions of the Act, the minutes of the last meeting having been read and approved of. Councillor Ward reported that the exact location of the question of the immovable property, which the Municipality was still advising on, was not yet decided. The Mayor unanimously resolved that Councillor Ward continue to act as a Committee to represent the interest of the Corporation in the matter. The Councillor reported that he had been commissioned to represent the Corporation and the other Municipalities in respect to a certain real property. The Mayor then submitted a report of the Corporation with the Water By-Laws for the Corporation and the other Municipalities to the consideration of the corporation. The report was unanimously resolved that he be authorized to incur the necessary costs in respect of the above-mentioned cases incurred. Councillor Patton reported the action of the Fire Committee on the investigation...
3 March 1884

Fire protection
Price of hose $2

Made reflecting the price at which hose and other articles required for fire protection could be obtained and the fact. Treasurer read letters from Robert Mitchell Company, Callahan and Son, quoting prices at which they would be willing to supply hose coupling rubber hose and also letters from Messrs. McV. Callahan, T. H. Callahan quoting prices for cotton hose. The mayor also afforded the Council further information and the Sec. Read a letter from Mr. DePocastan stating the price at which he would be willing to supply a hose reel for winter use for $3.00.

After discussion the whole matter was referred back to the Committee with instructions to take the opinion of experts as to the necessary apparatus and fire protection for the Village. Counsellor Patton then reported that he had seen Mr. Fortin who formerly acted as lamplighter for the Municipality and reported that he would be willing to light for $500 per annum.
March 1834

August 25, for a salary of $500.

The Council received a report that Fortin was in the meantime attending to the lighting of the lamps. After discussion, it was moved by Councillor Balme, seconded by Councillor Ryan, unanimously resolved that Mr. Fortin be engaged to light lattens on the lamps in the village all the year round to water the streets and roads for at least 2 months to assist in working on the roads and act as policeman if required.

Mr. Savage to be paid $25.00 for snow plough.

Arrears of taxes
March 1884

Corporation v. Grey Nuns
Suit to be kept in abeyance

3rd March 1884

Explaned the nature of the suit against Grey Nuns and the difficulty of obtaining a favourable decision away from the subject of the case in the Court in which the Municipalities had been convicted. It was unanimously resolved that said suit be kept in abeyance in the meantime. It was then unanimously resolved that all back taxes of more than two years for taxes be

Dog Taxes

It was moved by Councillor hard and seconded by Councillor Patton unanimously voted that the By law enacting a tax on dogs be approved in as far as it relates to dog tax. The report was then moved by Councillor Patton seconded by Councillor Byrner unanimously resolved that Messrs. R. Kerr, J. Smith and D. Irvine be appointed Valuator of the Municipality.

Appointments of Auditors

It was then moved by Councillor Butter 2nd by Councillor Butter that Messrs. Harvey and Bremner be appointed Auditors of the Municipality. It was moved in amendment by Councillor hard 2nd by Councillor Rayne that Messrs. R. Kerr, J. Harvey be appointed Auditors.
The amendment was carried on the following motion:

"Mr. Mayor, Mr. Hutchison, Mr. Wood, Mr. Hughes, Mr. Collins, Mr. Buhler, Mr. Patton - that James Smith be appointed Road and Rural Inspector of J. Higgins Poundskeeper.

The following accounts were submitted and approved as due to be paid to:

- Mr. Shaw Shoemaker for Saddle - $2.40
- Mr. Cassette - for Harness to Cart - $2.50
- Mr. Cleaning - for Cleaning - $6.25
- Mr. Masters - for Cleaning - $2.50
- Mr. Schofield - for Cleaning - $2.50
- Mr. Cherry - for Cleaning - $4.95

The Council unanimously resolved that the Police Officer Kerr's salary be increased to $1100 per week from the 21st of May.

The Clerk reported that Mr. Choquette has been seen by Mr. Choquette for $1100 for time attending his trial.

The report stated that he

- attended the court action
- the town approved.

It was then unanimously resolved that the Mayor be authorized to employ the necessary labour to clear the sidewalks from snow, and to clear the watercourses as he might deem fit.

The Council, acting through the Chairman,
At the usual monthly meeting of the Municipal Council of the Village of St. Antoine held at the Council Chamber, 152, St. Antoine on the evening of Monday the 4th April 1884 at 8 o'clock.

Present: Alexander C. Hutchinson, Mayor; Commissioners: Rynes, Wood, DeHavies, Patton, Balmer. Mayor forming a quorum of Council under the presidency of the Mayor.

The minutes of the last monthly meeting having been read were duly approved.

The Secretary then read a letter from Mr. W. Smith disputing of himself and the Pipes of Watson be submitted with the Corporation do to to arbitration Declined.

Proposed by Mr. W. Smith that the dispute of his house be submitted to arbitration. After the matter had been fully discussed by the Council Mr. W. Smith was requested to inform Mr. W. Smith that the Council declines to submit this matter to arbitration and that a new valuation is required.
April 1884

Smith & Watson

Rall would be made in the months of June and July of the present year and that in the event of the valuation still being objected to that Mr. Smith could take the necessary steps to have them revised both by the Council and by the Court. In the event of the valuation being reduced below the present rate the Council would be legal to so acquire as to make the rates according to the present rates and the Council would be legal to so acquire as to make the rates as above. Mr. Warminston who was present, said, why not? to do well as on the next of Mr. Warminston the Bank in People made the same request as Mr. Smith. The Council informed him that they would take the same course with regard to the properties represented to him as they had decided to follow in the case of Mr. Smith.

The Sec. Res. reported that Mr. Forben the Resolution passed at the last meeting with reference to his proposed engagement (that he had informed him that) that he had not complied with the terms thereof and that he would have no objection to
To act as policeman but he objected to working on the roads. I insisted that the watering of the streets there before in the months of July and August. It was then moved the Councillor had requested the Officer Balmer that he might be engaged during the pleasure of the Council at the salary at the rate of $300 per annum provided he worked 10 hours every day at whatever he was ordered to do, and water the streets of the Village and to do so when required. The Sec. Year then read a letter from Mr. B. Rossi asking that a lamp be placed at the Western end of Dorchester Avenue also a letter from Mr. J.H. Redfern that two lamps be placed on Rosemount Avenue. It was unanimously resolved to comply with the request mentioned in that letter.

The Sec. Year was requested to print out the procedure before following in order to change the name of the Streets & Signs in the Village. It was then unanimously
resolution that the Mayor & Sec. of the Road Trusts would be willing to move the Toll beyond the limits of the Municipality. Councillor Frank reported as to Mr. Davenport's offer to supply a sleigh carriage for horse for fire protection.

Mr. Sec. then submitted Councillor Henault's account for ploughing the roads, $100. The Sec. then submitted a bill from the Police Inspector and Policeman Ker to the same effect, certifying the same when certified by Atherley. The Sec. then submitted the following Bills which were approved and ordered to be paid:

- Posts, Coal Oil, 12.91
- Blower, 12.95
- Road Inspect. Chest, Road 138.56

Councillor Bullock then requested in behalf of the Residents living at or near Victoria Avenue that the Council would give the necessary plans to make a sidewalk to the Glen leading to the Village of Henrietta. The matter was referred to the Road Inspector to report as to the probable cost. It was then unaccomplished.
April 1884. Resolved that Cello Ward and Balmer be appointed a Road Committee.

The Sec. was requested to ask for tenders for the repair of roads, also for renewing and repairing sidewalks and also for crossings & stone crossings; and he was further requested to notify the Cote St. Antoine Road Company above the roads placed in the same condition as when the work was started,

Councillor Ward & the Sec. have reported that the question of the immovable property was a static one that they heard report again when necessary.

The Council on motion the adjourned to meet again on Monday the 3rd May 1884.
At the usual monthly meeting of the Municipal Council of the Village of Cole St. Antoine held at the Council Chamber, Glebgate on Monday the 5th of April 1884.

Present: W. C. Hutchison, Mayor; Councillors Raymond, Park, Major, Dehnans, Falconer, Palmer forming a Quorum of Council under the presidency of the Mayor.

The Adjournment of the last monthly meeting having been read were approved of.

The Secretary reported that he had notified Messrs. Smith, Warminton and the Bank du Peuple that he had personally three contractors who had Smith and Mrs. Watson, and Mr. and Mrs. Warminton and the Bank du Peuple, that he had been personally three contractors, that the Smith still refused to settle the taxes due to him. Mrs. Watson. After discussion it was unanimously resolved that the Sec. Aug.-25 forthwith collect the taxes due on the said properties in Warminton who was present by permission of the Township, addressed the Council with respect to the properties represented by him.
May 1832

Maintained that the Valuators must have been mistaken in their calculations as to the quantities of property formerly in his name rather of Mr. Warrington. He was therefore resolved that the Valuators to verify their calculations. Report for the week Councillor Patton reports that the new lamps authorized at the last meeting would shortly be finished and placed. It was unanimously resolved that the lamps should be the first house in the Terrace to move to the corner of the Terrace and move to the corner of the Terrace Avenue. The Council had the power to change the names of the Streets reported on the procedure followed by the City. It was therefore unanimous to resolved that the name of Simons Lane to be Simons Lane to change to called St. Catherine's. That the Avenue road from St. Anne's to the road leading from St. Anne's to the Gate St. Anne's Toll Bar at the corner of Gate St. Anne's road be called for the future Greens Avenue. It was then unanimously resolved that where necessary...
3 May 1893

Tenders for lumber, stone crossings and their
and stone crossings. I have received orders from
the following for lumber:
Messrs. C. Darby, Jr., Peze
W. Bulmer, Jr., & Bro., J. H. Robyn
J. G. A. Grey from A. D.
Thomson. I also took lumber
of stone crossings. The said
Tenders having been opened
read to the Council &
affter explanations given by
the Sec. Treasurer, or to the fin-
cancial position of the
Corporation, it was unanimously
reolved that $300 be approved
for the purchase of sidewalk
It was then unanimously voted
that the lowest tender for
lumber be accepted, fixed
at the quality thereof
by the City Engineer, the City
Inspector. Messrs. J. German
& G. Bluntier complained that
a drain between the St- 
German & Phillips property
was out of order. The
matter was referred to the
Bd of Finance, with
instructions to call upon
the interested parties to make
the necessary repairs
The Sec. then read a
petition signed by
Messrs. Whitley, Bluntier,
Harvey, Hutchinson & many
others calling attention
5 May 1884

In the gracefull Conclussion of
the gracefull Conclussion of

that it behur in a perfect
Conclussion & repair

A general
Conclussion then took place

Concerning the Roads in the

Municipality, and the Sec. Lord

having briefly explained the

Law of the Case it was

unanimously resolved that the Law

governing the said Roads be

enforced. That the Road

Inspector be instructed by

the Council that it is enforced. The

Sec. Lord then read a petition

signed by Messrs. Greenshields &

Peacock, Calling attention to the present state

of Clark Avenue. Col. was

charged to explain the nature of

the repairs done to this Road

last fall and the Sec. Lord

having reported that he had

not received from the Road

Inspector an apportionment of

the cost thereof. The Sec.

Lord was reluctant on

receipt of the same to col-

lect that amount from

the parties liable to paying

the same. To inform the

Petitioners that the Council

had decided strictly to carry

out the provision of the

laws governing Roads in

the Municipality. The Sec.

Lord then submitted th-
The following accounts which were approved of and ordered to be paid to Miss S. Jordan (Egan Members 5-15. 24), by Order of the Council, for saws & sawyers, 10. 35.

W. J. Brenner Coal Oil 15. 86.

$31. 00 - these items were ordered to be paid when approved by C.J. Patton.

The Road Dept to return about 47, 971. 00

Leave of absence then as for three mos. granted to Sec. to proceed to Brazil on professional business, intended losing an on the 1st

intended to proceed to Brazil on professional business, intended losing an on the 1st....

F. A. Heath appointed

Post. Secy. & Secy. Gen

of Alawater Co.

Post in jurisdiction of the City.

The following accounts which were approved of and ordered to be paid to Miss S. Jordan (Egan Members 5-15. 24), by Order of the Council, for saws & sawyers, 10. 35.

W. J. Brenner Coal Oil 15. 86.

$31. 00 - these items were ordered to be paid when approved by C.J. Patton.

The Road Dept to return about 47, 971. 00

Leave of absence then as for three mos. granted to Sec. to proceed to Brazil on professional business, intended losing an on the 1st

intended to proceed to Brazil on professional business, intended losing an on the 1st....

F. A. Heath appointed

Post. Secy. & Secy. Gen

of Alawater Co.

Post in jurisdiction of the City.
5 May 1884 the Act but of this Corporation.

The Policeman of this Municipality was

Offensive deposits to see that no offensive

deposits were placed in this Avenue

or any other Street in part of this Municipality and

generally to see that no offensive deposits were made throughout

the limits of the Municipality

The Council on Motion then

adjourned to meet again on

Monday the 9th day of

June 1884 at 8 a.m.

Carlo St. Antonio

Mayor

Abe. J. Hutchison

May 14, 1884
2 June 1874

At the usual monthly meeting of the Municipal Council of the Municipality of Cote Saint Antoine, held in the Council Chamber, Cote Saint Antoine on Monday the second day of June eighteen hundred and eighty-four, at the hour of eight evening.

Present: A. E. Hethersby by proxy, Mayor; Councillors Belmore, Patton, Reynolds, Droser, Maga and Ward under the presiding of the Mayor.

The Minutes of last meeting were read and confirmed.

Councillor Patton reported that he had endeavoured to procure lamp posts in the city but without success and that he had ordered them from Toronto and he expects them daily.

Street name boards: The Road Inspector reported that street name boards were being prepared.

Letter dictated by W. Denly, Glen granted to and signed William Porter in consideration of a purchase of the copyright of Cote Saint Antoine laying a pleasant side walk leading to the Glen and passing over the prospect.

Respectfully, the right of way for the said side walk.
2 June 1884

Mr. Redgeway, in view of the superior quality of the lumber, Mr. Redgeway tendered the lowest, and the tender was therefore accepted.

The Road Inspector informed the meeting that he had notified the proprietors whose properties front on Mecalf Avenue to repair the road on the same lines as the proprietors who believed they would do so.

After the report from Mr. Rule, Secretary to the Temporal Trustees, stating that they agreed to the commutation of tolls with the Municipality, it was not agreed for some time, and further request for information as to the population of the Municipality on the motion of Councillor Mayor it was agreed to furnish Mr. Rule with as much as possible of the information required.

The Mayor having stated that in cases in which proprietors failed to repair the roads opposite their property, the Road Inspector was empowered by law to do the work charging 20% over cost. After some discussion it was moved by Councillor Bulmer seconded by Mr. Mayor and seconded by the Road Inspector be instructed to repair all the roads in the Municipality according to the Municipal Code.
and that a further sum of five hundred dollars be appropriated for repairing side walks.

W. B. H. Greene being offered to corporation refused to make over Greene Avenue to the corporation on condition of his being relieved of all responsibility and expense in maintaining the road. The council considered the proposition untenable.

A letter was read from Mr. A. T. Deering, City Surveyor, to the City of Saint Antoine Water Company asking the council to allow of eight additional hydrants being placed within the municipality at an annual rental of four dollars each - water works on the motion of Councillor Paton seconded by Councillor Bylina it was resolved that the letter lie on the table.

A letter was read from Chat Laplante, Controller of the Water Works, requesting the immediate payment of $475.00 alleged balance due by the Corporation of Saint Antoine to the City of Montreal for water supplied up to the first day of February last. The Assistant Secretary, Mr. Bell, was instructed to examine the
2 June 1884

The Council in order to ascertain whether said amount was still owing and to take any other measures necessary for their collection, instructed the Assistant Clerk to send a petition to the Mayor for a statement of the current amount due by the proprietors whose premises fronts on Clarke Avenue for the repairs of the same.

Complainant's odour was found to proceed from an adjoining property. Councillor Alexander drew the attention of the Council to a similar nuisance near Caledonia Street where the Council ordered the police to investigate the fact and if found any means to make the responsible parties abate the same.

The Assistant Clerk was instructed to write to the chairman of the City Police Committee regarding the payment of the police expenses, apprehended in East and West Paul Antwine, and to instruct Paul Antwine to pay all incidental expenses.

The Council on motion adjourned to meet again on Monday, the seventh day of
2nd June 1884

July 3rd 1884, 10 o'clock evening
within the Central Chamber
Cote Saint Antoine

Cote Saint Antoine [signature] Mr. H. Wilson
2nd June 1884 Mayor

J. Smith
Assistant Sec. Fras.
July 1884

At the usual monthly meeting of the Municipal Council of the Municipality of the Village of Cote-Antoine held in the Colonial Chamber Cote Saint-Antoine on Monday the seventh day of July, eighteen hundred and eighty-four at the hour of eight o'clock Present \( \text{E.G.} \) and \( \text{R.C.P.} \) Henry Deacon

Councillors Macleod, Balfour, Patton, Payne.

The Minutes of Board of Assessors under the late mayor's presidency of the same were read and confirmed. Councillor Patton reported that the lamp-posts had been received.

Name boards of the street erected.

The Road Inspector reported that the street-name boards had been put up.

Letter dated 3rd July 1884 from Mr. William Patton was read to the Council declaring that the permission granted by him in his letter of 6 of May was ultra vires and therefore void.

Letter dated 3rd July 1884 from Mr. William Patton was read to the Council requesting that his letter of 3rd July be held in abeyance for 6 other days. If renewed it was moved by Councillor Patton; seconded by Councillor Payne and R.C.P. voted that the laying of the footpath in question be left in abeyance.

Clarke Avenue

The Assessment Secretary-Treasurer reported that he had applied to Mr. F.A. Martin for an account of the proportion of the expense to be paid.
July 1884

by each proprietor on Clacton Avenue for the repair of the same, but with
out success. Whereupon Councilman
Ward agreed to confer with Mr.
Westcott on the matter.

In respect to the information re-
guarded by Mr. Ruffles in his letter
of 19th May last, the Assistant
Secretary-Treasurer reported that
when the present census was com-
pleted he would furnish Mr. Ruffles
with the information desired.

The Policemen reported the Con-
traventions on the property leased by
Dame from Mr. Wainwright, as
creating a nuisance. Whereupon
the Assistant Secretary-Treasurer
was instructed to write to Mr.
Wainwright requesting him to ce-
sate the same.

In reference to a request printed
by the Municipal to the City
Police Committee that persons
apprehended in Gote Point
Azimut might be imprisoned
lodged in the City Police Station
Johanna Place West, a letter
dated 10th June 1884 does read:
From Charles Alphonse, City
Almsh, stating that the Committee
had refused the permission
sought for. Whereupon it was
moved by Councilman Patten
seconded by Councilman Ward
and resolved that Councilman
Rumney be appointed to ar-
range with the Town of
Saint Henry for the lodgement of prisoners apprehended the late Saint Antoine.

It was moved by Councillor Ward, seconded by Councillor Butan and Resolved that it was expedient to consider the question of having a Town Hall and other Corporate Municipal apparatus. Whereupon the further consideration of the question was referred to a Committee consisting of the Mayor with the Council.

Secondly.

It was moved by Councillor Ward, seconded by Councillor Paton and resolved that the sum of forty-four dollars ($44.00) being the expense incurred by John King the policeman for medical attendance during this late illness be paid out of the Municipal funds.

The Assistant Secretary became happy reported that the available means of the Council for the financial year were quite exhausted, and that the balance of the Council to the first of November would be over five thousand dollars ($5,000).

It was moved by Councillor Ward, seconded by Councillor Dwyer and resolved that the Mayor and Assistant Secretary Treasury be authorized to sign and discount at sight at 4 months for one thousand dollars ($1,000).
At the suggestion of Councillor Deppey it was ordered that the bo-locu forbidding the grazing of cattle on the highway of the Municipality be strictly enforced.

Claim of $1000.

A letter dated 9th June 1864 from Mr. C. Greenfield W. B. Ballil and Evans, written on the part of Mr. J. C. Evans claiming one thousand dollars ($1000) as damages for injuries sustained by his son and his horse from the alleged defective state of the highway at Cole Park. Another copy was read to the Council.

It appeared as the result of careful inquiries into the circumstances of the accident and from the personal knowledge of several of the Councilors that the Municipality was in no way responsible for the damages alleged to have been sustained by Mr. Evans. Whereupon it was moved by Councillor Ward, seconded by Councillor Duffin, and resolved to instruct the Assistant Secretary Treasurer to write to Mr. C. Greenfield W. B. Ballil, solicitor, attorneys for Mr. J. C. Evans, stating that the Council having investigated the facts of the case did not consider they were in the least...
July 1884

A petition signed by Robert Metcalf, in arms, and other persons property standing on Metcalf Avenue, was read praying that such means as the Council may deem best be adopted to repair and keep in streetcar Metcalf Avenue as a municipal road.

Whereas it was moved by Councillor Bulman, seconded by Councillor Patton and Read to consider the prayer of said petition at the next ordinary meeting of the Council; and further to instruct the Assistant Surveyor to give due notice thereof to all concerned.

It was moved by Councillor Bulman, seconded by Councillor Read, and carried that notice be given to Mr. Lee to put his bridge in a passable and safe condition.

It was moved by Councillor Patton, seconded by Councillor Read, and carried, that the Council collect the cost of repairing the bridge of Mr. Lee from the said property without expense to the Council.

The Council on motion then adjourned to meet again on Saturday, the fourth day of August next, at eight o'clock evening, where the Council Chambers, City Hall.

Date: July 1884

[Signature]
4th August 1884

At the regular monthly session of the Municipal Council of the
Municipality of the Village of
Côte Saint-Fantome held within
the Council-chamber, Côte Saint-
Fantome, at the hour of eight
on the evening of Monday the
forty-ninth day of August eighteen
hundred and eighty-four, from
Present: A. C. Hudson, Esq.
Mayor, Councillors, Louis Dufrene,
Watson, and Ryman.

The minutes of last meeting
were read and accepted.

A letter addressed to T. C. Béliveau
Esq., Councillor, Côte Saint-Fantome,
from W. W. Walker, dated 24th July
1884 was read to the Council, stating
that if the consent of his tenant
was obtained he would have
an objective to a pathway being
made through his property, as
notice of a letter from William Watson
adversely to the Council, dated
4th June 1884 was read, stating
as his final decision that he
granted to the Corporation the
privilege of laying a broad side-
walk over the proposed cause
by their road leading to the
Ratner subject to removal at
time referred to in an en century
being time.

Whenupon it was moved by
Councillor Watson seconded by
Councillor Ratner and
Resolved that thirty dollars be appropriated to construct a board sidewalk through the park.

The same Board Inspector stating the proportion of expense chargeable to each proprietor on Clarke Avenue for repairs on the same, produced and laid on the table. The Council ordaining the same to be collected forthwith.

The Assessment, Secretary, Treasurer reported that he had communicated to Mr. Kellee, as requested by him, certain details respecting the number of houses and the population of the Municipality.

The Police-constable was instructed to investigate further respecting the alleged nuisance on that part of the Warrenby perfect leased by Samee.

Georgeveil Bulmer reported that he had conferred with the Municipal Council of the Town of Saint Henry in the view of ascertaining on what terms said Municipality would lodge prisoners apprehended in St. Antoine and that the said Council had unanimously agreed temporarily to receive such on the usual terms of the Municipality of Sainte Genevieve had family done, by 20 half cents a head.

The question of a Townhall for late Saint Antoine was left for the further consideration of the Committee.

All persons P. Gibbs, Advocate appeared on behalf of the Petitioners in the case.
and reported to the Council the desirability of the works contemplated in the Petition being further initiated. Whereupon the Council further continued the consideration of said Petition. Mr. Redfern complained that Rosemount cellars in Rosemount Avenue were occasionally flooded from a drain Wheretofore on the motion of Councillor Redfern, seconded by Councillor H oyne, it was resolved to instruct the Road Inspector to abate the nuisance complained of if costing within $5 00; if over that amount to report to the Council.

Mr. Dolan having been invited in a letter affixed to him by the Assmt. Lee Jones to put the Bridge on Dolan Avenue in a safe condition appeared before the Council to remonstrate against his liability in the matter and loudly complained of the works of improvements in Dolan Avenue. The Council explained to Mr. Dolan that the maintenance of the Roads was clearly within the funding and duties of the several proprietors—each being liable for the maintenance of their part of the Road subject to his own property; but lest the condition of the Board side-walks in Dolan Avenue would be
4th August 1884

The Council on meeting then adjourned to meet at the usual hour, in the usual place, on Sunday, the eighteenth day of August current, inter alia, to proceed to the examination, revision or amendment of the Valuation Roll.

18th August 1884

At an adjourned meeting of the Municipal Council of the Municipalities of Côte Saint Antoine, held by virtue of adjournment, at the hour of eight evening, within the Council Chamber, Côte Saint Antoine, on Monday, the eighteenth day of August, one thousand eight hundred and eighty-four, present A. C. Millett, Esq., Mayor, Counsellors Wood, Haynes, Pullen and Patting.

The Mayor, G. Freeman, produced and laid on the table the Valuation Roll as follows:

1st The Valuation Roll as seven Tens of the fourteenth day of July last by the Valuer and Clerk before C. Cushing Esq., J.P. and deposited, on the same day within the office of the Municipal Council of the Municipality of Côte Saint Antoine.

2nd The Return of the Public Officers of the Municipal Council dated 30th July, 1884, showing that the Municipal Council had been duly appointed by the Sanitary Authority and the Return of the Public Officers dated 5th August, 1884, showing that they
18 August 1894

Mr. Burgess had been duly informed of the Resolutions of the Council. He must here tonight at this hour to proceed to the examination, resum
of amendment of the Valuation Roll.

An official notice, signed by the Valuer, to be prefixed at the meeting.

A copy of a printed article addressed by the Resident to the selected, to all the Ratepayers nati
from many of the districts of the Poll, in all of the Reso-

lution of the Council to meet here tonight, at this hour, to pro
ceed to the examination,

resum and amendment of the Valuation Roll.

The Mayor then intimated that the Council was ready to hear
and consider whatever representation
or representation he might desire to make respecting the Valuation of this property.

Mr. Burgess appeared and de

manded the Council to reduce the Valuation of his property.

Mr. Burgess, as representing both himself and the firm, Watson
stated that Mr. Watson urged the Council to re-
duce the Valuation, basing his argumen

nt on a fact mentioned in the minutes as he alleged,
valuation of the half-million property
a considerable time over and the firm's interests.

A letter from 'Help' Bethune & Co.
as representing the heirs Bellriff was read, longly complaining on the other hand of the excessive valuation on the estate of the same Bellriff property, and urging the Council to reduce the same. Mr. Hutchinson, advocate, appeared in behalf of the estate of John Bellriff and urged that the estate property was overvalued and claimed a reduction.

A representative of the Banque de France claimed a reduction on the valuation of the Banque's property.

A Petition signed by William Poate and others was read stating that the petitioners believed a peggery was about to be established in the municipality and praying the Council to enact a by-law, comprising enough to prevent all nuisance. The Road Inspector was in the meantime instructed to investigate the matter and report same. The Chief Engineer was desired to look over the matter, advising the Council with the view of ascertaining whether any such by-law already existed.

The Combination of the Metcalfe Avenue Petition was further continued.

The Council met in the usual manner, and adjourned to meet next day, viz., on Tuesday, the nineteenth day of August, current, at the usual place of sitting at the usual hour.

At an adjourned meeting of the Municipal Council of the Municipality of the Village of Cote Saint
Antoine held agreeably to terms of adjournment at the hour of eight o'clock within the Council Chamber, Côte Saint-Antoine on Tuesday the nineteenth day of August current.

Present: J. C. McPherson Esq., Mayor; Counsellors Ward, Rayner, Patton, and Bélair.

Valuation Roll. The Mayor declared the Council over-valued certain properties respecting the value, or under-valued the value, of properties. Whereas Messrs. Watson, G. H. and others asked the council, their properties were over-valued and asked the Council to reduce their respective assessments.

Letters complaining of overvaluation and claiming a reduction of the same were read from Mr. J. D. Durand, L.D. Macdonald, J.P., Renard, J. W., paving, M. W. Thomlinson, M. J. and others.

The Council continued the consideration of the Metcalfe’s petition. The Council on Motion then adjourned to meet make day in the usual place of sitting, at the usual hour.

20 August 1876. There, adjourned meeting of the Municipal Council of the Municipality of Côte Saint-Antoine held for the making of adjournment at the hour of eight o’clock, within the Council Chamber.
20 August 1886

Valuation Roll
Amendments

$1630 to the valuation of $1400.

The Council further resolved that the Valuation Roll be amended in items marked in the margin so that the valuation of 87 acres, being Cadastre number 218 24 29, the property of J. E. Phillips, be changed from the valuation $6370 to the valuation $6050.

The Council further resolved that the Valuation Roll be amended so that 98½ be inserted as a marginal number between marginal numbers 98 and 99 and opposite to and indicating the name of the owner.

The Council further resolved that the Valuation Roll be amended in item marked in the margin 103 to that the valuation of 126.119 ft. being part of Cadastre 220 the repute of 20 acres be changed from the valuation $6120 to the valuation $3250.

The Council further resolved that the Valuation Roll be amended in item marked in the margin 130 to that the valuation of 32 acres of land with house being Cadastre 221 the property of Joseph German be changed from the valuation $2400 to the valuation $19670.

The Council further resolved...
20 August 1884

Valuation Roll

Amendments

that the Valuation Roll be amended in the bracketed items 153 and 154 so that the fraction is in the quantity 6½ acres be changed to the fraction of the amended number reading 1½ acres and that in the said bracketed items the valuation $18,000 be changed to the valuation $18,200 being the valuation of 1½ acres part of cadastre 235 the property of Rebecca and Elizabeth Watson.

The Council further resolved that the Valuation Roll be amended in item 154 so that the fraction is in the quantity 9¾ acres be changed to the fraction of the amended quantity being 9½ acres and that in said item marked in the margin the valuation of $16,500 be the valuation of 9½ acres of land with 2 houses part of cadastre 235, the property of William Smith be changed to the valuation $15,000.

The Council further resolved that in item marked in the margin 2½ the valuation of 28½ acres be changed to the valuation of 28 acres of land with 2 houses part of cadastre 278, the property of Estate John Brown be changed to the valuation $28,000 to the valuation of 23,000.

The Council further resolved that the Valuation Roll be amended in item marked in the margin 151 so that the valuation of 14½ acres of land with house and stable being part of cadastre 380, the property of George Drummond et al be changed.
20 August 1884

The Council further Resolved that the Valuation Roll be amended so that 530½ be inscribed as a marginal number between the marginal numbers 530 8 531 and that the name of Thomas Shaw be inscribed between the two lines 530 8 531 opposite to the said marginal number 530½, indicating that 1 ac. 10 rods of the house owned by Thomas Potter situated on Cadastre 384, the property of T. Potter.

The Council further Resolved that the Valuation Roll be amended so that 530½ be inscribed as a marginal number between the marginal numbers 530 8 531 and that the name of Thomas Shaw be inscribed between the two lines 530 8 531 opposite to the said marginal number 530½, indicating that 1 ac. 10 rods of the house owned by Thomas Potter situated on Cadastre 384, the property of T. Potter.

On the motion of Currell, Ward, seconded by Currell.
The Council ordered
the following accounts
be paid when duly entered:

- William 8.45 - B.3 - Wm. 8.45 - Cans. joined to meet one Monday the 8th.
- 8.50 - Feb. 8.45 - First day of September met at 8:30 to a Clark in the evening.

The Council adjourned.

John 8.25 - Bramham 8.25 - O.S. 8.25

A. B. Hi. 1862

A. B. Hutchinson

Mayor
September 1884

At the usual monthly session of the Municipal Council of the municipality of the Village of Côte Saint Antoine, held in the Council-chamber of Côte Saint Antoine on Monday, the first day of September 1884, at a half past eight o'clock in the evening.

Present: T. A. Hamilton, Esq., Mayor; Councillors found vacant.

Deeds of Patent and Building, forming a by-law for said Coten four alleys in the precincts of the Village.

The minutes of last meeting were read and approved.

The road dispute reported that he had found no obstruction in the drain complained of by Mr. Redfern.

Tender to supply tarmacked stones.

Letter dated 1st Sep. 1884 was read from W. J. G. Crawford offering to supply the Corporation with stones for road purposes. Said letter was laid on the table for further consideration.

Mr. H. W. Macalpine having complained that damage was done to Crawford's by the grapple fork carters, it was ordered that Mr. A. R. B. Confer with Mr. I. M. Black on the matter. Letter dated 3rd Sep. 1884 was read from W. Gillies, complaining that the repairs being offered for Victoria Avenue were unsatisfactory. Said letter was referred to the Road Inspector.
September 28, 1881. The Board Inspector reported that the
road inspector reported that the road, as proposed to board fencing
through the Mission lands of the
Regulation of Council,
Resolution of Council
Resolution of Council.
The Council instructed the architect
to prepare an estimate of General
Collection until before next meeting.

Petition re
Petition re the petition
Metcalf Avenue of W. Hawke and others of Metcalf
Avenue, continued by the Council
from last meeting. The Peti-
cient appeared on their behalf
and several other said Avenue
should be verbalized, as each man
was and should be verbally
in the matter.

His Worship the Mayor and Councillor Wayne declared that they
were personally interested in the matter and withdrew
from the Board.

Councillor Ward
Councillor Ward was elected pro tem
in absentia of the Mayor
and took his seat as President
office of the Council
in his absence. It was moved by
Councillor Ward seconded by
Councillor
and carried.

D. Rushford
D. Rushford appointed detective
Regulations of this Council.

Rushford Rushford of the Village
of Bay Street, Anthony, Benson
named and be hereby named and appointed to
appointed in this Council. Special
appointed in the matter of the petition.

he is 1881.
1 September 1847

Mr. Hoarice and others are

This is as such Special Superintendent

hereby authorized and directed to

visit and examine the Road in the Village of East Saint

Antoine called Metcalfe Avenue

and all lands entitled thereto

and to report his ac-

tion and opinion as to the

matter to this Council and

if necessary to draw up a

Procy-verbal to the effect of

agree determining and regulating

the limit of said Avenue and

the course of opening construction

and maintaining same as a

Municipal Road and to take

all such action as it deems

proper in the matter of ac-

quiring legal and necessary to

that end and the whole

within that day after the

date of his said appointment.

The Council, in the presence

was ordered to notify said

Dr. Hoarice Rutherford C.O. his said

appointment and to give him

due communication of all paper

and documents necessary.

The Mayor and Councillor Wayne

then resumed their seats of

the Board and Councillor

Wayne his seat as Councillor

The Council then on

motion adjourned to meet

within the Council Chamber

on Monday the 18th day
September 1884

Of October eighteen hundred and eight
light from the home of first
coming.

Abe B. Hutchinson
Mayor

[Signature]

[Signature]
At the usual monthly meeting of the Municipal Council of the Village of Cote St. Antoine held at the Council Chamber, Cote St. Antoine at 8 P.M. on the evening of Monday, Oct. 6, 1884.  Present, W. C. Hutchinson, Mayor; Councillors McRae, Bulmer; Major Macquarie & Patton.  Forming a quorum of the said Council under the presidency of the Mayor.

The minutes of the last monthly meeting having been read were approved.  The Deo Rates reported that Douglas Rutherford, the special superintendent in the matter of the collection of Harney et al. for the verbalization of the Metcalfe Avenue had filed with him on the 1st Oct., and an interim report of the action of the Council for the 6th. Years read the said report which in effect stated that the steps to be taken by the special superintendent had been delayed for an extension of the time of December last to make and detect his special report.  After discussion it was moved by Councillor, D. Paré, seconded by Councillor Bulmer, unanimously...
Resolved that the Report and Petition of Douglas Rutherford be received and the prayer of said petition granted and the delay mentioned by said Douglas Rutherford had under the Resolution of the Council of date the first Sep, last in which to make and dispose of his final Report and Hears actual as such laid before the Director and he and the same is hereby extended for all purposes whatsoever until the first day of December next.

The Road Inspector reported concerning the repairs on Victoria Avenue. The Sec. Treas. reported that as instructed he had prepared the draft of a By law inquiring an assessment to meet the current expenses of the Municipality but as the meeting had left the rate in blank. The Mayor having explained the financial condition of the Municipality having submitted a statement showing the estimated expenditure for the year 1885 of 50 and was moved by W. J. Raynes seconded by J. F. Mangan and unanimously resolved that the Rate for the year running from 1st Oct last to 1st Oct 1886 be 3 1/2 mills in the dollar. The Sec. Treas. then submitted by Law No 31 imposing an assessment at said rate of
3 1/2 mills on the Dollar on the taxable real estate of the Municipality to meet the Annual expenses thereof. It was then moved by C. Rayner 2 -
by C. Dragos and unanimously resolved that the said B. Byars be read at a first time.

The said B. Byars having been read a 1st time it was moved by C. Seegers 3 -
by C. Raynes that the said B. Byars be read a 2nd time.

The said B. Byars having been read a 2nd time it was moved by C. Seegers that the said B. Byars be read a 3rd time.

The said B. Byars having been read a 3rd time it was declared passed.

Signed by the Clerk, countersigned by the Clerk, and remain of record among the archives of the Municipality and was ordered to be published in the Course. It was then moved by C. Balmer 2 -
by C. Mayor that a General Collection Roll be printed in the ordinary way. Capt. Wm. Smith with the permission of the Council addressed the Council as to what he esteemed was an over valuation against Smith Watson's property, but after discussion he was informed that the delay was within.
which it was competent for the Council to amend the Rate was passed, and further that the Council saw no reason to alter paid valuations and that they had only considered the document and paper submitted by Mr. Smith both on his own account and on behalf of the Messrs. Nelson, McE. Burns, read a letter from Mr. A. B. Dunlop as to the proposed new sewer about to be laid in the City on St. Catherine Street west. The Mayor suggested that he had discussed the subject with the City Engineer who had informed him that the contract had already been given out and further that he did not consider that the sewer when laid could be used to any extent as an outlet for the drainage of the Municipal. The Sec. then read the following report:

Masons' Charges and-other work 31.50
Gardener's work 3.35
which were passed and ordered to be paid when ascertained by the Surveyor.

The Sec. then submitted to Mr. McPherson's ace for publication of which was passed and ordered to be settled by the Road Inspector in the following manner to wit by note from Mr. I. McP at 3 1/2 months.

Mr. Wilson, recommended that the
6 October 1854

Accounts

Mayor and Treasurer: Resumer he and are hereby authorized to sign the necessary note to settle the said account. The Treasurer then submitted Mr. Gibling’s account for $10.20 (blacksmithing) which was ordered to be paid when approved by the Mayor.

Victoria Avenue: Mr. Road Inspector submitted an account for his work on roads and sidewalks in Victoria Avenue and Vicinity which was ordered to be paid and the Treasurer instructed to receive such amounts thereof as had been expended on Roads from previous receipts for the same with a usual percentage thereon.

Repairs of Bridge on Western Ave: The Road Inspector reported that the Repairs on the Bridge on Western Avenue were being proceeded with. The question of the Road Inspector’s salary was held over till next meeting.

Fence across Hellwell St: to be removed

Salary of the Road Inspector: The fence across Hellwell St. was ordered to be removed by the Road Inspector. The Mayor then brought forward the question of assessing for improvements and stated that it seemed an injustice that such improvements should be assessed on valuation and that according to frontage and suggests that it might be well to consider the advisability of having the town governed by a Municipal Charter.
6 October 1884

In the Mayor's Office.

After discussion the Sec. was requested to abstract the matter and bring a copy of the Act of Parliament formerly promulgated by this Council but withdrawn owing to certain objections being inserted therein by the Legislature without the consent of the Council at the next meeting, and such further information on the subject as he may be able to obtain.

The Council on motion then adjourned to meet again Monday the third day of November 1884 at Eight P. M.

Cate St. Antonio.

October 5th 1884.

Mayor.

John Yarlott.

Sec.
At the usual monthly meeting of the Village Council of the Village of Colborne held at the Council Chamber Colborne on the evening of Monday the 7th Nov 1884 at 8.30 P.M.

Present: R.J. Hutton, Mayor, Councillors, Mayor, Solicitors, Market, R. Harper, R. Palmer, forming a quorum of the Council under the presidency of the Mayor.

The minutes of last meeting were read and approved.

Mr. Lee read a letter from Joseph Hulse P.L.S. suggesting that it would be well to give him communication of the title of all the parties who sold property on Metcalfe Avenue before he proceeded to day out the correct lines of that property. It was moved by Mr. Ward, seconded by Mr. Palmer that Mr. Lee, in his endeavours to obtain the title of the communication of the same to Mr. Hulse, R. Douglas, Rutherford.

Mr. Smith was again present with the permission of the Council, again complained of the valuation of his property and also of the property of the Mrs. Watson.

After a long discussion...
3 November 1874

It was unanimously resolved that in the event of Mr. Smith still de
clining to pay the taxes due on
said properties an action be
instituted in the Circuit Court if
possible to test the question of
issue at the least possible
expense and if practicable by a
direct in the Circuit Court.

The Clerk then reported that
Mr. James C. Evans had instituted
an action in the Superior Court
against the Corporation for
$250.00 damages alleged to
have been caused to his horse
by falling into an excavation on
Catherine street.

The Attorney of the
corporation to
defend suit and
take action in
warranty.

After discussion it was moved
by Councilman Decourcy T.
that Mr. Bulmer that the City
of the Corporation be authorized
to defend this suit and if necessary
in his opinion to take one action
in Warrant on the City Water
water Company. The Sec. Res.

Due note for $1,000.00
not paid, to be granted by the Corporation held
renewed for 18 months by the Bank of Montreal to
mature on the 14th of each month as the current year’s taxes had
not so far been paid that it
would be necessary to renew said
note. It was then moved by
Mr. Bulmer that
that the said note be renewed
for 1800 or $1,000.00
3 November 1874

[Handwritten text not legible]
November 1874 at Petitioners expense and to their own satisfaction and asking the council in consideration of their doing to withdraw any claims the Company might have against them for previous expenditure on said Road, It was moved by J. DesRosiers, seconded by Mr. Major that the Petitioners be requested to pay them the due to payant due for amounts due for previous expenses for repairs and expenditures on said Avenue and that privilege of providing permission be granted them to road in future repair said road as requested under the supervision of the Road Inspector.

The question of the Salary to be paid to the Road & Rural Inspector for the current year was then taken up and after explanation by the Councilor M. Major it was moved by Councillor M. Major 2nd, seconded by J. DesRosiers and unanimously passed that Mr. Jas. Smith the Road Inspector be paid a Salary of $750 for the current year running from the 3rd day of March last.

The following accounts were submitted for the month of July: Camp Furniture $17.35 ordered to be paid when approved, Camp Lighter $18.50 ordered to be paid when approved by the J. J. Shearman the Road Inspector was ordered to make arrangements forth for paving or the Roads in winter and to report.
At next meeting it was then unanimously resolved that Mr. William Smith, asked to run to a Director of the City Passenger RY tell Dan Sherbrook, it was requested to ask Mr. Fair to a P. R. to throw their drifts during the coming winter in, at Sherbrook Park Toll Bar. The Provisions of Act for New. New End the previous Parliament respect of the proposed Act of Parliament providing improvements formerly promoted by the Corporation respecting the assessment for improvements. A discussion then took place respecting the most equitable method of doing and also as to the fairest manner in which assessment might in the future be paid for. The subject was continued till another meeting of the Council was adjourned to meet again on Monday the first December next at the usual time and place.

City of New York, November 8th, 1884.

Mayor

Sec. Irene
December 1874

At the usual monthly meeting of the Municipal Council of the Municipality of the Village of Edwardstow, held at the Council Chambers in said Municipality on the evening of Monday the 1st, 1874, at 8 P.M.

Present: A. C. Hutchinson Esq. Mayor, Councillors Raymond, Wager, Patton, and Palmer, forming a quorum of the said Council under the presidency of the Mayor.

The minutes of the last monthly meeting having been read were approved of.

The Treasurer produced and read a Petition by Douglas Rutherford, Esquire, Superintendent appointed by the resolution of the Council of date the 10th of September last in re the Petition of R. Harvey, Esquire, petitioning for the abatement of Metcalfe Avenue, praying what further action the said taken, asking a for the extension of delay to the 15th of February next, to make his report of forces applied, on motion by Councillor Palmer, seconded by Councillor Patton, it was unanimously resolved, that the report of Petition of Douglas Rutherford be received and the force of said Petition granted and the delay within which said Douglas Rutherford had
December 1874

under the Resolution of this Council of date the 1st September last in which to make it deficient in final resort, as such Special Superintendent, be and the
same is hereby extended unto
for all purposes whatever until
the 10th day of February next

The See: Treasurer then reported
that he had again seen Mr
William Smith with regard
to the amount of taxes due by him
and the Jeffrey Watson and that
he still declared he pay the
same in any part thereof unmixed
as he defined the correctness of
the evaluations of both Parties.
It was then moved by Commissioner
Balmer seconded by Commissioner
Paton to unanimously resolved
that the See: Treasurer do forth-
with proceed with the suit to
collect the amounts due by him
and the Jeffrey Watson.

The See: Treasurer then read
a letter from J. W. Evans See:
Treasurer Cote & Antone Water
Company acknowledging the receipt
of a communication sent by
this Corporation in reference to
payment for Water used by
the Municipality for watering
ditches and stating that he did
not find any thing in the
agreement established on the 1st
day.
December 1884

Privilege for free water claimed by Corporation

day of January last before a C Lynam. W. P. compelling the Company to furnish the Municipality with water from it requesting payment of the amount as incurred. The Sec. Treasurer said that he had referred to the said agreement it was of opinion that under the terms of the privileges granted by this Municipality to the Water Company under the terms of the resolution of the Council passed on the 3rd of November 1883. This Corporation was not liable for the payment of said amount demanded by the Coits & Antoni Water Co. and that he did not think that the terms of said agreement interfered with the original privileges granted as mentioned in said resolution.
1 December 1884

Saw slouching and rolling at the rate of $3 per day for one man & three horses, and that he be authorized to expend a sum of not less than $150 for the purchase of a saw roller.

The Secretary Treasurer then read letter from Mr. J. B. T. of date 12th November last, in which he expressed his intention of building several more houses in the village, but desired information as to the nature of property chiefly contributing to general taxation. Secondly, as to special taxation and asking if improved property would have to carry the burden itself, thirdly referring to drains and stating that it was unnecessary that levels should be taken to him consisting with future change and asking if the Council had decided on future levels. The Secretary Treasurer was instructed to reply to Mr. T. to inform them that the Council was already considering the whole matter of the advisability of levying the tax charged respecting assessments for general improvements and that as a matter of fact, improved property is chiefly contributing to the Municipal fund, and that the Council has not decided upon its levels for drainage.
December 1884

Sherbrooke St.
Bridge

The Sec. Sheas then read a letter from Mr. Shearer of date the 1st. November 1884 asking the Corporation to repair the Bridge at Sherbrooke Street and at the Cornell on the road leading to his house & explained that the letter had not been received in time to be presented at the last meeting and that Mr. Shearer had since called upon him & informed him that he had already had the work done & had paid. Therefore the sum of Eleven Dollars & eighty six cents & had asked the Sec. Treasurer to submit the said account to the Council at its next meeting. The account having been submitted after discussion the Sec. Treasurer was instructed to inform Mr. Shearer that it could not be entertained as the Council were not liable for such repairs and further to notify him that it would be advisable for the interested parties to take the necessary steps to have the road recoated by the Council.

The Sec. Sheas then submitted the following accounts. Mrs. Martin 25.38 for camp supplies which was ordered to be paid when approved by the Camp.

Accounts

[Some text is cut off at the bottom of the page, possibly due to the page not being fully visible or legible.]
5 January 1875

At the usual monthly meeting of the Municipal Council of the village of Cobequid, Antoine held at the Council Chamber in the said municipality on the evening of Monday the fifth day of January instant, one thousand eighty-five at eight o'clock P.M.

Present: A.C. Hutchinson Esq., Mayor.
Councillor Brand and Major. Bulmer, Paynes and Patten forming a quorum of said Council and Mr. President of the said Council in his absence.

The Secretary having read his apologies for not being present, Patten acts as Secretary.

Councillor Patten on motion acted as Secretary.

The minutes of the last monthly meeting having been read and were approved of.

The claim of the Cobequid Antoine Water Company for the price of water used for watering the streets was read until the next meeting in the absence of the Sec. Treas. as also the Treas. Sec.

Smith's Water Report regarding his action with respect to the claim of the corporation against Mr. Smith and the Middle Taelon's taxes - bound.

Resigned as Sec.

Accepted.

The Clerk.

S, McCullum

elected Councillor.

Balance Sheet

The balance sheet and general statement of affairs of the Municipality and a letter from Mr. Robert Kerr re
January 1875

Auditor's report

of the Auditor with reference to the same was read, but the matter was held over to
the next meeting in the absence of the two
Auditors, and owing to the said accounts
not having been signed by Mr. Robert
Harvey, the other Auditor owing to
his absence from the City, it was then
moved by Councillor Bulmer Seconded
by Councillor Major and unanimously
Carried that the Mayor be and he
Major appointed as hereby appointed President for the
Election of Councillors to be held on
the eleventh day of January instant.

Mr. Douglas Rutherford Special
Superintendent appointed by resolution
of the Council of date the first day of
December last in re The Petition of Harvey
et al. The Petitioners for the verbalization
of Metchalf Avenue submitted the report
for advice showing the line of said
Avenue and recommended that the
Proprietors holding more land than
those shown by their deeds shown
they for the extra ground now detained
by them in excess of their rights.

An action was taken by the Council,
but the Special Superintendent was
instructed to complete his report.

Mr. O.mill Ward Inspector handed
an account Thirty-five dollars for Cham-
roller, and which was passed and
ordered to be paid.

A Letter from Mr. John Boyd of
date Third January Eighteen hundred
and eighty-five asking for a rebate
on his taxes for the current year, for
the reasons specified in his letter.
January 1885

After discussion, the Sec. Jones was instructed to inform Mr. Boyd that the time was expired within which the valuation roll could be revised by the Council, and that the ratepayers consequently could not be allowed.

A letter from Mr. William Paxon of date 23 Dec. 1884 was read an affidavit notifying the Council that he withheld the permission granted by him to residents of the village to pass through the Glen property for reasons detailed in said letter and requiring the Council within three months from date of letter to remove any property belonging to them on said property. The letter was ordered an the mean time to lie on the table.

The Council on motion adjourned to meet again on Monday the 2nd day of February 1885, at 8 P.M.

City of Antioch

January 1885

Adjourned

Mayor
2 February 1885

At the usual monthly meeting of the Municipal Council of the Village of Cost St. Antonine held on the evening of Monday the 2nd of February, 1885, at 8 P.M., at the Council Chambers, in the said municipality

Present: A.C. Hutchison Esq., Councillors Ward, Mayor Balmer, Mr. Patton, M. Hutchinson, and John McFarlane forming a quorum of the said Council.

The Sec. Treas. Councilor Patton filed a return of the Municipal Elections held on the 12th of January, 1885, and returned as elected, certifying to the election of Councillors Patton and Hutchinson.

Councillors Patton and Hutchinson are duly sworn and take their seats.

Councilor McFarlane, having been duly sworn in as Councillor on the 12th day of January last before J.K. Ward Esq., D.P., filed their respective oaths of office and took their seats.

Councilor McFarlane, elected in lieu of Councillor P. Rossers whose resignation had been accepted by the Council, having been duly sworn in before J.K. Ward Esq., D.P., on the 2nd February instant, filed his oath of office and took his seat.

It was then moved by Councillor Ward that A.C. Hutchison Esq. be re-elected Mayor for the ensuing year.

Seconded by Councillor Balmer and unanimously resolved that A.C. Hutchison Esq. be re-elected Mayor for the ensuing year, the newly elected Mayor having been duly sworn in on the said
second day of February instantly before
J. W. Ward, Esq. took the chair and
having returned thanks for the honor con-
ferred on him, the Council proceeded
to business. The minutes of the
last monthly meeting having been
read were only approved of.

The claims of the Col. B. Antoine
Water Company for $100.00 for water
supplied for metering the streets were
discussed, the Lee Bros. having at
the request of the Council referred
the original proposal made
by the promoters of the Company
of date the 5th November 1883 and of the
Resolution passed by this Council
on the 6th day of November 1883
and also having read the deed of
sale from the Corporation to the
said Water Company of date the
17th May 1884 and explained the question involved.

After a lengthy discussion it
was moved by Councillor Patton, se-
conded by Councillor Buelmer that the
said account be not paid but that a
Committee of this Council be appointed
to confer with the Water Company as to a
readjustment of the present contract;
and to report to this Council, it was
then moved in Amendment that
the said account submitted be left
in abeyance until the Committee
report. The amendment was carried
in the following division. Yes. Coun-
cillor Macfarlane, Hutchinson Mayor
and Ward. No. Councillors Patton and
2 February 1885

Councillor Mayor. Bulmer. Bulmer. Bulmer. in motion, the following gentlemen were appointed as a Committee to confer with the Water Company as to the adjustment of the said Contract. Councillors: Mayor, Bulmer, and Patton. The Sec. Res. then read the report of Mr. Harvey of date the 31st January 1885, and a memorandum of receipts and payments more in detail than the one furnished by Mr. Kerr to the other Auditor at the last meeting, suggesting among other things that the tax year and financial year be made to correspond, and that the Books and accounts should be kept in a fuller and more systematic manner. The Sec. Res. intimated that it was his intention to appoint an Assistant Secretary to assist Treasurer, who would in future appoint assistant. The Books of the Corporation and all other work as might be arranged and asked that he should be allowed until the next meeting to arrange with the Board of a suitable party acceptable to the Council. This request was granted.

After discussion on the report and statement submitted it was moved by Councillor Mayor seconded by Councillor Ward that the report of the Auditor be received and adopted. Carried unanimously.

A discussion then took place respecting the rent of the Council Chamber and the charges for attendance and it was
unanimously resolved that the Sec. be authorized in the name of the Corporation to write to the School Trustees and offer them $100 per annum as rent of Council Chamber to cover lighting, attendance and all other charges.

The question of amending the Charter of the Corporation was then discussed and the Sec. having explained that it was time that the Notices of the intention of the Corporation to apply for Amendments to its Charter should now be given. It was moved by Councillor M. Hutchinson, seconded by Councillor Bulmer, and unanimously resolved that the Sec. be and is hereby authorized to give the necessary Notices of the intention of this Corporation to apply to the Quebec Legislature for an Act amending 42-43 Vic. Cap. 43 and for further powers respecting the borrowing of money, the establishment and maintenance of Waterworks, the opening and macadamizing of Roads, the levying of special assessments for paying of the same, and other purposes. After a short discussion it was unanimously resolved that the meeting be adjourned to Monday the 9th February instant at 8 P.M. to consider the details of the powers to be asked for and any further business that may be then brought up. The Sec. then presented
February 1875

Petition for the removal of Toll Gates

and read an extensive and influen-
tially signed Petition asking for the
removal of the Toll gates. The Petition
was received and the mayor explained
that negotiations for the removal
of the Toll gates had been going on
for some time between the Corpora-
tion and the Road Trustees, but

Blocking Shrobok

s on for Tobogganing.

The Mayor reported that numerous complaint
had been made to him as well
as the Dee Free, respecting the action
of the Road Trustees in blocking
up Shroboke Street for the accom-
modation of Tobogganers and
compelling rate payers and others
to make a long detour through the
fields. The Dee Free reported that
he had waited on the Road Trustees
with Messrs. A. W. Murray and
represented to them the inconveni-
cence suffered by residents with the
Municipality by the blocking up of
Shroboke Street, and had requested
them to remove the obstruction but
as far he had received no answer
to this request. The Dee Free was
asked the right of the Road Trustees
enquiring whether they had decided
to have the obstruction removed or
not, and further to find out on
what terms they would remove
the Toll gates beyond the limits of
this Municipality.

The following Committee
were unanimously
appointed:
2nd February 1883

Road.

Councillor Ward and Bulmer.

Lights.

M. Hutchinson and Patton.

Finance.

Mayor and MacFarlane.

Police.

The Mayor.

The Council on motion adjourned until Monday the 9th day of February at 8 P.M.

Cole St. Antoine

2nd February 1883

J.W. Ward

pro mayor

John Duke

See Res.

---

9th February 1883.

At an adjourned meeting of the Municipal Council of the Village of Cole Saint Antoine held pursuant to adjournment on the evening of Monday the 9th of February 1883 at the Council Chamber in said Municipality at eight P.M. Present:

A.C. Hutchinson - Mayor.

Councillors Ward - Bulmer, Potton - M. Hutchinson and MacFarlane.

Forming a quorum of the said Council under the Presidency of the Mayor.

Application was made on behalf of Douglas Rutherford, special Superintendent appointed by Resolution of
of Council of date the 1st day of September last in which to make and deposit his final report and process verbal of such special superintendent. It was moved by Councillor Beale recorded by Councillor Paton and unanimously resolved that the delay within which the said Douglas Rutherford had under the resolution of this Council of date the 1st of September last in which to make and deposit his final report and process verbal of such special superintendent be and the same is hereby extended for all purposes whatsoever until the 2nd day of March next.

The Secretary Treasurer reported that he had made a full report of the Towneley of the Montreal Tumults to the removal of the obstruction on Sherbrooke Street, and 2nd with reference to the removal of the Toll-barr after discussion it was unanimously resolved that the Sec. Treas. do press the said Towneley for an answer as to what occurring at the obstruction and that will remove the obstruction and in the event of their failure to do so forthwith to have a formal protest served on them and further to afford them all inform.
February 1885

Petition for the passage of bill.

Accounts

1. Road Inspector % for the month of Oct. 1884 and Dec. 1884 $122.58
2. Road Inspector % for the month of Jan. 1885 17.57
3. M. Chopin, 1886 52.27
4. Bremner, 1886 26.80
5. Cadaret, 1886 6.65
6. 1886 19.75

The above accounts were passed and ordered to be paid.

Adjourned

The Council on motion adjourned to meet again on Monday, the 2nd day of March next, at 8 o'clock at its usual place of sessions.

Cote Saint Antoine

9th February 1885

J. Willard

R. H. Rydge
The usual monthly meeting of the Municipal Council of the Village of Vole Saint Antoine held on the evening of Monday 2nd of March 1885, at the Council Chamber of said Municipality at 8 P.M.

Present:

Councillor Ward, Mr. Hutchinson, Bulmer, Patton, Sluiter, and MacFarlane, forming a quorum of the said Council. The Sec. Res. having explained as president in the absence of Mayor, that the Mayor was unavoidably absent, Councillor Ward was on motion appointed President of the meeting, and took the Chair.

The minutes of the last meeting having been read and approved of, the Committee appointed to confer with the Vole Saint Antoine Water Company, as to the disposition of Water, reported that they had not been able as yet to have a meeting with the said Company, but hoped soon to do so, and report at next meeting.

The question of the appointment by the Sec. Tres. of an Assistant Sec. Tres., was held over to the next meeting. The Sec. Tres. reported that he had seen Mr. Reville, Sec. Tres. of the Montrealumpske Trust, but with regard to the obstruction of Shrewsbury Street, and also as to the removal of the Toll-gates, and read 2 letters from an agent respectively, the 12th. and 16th of February 1885, in the latter of which it was stated that the Trustees were not prepared to name any terms for removing...
2 March 1885.

Removing L'Antoine Toll-bar, but would be glad to receive any reasonable proposition which the Corporation may have to submit. After discussion it was moved by Councillor Hutchison, seconded by Councillor MacFarlane, that the Sec. Fred. and Road Inspector be a Committee to collect information as to the amount realized from this Municipality by the Montreal Turnpike Trust, and report at next meeting.

The Sec. Fred. read an application by Douglas Rutherford, Special Superintendent of the Petition of Dr. Harvey and others for the verbalization of Metcalfe Avenue, asking for further delay of two months from this date within which to make and deposit his final report and proceed verbal. It was then moved by Councillor Belmore, seconded by Councillor Patton, that he be accorded paid additional delay of two months within which to make and deposit his final report and proceed verbal. Carried.

The Sec. Fred. reported that he had seen and conferred with Mr. Gibson and Mr. Watson re. the proposed Bill, and read a letter from the Council of the Ladies of the Grey-Memorial in which he stated that there would be no objection to the passing of said Bill in the event of it being so amended as to incorporate

Articles
2 March 1881

Articles 712-713 of the Municipal Code and further Mr. Globensky stated in his letter that he felt satisfied that if said Amendment were accepted the Gray Muns would definitely support the measure. He said:

"I explained that this Amendment not withstanding his opposition on behalf of this Corporation had on two several occasions been inserted by the Legislature in previous Bills promulged by this Corporation, and that it would be useless expense to contest it a third time. It was then moved by Councillor Bulmer, Seconded by Councillor Major and unanimously Resolved, that the Amendment proposed be accepted and that the Sec. Treas. do confer with Mr. Globensky, and have the same made into the proposed Bill."

It was then moved by Councillor Bulmer, Seconded by Councillor Macfarlane, that Messrs. A. Harris and Charles Harris be appointed Auditors for the ensuing year, moved by Councillor Major, Seconded by Councillor Hutchison and unanimously Resolved, that Messrs. James Smith, Robert Harvie and Robert Kerr be appointed Valuators, moved by Councillor Bulmer, Seconded by Councillor Talbot and unanimously Resolved, that James Smith be appointed Road and Rural Inspector. Moved by
Councilman Mayor recorded by Councillor MacFarlane that Frederick Huggins be appointed Pond Keeper. Moved by Councillor Mayor, seconded by Councillor Hutchinson that P. Trotin be re-engaged as Lamp Lighter on the same terms as last year. Moved by Councillor Hutchinson, seconded by Councillor Mayor, and unanimously resolved that John Kerr be re-engaged as Policeman, and paid a Salary at the rate of Fifty dollars per month.

The following accounts were passed and ordered to be paid:

1. Bremner, "Coal Oil", 9th July 1885, £12.69
2. Dallman, "Hardware", 13th July 1885, 6.60
3. Dyer, "Stationer", 26th July 1885, 5.00
4. Larke Mason, "Printing Business", 9th June 1885, 2.00

The Sec. Pres. then submitted an Account from Messrs. R. H. Harting, for £80 3/4 for lamps &c., and explained that he had not presented it before because he had a disputed Tax Bill for a large amount due by Dr. V. W. Warminson which was now in process of settlement. After discussion, it was moved by Councillor Belcher, seconded by Councillor Saltor, that the Account be verified by the Sec. Pres. and certified if possible by J. M. Scott Esq., late member of the light committee and that the different invoices rendered to the Sec. Pres. be produced at the next meeting. The Council then on Motion, adjourned.

End of Saint Antoine 2nd March 1885

John Welsh
Sec. Pres.

A. J. Hutchinson
Mayor
At the usual monthly meeting of the Municipal Council of the Municipality of the Village of Cote St. Antoine held on the evening of Tuesday the seventh day of April 1885, Monday having been a legal holiday.

Present:
AC Hutchinson Esq. Mayor.
Councillors: Mayor, Patton, H. Hutchinson, Bulmer, and John Macfarlane forming a quorum of the said Council under the Presidency of the Mayor.

The Minutes of the last monthly meeting having been read and were approved.

Respectfully submitted, Councillor Mayor on behalf of the Committee appointed by this Council for the purpose amongst other things of endeavoring to come to a settlement with the Cote St. Antoine Water Company.

Water Company reported that they had met a committee representing the Company, but that as for no settlement had been arrived at. After discussion it was unanimously resolved that this Council are willing to submit the matters in dispute to the decision of W.W. Robertson Esq. J.C., provided that the Cote St. Antoine Water Company are willing to accept of his decision as final respecting the liability of this Corporation to pay the amount claimed as due for watering the streets and that the Dec. (presumably) be referred to ascertain if the company is willing so to do.

The question of the appointment of an assistant Cee. Jee. is referred by the Lce. Jee. in

Appointments of 7th, 10th, 1839.
April 1875 - Then came up, and the Sec. Joes: informed the Council that as his professional duties occupied all his time, he begged to hand in his resignation as Sec. Joes: Accepted with regret. After discussion it was moved by Counsellor Magor, seconded by Counsellor Macfarlane and unanimously resolved that this Council accept with regret the resignation of Mr. Dunlop to date from the first of July next.

M. T. Ferguson: The Sec. Joes: reported that along with the Road Inspector Mr. Smith he had granted a committee to which had been obtaining information as to the amount of Revenue derived from the Municipalities by the tolls of the Montreal United Roads, but requested delay till the next meeting to complete the inquiries which were granted.

Mr. Dunlop to be in charge of the Bill and proceed to Quebec.

The Sec. Joes: reported that the Bill was before the Legislature and that it might be necessary for a representative from this Council to proceed to Quebec to take charge of the same, it was therefore unanimously resolved that Mr. Dunlop be authorized to proceed to Quebec and take charge of the Bill if necessary.

The Sec. Joes: then read a letter from C. C. Geoffrin Esq. Advocate of St. Gabriel of the Congregation of Notre Dame de Montreal, addressed to him intimating that he had been instructed to carry the case of the Supreme Court the case of the School Commissioners of St. Gabriel against the Curé de la Congregation de Notre Dame de Montreal for taxes on their farm.
April 1883 farm provided the other municipalities interested would join in the appeal and that he understood that Coli. Antoine, Coli. Paul, and Verdun were in the same position and that the said appeal would cost more than 3500 hundred dollars
It was then moved by Councillor MacFarlane recorded by Councillor Paton, that this Corporation being
one of not less than four municipalities to join in said appeal to the Supreme Court provided the
share of costs to be borne by this Municipality will not exceed the
hundred and fifty dollars Caried. Councillor Bulmer requested that his dissent be recorded.

The Sec. Tres: then read a letter
from Mr. George Pulley to Mr. Thomas Bulmer of date the Seventeenth of April
1885, protesting against a repetition
of the rolling of the frontier road and
a letter to the Mayor and Councillors
from Mr. John Boyd calling attention
to the fact that a lot in rear of his
property had been turned into a
public snow dump, both of said
letters were referred to the Road Ins-
pector.

The Sec. Tres: then reported that
Mr. William Paton had requested a
reply to his letter of 23rd of December
last with drawing the permission
by him granted to residents and
others of both Coli. Antoine to pass over
the Glen property leased by him for
the
of April 1885 the reasons stated in his letter. Councillor Bulmer stated that his letter was full of inaccuracies and that the interested parties had fulfilled all the obligations incumbent on them. The Sec. Des. was requested to reply to Mr. Ralph's letter and to inform him of the statements made by Councillor Bulmer.

The Sec. Des. then reported that he had as requested visited Mr. B. M. Smith late of the Light Committee to check over part of Mr. Warnington's account and that he had personally verified the correctness of the items of said account for goods obtained previous to the time that Mr. Smith was a member of this Council. The said account amounting to the sum of £80 33 ½d was passed and ordered to be settled when the arrears of crops due by Mr. and Mrs. Warnington were settled.

The following accounts were passed and ordered to be paid:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brenner, Coal 1st Inc.</td>
<td>£13.83</td>
</tr>
<tr>
<td>do 2nd do</td>
<td>£12.63</td>
</tr>
<tr>
<td>J. L. Cassady 4th</td>
<td>£4.35</td>
</tr>
<tr>
<td>Road Inspector, Feb'y</td>
<td>£62.75</td>
</tr>
<tr>
<td>do 5th Inc.</td>
<td>£38.00</td>
</tr>
</tbody>
</table>

The Council on Motion then adjourned to meet again on Tuesday the fourth day of May next.

Coln St. Antoine 7th April 1885

John D. Smith
Sec Yrs.

Alex. H. Hutchison
Mayor
At the usual monthly meeting of the Municipal Council of the Village of Cote St. Antoine held on the evening of Monday, the 14th day of May 1885, Council Charles Cote Saint Antoine in the said Municipality at 8 P.M.

Present: T. C. Hutchison Esq., Mayor, Councillors Ward, Bulmer, Patton and M. Hutchison, forming a quorum of the said Council, under the presidency of the Mayor. The minutes of the last monthly meeting having been read were approved of.

The Sec. Res: Has read a letter from the Sec. Res: Evans, of the Cote St. Antoine Turnpike Company of dated the 16th of April last, intimating that the Company accepts the offer of this Corporation to leave the disputed account between the Corporation and this Company to the arbitration of Mr. Robertson Esq. J.C. on the understanding that his decision should apply to the account now due. After discussion it was moved and unanimously resolved that the Corporation do accept of the terms of arbitration as mentioned in said letter.

The Sec. Res: Reported that he had been unable to find out the revenue derived from the Municipality by the road Trustees. It was then moved by Councillor Hutchison seconded by Councillor Bulmer and unanimously resolved that the Trustees of the Montreal Turnpike road be offered an annual payment of Four hundred dollars.
May 1885

Removal of Toll gate outside the limits of this Municipality and agreed to keep their roads in good order and condition in the village, and that the Mayor and Councillor Hutchison be and they are hereby appointed a Committee to submit the said offer to the said Trustees. The Sec: Iser: again referred to the letter of Mr. Payton respecting the removal of the foot path on the property leased by him, but no action was taken in the matter.

Metcalfe Ave

A Petition and memorandum report extension of time of Douglas Rutherford the Spcial granted was read asking an extension of delay in which to complete his report and proceed verbal to the third day of June next, it was thereupon resolved that delay be extended until the first day of June next.

Victoria Avenue

A letter was then read from Messrs. Martin & Renard complaining of the Amount charged for work done on Victoria Ave in front of their respective properties. The road inspector was present & paid that the work had been done in the usual way after the interested parties had been notified in the usual way. It was moved by Councillor Patton seconded by Councillor Blumer that the Sec: Iser: be requested to ask for tenders for the necessary lumber for side walks and crossings.
4 May 1888

quantities to be fixed by the Board Committee, and the amount to be expended not to exceed the appropriation of last year, the tenders to be sent in or before the fifteenth day of May instant.

The question of appointing a Sec. Treasurer in place of Mr. Dunlop, whose resignation had been accepted was then taken up, and applications for the position of Charles A. Hanson, W. A. Ward, and J. M. Duff were read. It was then moved by James McCullough that Mr. Charles A. Hanson be appointed Sec. Treasurer. Carried.

It was then moved by Councillor Bulmer, seconded by Councillor Patton that Mr. Charles A. Hanson be paid a salary at the rate of three hundred dollars per annum, the providing an office for the Corporation in the City of Montreal, and such ordinary legal advice as may be required.

The Mayor then referred to the accumulation of ashes and filth near several residences in the municipality which were a nuisance. The policeman was ordered to notify the parties to remove and abate such nuisance.

It was then moved by Councillor Bulmer, seconded by Councillor Patton and unanimously resolved that the Sec. Res. do ask for tenders for supplying the municipality with coal oil during the ensuing year.

The following accounts were submitted and ordered to be paid.

Nuisances

Tenders for coal oil

Accounts
Adjourned

4th May 1885

L. James Smith, Road Inspector for 3 laborers cleaning sidewalks, stated 3/40. 05

The Council on Motion then adjourned.

Alex. Hutcheon

Mayor

JOHN DUNLOP

Sec. Year

1 June 1885

At the usual monthly meeting of the Municipal Council of the Village of Cote St. Antoine held at the Council Chamber, Cote St. Antoine in the Said Municipality on the evening of Monday 1st June 1885 at 8 P.M.

Present: A.C. Hutcheon by Mayor, Councillors Magry, Bélanger, Pellet. Ward and MacFarlane forming a quorum of the Said Council under the presidency of the Mayor.

The minutes of the last meeting having been read were approved of.

The question of the water of the Cote St. Antoine Water Corporation to pay for water used during the past year for watering the streets of the Village to W.W. Robertson $6 but as far be had not given his decision.

A Petition from Mr. W. Paxton with reference to the removal of the planks used as a footpath through the property leased by him was read but no action was taken thereon by the Council.
June 1885

Metcalf Ave
Extension of Time

to Mr. Rutherford

Tender for lumber

Mr. Quins tender

accepted

Acceptance of appointment of
Sec. Speer by

Mr. Hanson

Tender for lumber

Mr. Quins tender

accepted

Tender for lumber

Mr. Quins tender

accepted

Tender for lumber

Mr. Quins tender

accepted

A letter from Mr. Charles A. Hanson was then read acknowledging the Secretary's letter of May 28th advising him of his appointment as Sec. Pres. of the Municipal, and of the terms upon which the appointment had been made, in which he expressed his appreciation and stated that the terms were satisfactory and that he accepted such appointment.

It was then moved by Councillor MacFarlane, seconded by Councillor Major, and unanimously carried that John Dunlop Advocate be appointed legal adviser of this Municipality.
The Sec. Res: as requested reported that he had asked for tenders from Messrs. John Paton & Co - A. A. Bremner and D. Chaput & Co. for supplying the village with coal oil for the current year and that he had received only one reply from Messrs. John Paton & Co which he read, he was requested to ask for additional tenders and report to the Council at the next meeting.

Messrs. Weirs & Samuel's Rate Payers and proprietors with permission of the Council addressed the Council and complained of accumulations of water in the ditches opposite their respective properties after a discussion and explanation by the Rural Inspector it was moved by Councillor Magrath seconded by Councillor Belmore that the Road Inspector do examine the said ditches and do report within three days to the Road Committee, and that the Road Committee do take such action on said report as they deem fit. It was then moved by Amendment by Councillor Grants seconded by Councillor Paton that the Road Inspector do examine all ditches in the Municipality and report to said Committee. The Amendment was put to the meeting and
June 1885

Cost on the following division:
Year: Councillors Ward & Patton
May: Bulmer, Mavor, Mather

The main motion was declared carried by the same division.

The Road Inspector and Police

Nuisances

Application of
Mr. Geffen for the
Municipality to be
paid responsible for
$200.00 costs in case of
commissions on
Declined

Watering streets

Arrears of taxes

McDunlop to

sue all in arrears

The Sec. Res. reported that
Mr. Geffen, Council for the
St. Gabriel School Commissions,
who had asked him to request
the Council to become responsible
for the sum of Two hundred
Dollars as their proportion of
Costs in the case of said Com-
missions.

The Council declared to do so, and
said they would adhere to the terms
of the resolution passed in this
matter.

The question of Watering the
Street was then discussed, and
the Sec. Res. was requested to
inquire of the City of St. Antoine
Water Co. on what terms the said
supply water for said purpose.

The Sec. Res. reported that a
large amount of taxes were un-
paid. It was moved by Councillor
Patton seconded by Councillor
Bulmer, and resolved unani-
mosously that Mr. Dunlop be
authorized in his discretion 

June 1895

Revision of the Valuation Roll.

Stephens Metcalf

The sum of $300" appropriated for repairs.

Accounts

The Sec. Treas. was instructed to notify the Valuers to compile the necessary information for amending and revising the Valuation Roll.

It was then moved by Councillor Bulmer seconded by Councillor MacFarlane and unanimously resolved that an appropriation not exceeding Thirty dollars be granted for the purpose of repairing the Steps on Metcalf Avenue.

The following accounts were passed and approved of and ordered to be paid:

1. Shannon (Coal Oil) $12.50
2. Martin Phillips (Stationers) $1.35
3. Mitchell & Brown (Stationers) $1.00
4. Lease Licences Private Bill $182.00
5. Miscellaneous advertising $25.00
6. Public Gazette $6.25
7. Mr. Watson (Printing) $5.00

The Sec. Treas. reported that he had not received so far the account of the Montreal Gazette in connection with the Private Bill.

The question of the Security to be furnished by the new Sec. Treas. Mr. C.A. Hanson was discussed and it was moved by Councillor Bulmer seconded by Councillor Kelman that the Security to be furnished by Mr. C.A. Hanson recently appointed Sec. Treasurer be estab...
1 June 1885

a Guarantee Bond in a company to be approved of by this Council for a sum of $200,000 or by giving security as provided by Articles 142 to 149 of the Municipal Code for the Council on Motion then adjourned.

Montreal 1st June 1885

Mr. Hutchison
Mayor

[Signature]
July 5, 1855

The meeting of the Municipal Council of the City of Toronto was held at the Council Chambers on Monday, July 5th, 1855.

Mr. Grant, the Clerk, presented the following:

The Mayor, Mr. Biddulph, was a member of the Municipal Council of the City of Toronto.

The Clerk, Mr. Grant, read the minutes of the previous meeting of the Council.

The minutes of the previous meeting were read and approved.

Report of the Auditor:

The Report of the Auditor for the year ending... was read and accepted.

The Auditor's report included a statement on the financial status of the City.

The Auditor's report was read and accepted.

Mr. Grant reported that the meeting of the Council was held at the Council Chambers on Monday, July 5th, 1855.

The Council was adjourned to the 12th day of July.
The Board refused to take the book examined by mighty contracting as it had been examined by mighty contracting as of mighty contracting. The Board, in their examination of mighty contracting, had decided what to do with mighty contracting, which was mighty contracting to make mighty contracting.

Sale Contract

The Board examined the book and mighty contracting to mighty contracting and mighty contracting, as it had been examined by mighty contracting, found mighty contracting was mighty contracting. The Board, in their examination of mighty contracting, had decided what to do with mighty contracting, which was mighty contracting to make mighty contracting.

Security for Lien

The security examined by mighty contracting as a presentment for the Terms of mighty contracting to mighty contracting, to mighty contracting to make mighty contracting. The Board, in their examination of mighty contracting, had decided what to do with mighty contracting, which was mighty contracting to make mighty contracting.

Drama Act

A letter was made good mighty contracting and mighty contracting, to mighty contracting to make mighty contracting, and mighty contracting. The Board, in their examination of mighty contracting, had decided what to do with mighty contracting, which was mighty contracting to make mighty contracting.

Letter from Ricks

A letter was made good mighty contracting to mighty contracting to mighty contracting. The Board, in their examination of mighty contracting, had decided what to do with mighty contracting, which was mighty contracting to make mighty contracting.

Old Contract

Old mighty contracting was examined with the examination of mighty contracting. The Board, in their examination of mighty contracting, had decided what to do with mighty contracting, which was mighty contracting to make mighty contracting.
July 6, 1885

Office of Municipalities

City Hall, February 2, 1885

Petition of Mr. John Smith, Esq., to the Hon. E. H. Hamilton, C. P. R., Mayor.

Mr. Hamilton, in reply to Mr. Smith's petition, stated that the Council had already passed a resolution for the removal of the existing nuisance, and that the matter would be brought before the Council at its next meeting.

Mr. Smith thanked the Mayor for his reply and stated that he would bring the matter before the Committee of Public Works, which had already taken steps to remedy the situation.

Mr. Smith further stated that the nuisance had existed for many years and that he had suffered considerable inconvenience and expense as a result. He requested that the Council take steps to ensure that the nuisance was eradicated as soon as possible.

The Mayor assured Mr. Smith that the Council would take all necessary steps to remedy the situation and that the matter would be brought before the Council at its next meeting.

Mr. Smith thanked the Mayor for his reply and stated that he would bring the matter before the Committee of Public Works, which had already taken steps to remedy the situation.

Mr. Smith further stated that the nuisance had existed for many years and that he had suffered considerable inconvenience and expense as a result. He requested that the Council take steps to ensure that the nuisance was eradicated as soon as possible.

The Mayor assured Mr. Smith that the Council would take all necessary steps to remedy the situation and that the matter would be brought before the Council at its next meeting.
July 6, 1855

M. McGlashen presented a financial statement to the Council.

W. C. G. McDougall, W. C. McInish, and W. C. McInish were elected to the Council.

The action of the City Council was discussed and agreed to.

W. C. G. McGlashen and W. C. McInish were authorized to (verify the minutes of the meeting.)

M. McGlashen submitted the minutes of the meeting and presented the financial statement to the Council.
July 5, 1885. It was moved of Com. Anderson and C. W. McDowell that the Mayor's special council be authorized to employ of Account, first and second Account, instigated by one of the Members of the Committee having charge of the work continued and all failed. With the Council.

Accounts

The following Accounts are presented to the Mayor:

<table>
<thead>
<tr>
<th>Amount</th>
<th>Date</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>$24.00</td>
<td>12/11/82</td>
<td>Payment</td>
</tr>
<tr>
<td>$20.00</td>
<td>12/20/82</td>
<td>Payment</td>
</tr>
</tbody>
</table>

Abstain 40. All motion of Com. Grant, second of Com. Grant.

Mr. Anderson's Account was paid on the 2nd of November, 1882.

Mr. Grant's Account was paid on the 1st of November, 1882.

Mr. Grant's Account was at the motion of the Council.

Mr. Anderson's Account was at the motion of the Council.

Mr. Grant's Account was at the motion of the Council.

Mr. Grant's Account was at the motion of the Council.

Adjourned to July 30, 1885.
July 5, 1885

The Mayor of Averill Park
City Council Admixed

O. Butcher
Mayor

C. A. Johnson
St. chess
July 20th, 1855
An adjourned General Meeting of the Municipal Council of the Parish of Cote Saint Antoine was held pursuant to adjournment at the Council Chamber Cote Saint Antoine on Monday evening July 20th, 1855 at 7 o'clock P.M. for the purpose of amending and amending the Valuation Roll, and for the purpose of taking into consideration the Report of the Board of Auditor of Places Preceding, Special Auditors of the Town Clerk and the Clerk of the Town.

Respectfully,

[Signatures]

Present

Dr. C. Hutchinson, C.P., Mayor, and
Councillors: Mayor; Animal; and C. C. Constituting a
Quorum of the said Council until the presiding of
the Mayor.

Minutes

The Minutes of the previous Special were read and
approved.

Rd. Ed. Valuation Roll

The Resolution of the Valuation Roll was then
concluded.

Return of Public Places

The following additional lands on the estate of the Parish of
Cote Saint Antoine, namely, that part of the Public Notice declared that the said lands included in the Public Notice declared by law, as far, of the present and Amendment of the Valuation Roll.

Bank invited

The Mayor invited any person who wished to attend
from the Valuation Roll to do so.

It was moved by Councilor Mosey, seconded by Coun-
Councillors, and accepted that the following changes be made
in the Valuation Roll for the year 1855-6, viz.

1st 20d.
2nd 20d.

16

the Name of Blackburn, Game as Enr.,

14

the Names of Whitmore Enr., as Enr.,
July 20, 1885

21 215 The Name of J. E. B. Crof to be inserted as tenant.
31 215 The Name of J. E. Crof to be inserted as tenant.
32 215 Thomas J. Crof to be inserted in place of J. E. Crof.
33 215 J. Crof to be inserted.
34 215 J. Crof to be inserted in place of J. E. Crof.
35 215 M. Crof to be inserted.
36 215 M. Crof to be inserted in place of J. E. Crof.
37 215 M. Crof to be inserted in place of J. E. Crof.
38 215 M. Crof to be inserted in place of J. E. Crof.
39 215 M. Crof to be inserted in place of J. E. Crof.
40 215 M. Crof to be inserted in place of J. E. Crof.
41 215 M. Crof to be inserted in place of J. E. Crof.
42 215 M. Crof to be inserted in place of J. E. Crof.
43 215 M. Crof to be inserted in place of J. E. Crof.
44 215 M. Crof to be inserted in place of J. E. Crof.
45 215 M. Crof to be inserted in place of J. E. Crof.
46 215 M. Crof to be inserted in place of J. E. Crof.
47 215 M. Crof to be inserted in place of J. E. Crof.
48 215 M. Crof to be inserted in place of J. E. Crof.
49 215 M. Crof to be inserted in place of J. E. Crof.
50 215 M. Crof to be inserted in place of J. E. Crof.
51 215 M. Crof to be inserted in place of J. E. Crof.
52 215 M. Crof to be inserted in place of J. E. Crof.
53 215 M. Crof to be inserted in place of J. E. Crof.
54 215 M. Crof to be inserted in place of J. E. Crof.
55 215 M. Crof to be inserted in place of J. E. Crof.
56 215 M. Crof to be inserted in place of J. E. Crof.
57 215 M. Crof to be inserted in place of J. E. Crof.
58 215 M. Crof to be inserted in place of J. E. Crof.
59 215 M. Crof to be inserted in place of J. E. Crof.
60 215 M. Crof to be inserted in place of J. E. Crof.
61 215 M. Crof to be inserted in place of J. E. Crof.
62 215 M. Crof to be inserted in place of J. E. Crof.
63 215 M. Crof to be inserted in place of J. E. Crof.
64 215 M. Crof to be inserted in place of J. E. Crof.
65 215 M. Crof to be inserted in place of J. E. Crof.
66 215 M. Crof to be inserted in place of J. E. Crof.
67 215 M. Crof to be inserted in place of J. E. Crof.
68 215 M. Crof to be inserted in place of J. E. Crof.
69 215 M. Crof to be inserted in place of J. E. Crof.
70 215 M. Crof to be inserted in place of J. E. Crof.
71 215 M. Crof to be inserted in place of J. E. Crof.
72 215 M. Crof to be inserted in place of J. E. Crof.
73 215 M. Crof to be inserted in place of J. E. Crof.
74 215 M. Crof to be inserted in place of J. E. Crof.
75 215 M. Crof to be inserted in place of J. E. Crof.
76 215 M. Crof to be inserted in place of J. E. Crof.
77 215 M. Crof to be inserted in place of J. E. Crof.
78 215 M. Crof to be inserted in place of J. E. Crof.
79 215 M. Crof to be inserted in place of J. E. Crof.
80 215 M. Crof to be inserted in place of J. E. Crof.
81 215 M. Crof to be inserted in place of J. E. Crof.
82 215 M. Crof to be inserted in place of J. E. Crof.
83 215 M. Crof to be inserted in place of J. E. Crof.
84 215 M. Crof to be inserted in place of J. E. Crof.
85 215 M. Crof to be inserted in place of J. E. Crof.
86 215 M. Crof to be inserted in place of J. E. Crof.
87 215 M. Crof to be inserted in place of J. E. Crof.
88 215 M. Crof to be inserted in place of J. E. Crof.
89 215 M. Crof to be inserted in place of J. E. Crof.
90 215 M. Crof to be inserted in place of J. E. Crof.
91 215 M. Crof to be inserted in place of J. E. Crof.
92 215 M. Crof to be inserted in place of J. E. Crof.
93 215 M. Crof to be inserted in place of J. E. Crof.
94 215 M. Crof to be inserted in place of J. E. Crof.
95 215 M. Crof to be inserted in place of J. E. Crof.
96 215 M. Crof to be inserted in place of J. E. Crof.
97 215 M. Crof to be inserted in place of J. E. Crof.
98 215 M. Crof to be inserted in place of J. E. Crof.
99 215 M. Crof to be inserted in place of J. E. Crof.
100 215 M. Crof to be inserted in place of J. E. Crof.
101 215 M. Crof to be inserted in place of J. E. Crof.
102 215 M. Crof to be inserted in place of J. E. Crof.
103 215 M. Crof to be inserted in place of J. E. Crof.
July 20th, 1885

Mr. Liamman to be added to the 1st list. 203.

200. 61 A. about 1,000 ft. elevation "300." Famed 200. 100.

105. 220. 35. 36 James Hallam to be added by Ewing Col. 35. and add 200 to "35." and mentioning the name of David Cain at front of said list. 35. of the valuation of "35." 35.

105. 220. 35. 36. The name of Mr. Cain to be inserted as tenant in place of John P. Weir.

124. 220. The name of J. D. Smith wants to be inserted.

125. 220. 99. 91. The name of said there to be inserted as owner in place of W. J. Apples.

125. 220. 99. 92. The land to be inserted as owner in place of C. J. Apples.

130. 221. The land to be inserted in place of J. D. Smith's ownership.

145. 239. The name of J. D. Apples to be inserted as tenant.

154. 235. 235. The name of J. D. Smith to be added from 235 to 235.

154. 239. The name of J. D. Smith to be added at front of said list.

154. 243. The name of J. D. Smith to be added by Ewing Col. 243.

154. 243. James Graham to be added by Ewing Col. 243

189. 251. The name of C. D. Smith to be inserted as tenant in place of James Graham.

203. 127. The name of J. W. Graham to be inserted as owner in place of Ewing Col. Graham.

206. 127. The name of J. W. Graham to be inserted as tenant in place of C. D. Smith.

208. 258. The name of J. W. Graham to be inserted as tenant in place of J. W. Graham.
Entries:

320 Right No. 14, to be vested in tenant in place of Charles Ennis.

322 

324 Right No. 15, to be vested in tenant in place of J. H. Duff.

326 Right No. 16, to be vested in tenant in place of W. W. Smith.

328 Right No. 17, to be vested in tenant in place of A. S. Heckley.

330 Wilson et al., to be vested in tenant in place of A. A. Wilson.

332 Right No. 18, to be vested in tenant in place of Daniel McDill.

334 Right No. 19, to be vested in tenant in place of R. C. McDonald.

336 Right No. 20, to be vested in tenant in place of J. R. McDonald.

338 Right No. 21, to be vested in tenant in place of J. R. McDonald.

340 Right No. 22, to be vested in tenant in place of J. R. McDonald.

342 Right No. 23, to be vested in tenant in place of J. R. McDonald.

344 Right No. 24, to be vested in tenant in place of J. R. McDonald.

346 Right No. 25, to be vested in tenant in place of J. R. McDonald.

348 Right No. 26, to be vested in tenant in place of J. R. McDonald.

350 Right No. 27, to be vested in tenant in place of J. R. McDonald.

352 Right No. 28, to be vested in tenant in place of J. R. McDonald.

354 Right No. 29, to be vested in tenant in place of J. R. McDonald.

356 Right No. 30, to be vested in tenant in place of J. R. McDonald.

358 Right No. 31, to be vested in tenant in place of J. R. McDonald.

360 Right No. 32, to be vested in tenant in place of J. R. McDonald.

362 Right No. 33, to be vested in tenant in place of J. R. McDonald.

364 Right No. 34, to be vested in tenant in place of J. R. McDonald.

366 Right No. 35, to be vested in tenant in place of J. R. McDonald.

368 Right No. 36, to be vested in tenant in place of J. R. McDonald.

370 Right No. 37, to be vested in tenant in place of J. R. McDonald.

372 Right No. 38, to be vested in tenant in place of J. R. McDonald.

374 Right No. 39, to be vested in tenant in place of J. R. McDonald.

376 Right No. 40, to be vested in tenant in place of J. R. McDonald.
July 21, 1885

Charles

July 20

Rice, Capt. Sabine. Substituted for Roland at No. 312.22 and
sent to North to look after corn. By
374.20.31. Royal Institution. Sold 2860.00. 2 houses
there, Valuation 30.00.
374.21.32. A. K. Atkinson, about 3860.00, 2 houses
there, Valuation 32.00.

174 374.31. Name of F. B. Holton, as tenant to be erased

174 374.32. Name of S. J. Roddis, as tenant, to be erased

29 374.153.154. F. M. Fuller, tenant in place of Daniel Smith,

29 374.153.58. Trinity F. Roddis. Valuation reduced to

2500.00.

374.37.38. The name of S. B. Atkinson, to be added to the
roll, the 374.4, 2500.00, 2 houses there, Valuation

32.00.

174 374.18. The name of the Ricks to be inserted in place of

W. J. Robins as Thomas J. Thompson.

174 374.37.18. The name of J. L. Dill as tenant to be
inserted in place of Daniel Smith, and the names of

W. J. Smith, to be added to the roll as tenants of said property.

174 374.25. Name of A. J. Adair (in place of W. J. Adair) in
place of W. J. Adair's land. For valuation to be increased
from 6,500.00 to 11,500.00. 2 houses here, to be

inserted on said land. The names of

W. J. Adair and J. B. Robinson, as tenants, to be added to the roll as tenants.

174 374.21. Name of Major Smith, to be erased as tenant

374.38.1. The gates to be erased from the roll and

the following to be substituted:

374.38.1. 3. F. M. Fuller, owner. Valuation 3250.00.

384.1. D. Smith, to be added as tenant, 1381.00 Valuation.

384.1. 2. J. B. Adair, Valuation 500.00.

384.1. 1. W. L. Holmes, 1383.00. Valuation 500.00.

384.1. 1. W. L. Holmes, 1385.00. Valuation 500.00.

384.1. 2. J. B. Adair, owner. Valuation 3250.00.
Hall 20, 1865

Mr. Hay's Act could not be clearly decided.

Moved by C. W. Nelson and 2nd by C. W. Nelson
that the Council receive itself into a Committee of the Whole
and report on Mr. Hay's Act. Carried.

Committee of the Whole

In Committee of the Whole the Bill whose title was read
by the Secretary was resolved for present Consideration

Council Present

The Council resumed its seat to hear Mr. C. W. in the Chair

J. S. Van Renslee

It was moved by C. W. Nelson and 2nd by C. W. Nelson
and seconded
that the Account of the Chief of Police of $5, $50 be
paid, or fail to that

Charge Police Account

It was moved by C. W. Nelson and 2nd by C. W. Nelson
and seconded
that the Police be authorized to charge the Police
Account of the Corporation to the Bank of Canada.

Adjournment

On motion the Council adjourned to meet again on
Monday evening, the 24th, at 8.30 p.m.

Abe C. Hutchison
Mayor

Chas. A. Johnson
Sec. Seal.
Aug. 3, 1855

The usual Monday Meeting of the Municipal Council of the Village of Cape St. Antonio was held at the Council Chambers, Cape St. Antonio of the said Municipality on Monday evening, August 3rd, 1855 at 5 o'clock.

The Mayor, C. E. Hitchen, Esq., in the Chair.

The Mayor and Counsellor T. B. Underhill, for Macklan and T. P. Balmer, Counsellor, of the said Council.

The Minutes of the previous meeting were read and confirmed.

An Order to pay $2000 to the Guarantee Bond, also the balance due the face of the Municipal Act, dated July 1855, for the amount of $2000.

Counsellor Macklan moved, and Councilseconded that the Council pay the balance due to the Municipal Guarantee Bond.

The Mayor stated that he was personally interested in the Municipal Act, and the Council,

of the Mayor there was not a G. Underhill, of the Council present, it was decided that the Council, that the Report

and Order could not be acted on.

The motion was moved by Council. Underhill, and was seconded, and carried.

That a special meeting of the Council be held on Monday.
Special Meeting Council Monday Evening, 21st March of the Council Chamber Aug 17/55

Mr. Currie

Mr. Currie was heard by motion of the Council concerning the bombardment of the Court and the condition that the joiners put in. Refused that.

Mr. W. J. Smith

Mr. W. J. Smith a rate which included the whole amount of the expenditure was put in. Refused that.

It was moved by C. W. Melville

End of Council. Waited and thought that Mr. Smith and Mr. Watson be permitted to procure and to compel to control by the Council of the rate to be placed as the money was required. To have the same to be done. To show that what has been agreed to is to be seen meant in Council.

Sale to afford relief

The meeting adjourned and the motion to lift the rate of Mr. J. Smith referred to the Committee of the Council to the ability of the Council. Mr. J. Smith was given a loan and directed.

Mr. J. W. Smith

The loan was secured from Mr. J. W. Smith. The loan is to be taken from the Council. The loan is to the amount of the Council. The Council the rate of 7% was given to the loan.
Accounts

The following Accounts were presented and on Motion referred to be paid by

John C. Witham 15.70
John C. Wood 2.43
Joseph Orton 3.35
For Ten 3.45
Building and Overhead 2.10
Plumber 8.9
Off. M. Watson 3.10
County of Woodbury 30.25
the Chairman to be the 20.10

A Motion to amend M. MacPherson

with M. Combs, Walsh and Sheehan

Loan of 500

That an imprinted loan of 500 to be made by discounting the Notes of the Mason Indented by Com. MacPherson, the Comittee to pay the Notes at Maturity and present the Mason and Salesman from any over and that Mr. Scotts Office to Account the Notes at the date of 5% to be accepted.

Motion to adjourn

Mr. C. Hutchinson
Mayor

Chas. A. Mead
Sec. Cheas
Special Meeting
August 17th

A Special Meeting of the Council of the Village of
East St. Johns was held at 8:30 a.m. on the 17th at the
Court House. The meeting was called to order by the
Mayor, who read the minutes of the previous meeting.

Present
Mayor - A. C. Hutchison

Council - Hutchison, Paton, Palmer

No Quorum

The Mayor then proceeded to take the minutes of
the meeting. The Mayor then read the minutes of
the Council meeting and gave the notice of considering
the Report and the Notice of the Notice of
the Notice of

Adjourned

At 8:45 a.m. it was moved to adjourn. Motion
carried by Council Member Paton.

Adjourned

The Mayor then asked for the Adjournment of
the Council meeting at 8:45 a.m. and
the Notice of the Notice of

T. A. Lord

Chap. A. Lord

T. A. Lord
Provision of the Municipal Act, as amended by Municipal Code, and

The motion by Councillor A. C. Hutchison to adjourn the meeting at 5:00 p.m. for the purpose of considering the report of the Special Sub-committee of the Metcalfe Street Adjoining Committee was adopted.

End of Meeting.

Councillor A. C. Hutchison
Chairman
At the regular meeting of the Municipal Council of the City of St. John, Antonio, held at the Council Chamber, City of St. John, on the said Municipality on Wednesday, October 5th, 1889, at 8 o'clock, on motion of Mr. Smith and seconded by Mr. 华盛顿, the said resolution was carried and adopted.

Motion: The motion of the preceding Monthly Municipal Meeting and of the intermittent Special Meetings, third read and adopted.

Motion: The motion, read to the Council, to direct the Clerk of the City of St. John, Antonio, to send the above to the Board of Aldermen, on behalf of the Mayor and Mr. Smith.

The motion was carried and adopted to be filed.

Motion: The Secretary read to the Council the motion of the Secretary, Mr. 华盛顿, as to the Petition for Metcalfe Ave.

Whereupon, way of Motion received and ordered to be filed.

Mr. 华盛顿 moved that the Mayor and Council be requested to add to the Municipal Council.

Mr. 华盛顿 said that the Mayor and Council be requested to add to the City Council.
Sept. 7, 85

Councillor Hetherington stated to the Council that several of
the rates payable were nearing the end of the period and additional rates
placed on the Assessment List
of rates at the rate of seven shillings one penny per £100.

Mr. W. MacKintosh, and Mr. W. Ward,

That a motion be placed on the Agenda to direct
that, the report on the land be sent to the Secretary of the
Ministry of Lands and the Roads Inspector.

Auditors' Report

The Hon. Treasurer presented the Report of the Auditors appointed
to audit the receipts and accounts of the Dept. of Lands for
the year ending 30th June 1885.

On Motion of Councillor MacKintosh and of Councillor Ward,

The Report was received, the Auditors declined to present it to
The Ministry, the financial statements will be included in the
Public accounts for the next financial year.

Clerk to the Council

Moved by Councillor McInerney, seconded by Councillor McCallum
that a motion be made to authorize the submission of
Mr. E. McMillan and Mr. McMillan to the Ministry for the appointment of
Assistant Engineer.

On Motion to appoint was approved.

Warrington Street

The accounts of Warrington Street was brought before the Council for
seconding the findings of the previous report.

Moved by Councillor MacKintosh and of Councillor W. Ward, seconded
that, the report of the Assessment be forwarded for the
Municipality.
Sept. 1. 85

Sharplow's Eelick of Fish of the Committee having
petitioned and that no accounts be received for goods
purchased without said order.

Accounts

For似乎是 accounted and await a order to be paid

J. B. Nichols Mfo. & Co. 13.00

do do do 12.33

d o do do 12.10

do do 12.15

Walter Welles 5.50

J. H. Mathews 14.15

L. Capable do 3.30

do do 75 14.75

Attachment. The Council adjourned to meet again at the Board on
the first Monday of October.

Ann. O. Hutchinson

C. M. Sandford

Sr. Sec.
Nov. 24, 1885

A Special Meeting of the Council of the Municipalities of the Villages of East and West was held principally to obtain Notice addressed to the Members of the Council on the 21st day of September, 1885 at 1:30 p.m., at the Office of the Corporation, 193-195 King St. W., for the purpose of considering the Communications addressed to the Council from the Provincial Board of Health.

The Mayor, A. C. Batchelor, Esq., in the Chair.

Councillors: Batchelor, Wm. F. Morley, Robert W. Worth, and Governor Constituting a Quorum of the Council.

The Mayor explained that the Council was called in order to consider a communication which had received from the Provincial Board of Health relating to the present Typhoid Epidemic.

The information from the Provincial Board was that the Council must appoint a Local Board of Health to consist of not less than five Members to the Council, and also to appoint a Medical Officer to act as consultant with the Local Board.

The Mayor further explained that the money granted to the Local Board was far from last and insufficient to deal adequately with the present Board of Health.

Mr. W. F. Morley, Esq., of the Board of Health, addressed the Villages of City, East, and West, and called attention to the lack of adequate Medical Officers in the Villages.

It was then moved by Councillor W. F. Morley and seconded by Councillor A. C. Batchelor, that Sir James Smith be appointed Medical Officer.

It was then moved by Councillor W. F. Morley and seconded by Councillor A. C. Batchelor, that Sir James Smith be appointed Medical Officer.
Sept. 24, 1858

Passed and ordered that Mr. Colchester be asked to act as Medical officer for the Municipality.

Adjourned. The meeting then adjourned.

H. B. Hutchinson
Mayor

Edison Mansor
Pr. Sec.
Local Board of Health for the Municipality of the Village of Cote St. Antoine

COUNCIL CHAMBERS, COTE ST. ANTOINE.

SECRETARY'S OFFICE, 178 ST. JAMES STREET, MONTREAL.

In conformity with the Chapter xxxviii of the Consolidated Statutes of Canada, the Municipal Council have appointed a Local Board of Health, consisting of the following persons:

Medical Officer, L. J. P. Desrosiers, M.D.
ALEXANDER C. HUTCHISON, ESQ. Chairman.
THOS. C. BULMER, ESQ.
JAMES SMITH, ESQ.
THOS. PATTON, Secretary.

The Board hereby request the co-operation of the residents of this Municipality, in carrying out the following By-Laws, adopted by the Central Board of Health, and approved by the Lieutenant Governor of Canada in Council at Quebec, 15th September, 1885.

1.—All streets, lanes, yards, privies and public places shall be placed in a state of cleanliness immediately.

2.—Where a case of Smallpox breaks out in a house, the head of the family is obliged to report the same to the Local Board of Health, if not, the family physician and the occupants of the house are obliged to give such information.

3.—Parents and guardians when Smallpox exists in the premises occupied by them, are forbidden to allow their children to attend Schools or other places where several persons are gathered together. And Teachers of Schools and all houses of Education whatever, shall require from every pupil, a certificate from the parents or guardians, and countersigned by a physician, that no Smallpox or contagious disease exists in their home, which certificate shall be kept for the inspection of the Health Officer, if required, and shall be renewed at the discretion of this Board.

4.—The Local Board has provided pure Vaccine Lymph and offer free Vaccination to all who have not been already vaccinated, as well as to all who require re-vaccination, and for this purpose the Health Officer, Dr. Desrosiers, will be in attendance at the Council Chamber, on Tuesday and Thursday until further notice, from 4 to 5 o'clock p.m. Constable John Kerr has been, and is hereby authorized by this Board to inspect all premises, out-houses, cess pools, and water closets in this Municipality, and to make immediate report of any delinquents to the foregoing By-Laws, who will be held amenable to the Act.

By Order,

THOS. PATTON,
Secretary.

Cote St. Antoine, September 28th, 1885.
Oct. 5, 1885

The usual Monthly Meeting of the Municipal Council of the City of J. B. city of Toronto was held at the Council Chambers and in the said Municipality on Monday evening, Oct. 5, 1885 at 8 P.M.

The Mayor C. S. Fitch assisted in the Chair

Present

The Mayor C. S. Fitch assisted and Conciliary Ward

Ward - C. S. Fitch assisted a General of the Council

Minutes

The Minutes of the preceding Meetings were read and confirmed as follows

A petition was presented from the Conciliary noting the need for

North ward which to present their Complaints.

A resolution of Council asking for $200 for Coal, etc., from the

Council was granted.

By Mr. J. B. Burt, it was moved $500 be paid to each of the

Chief of the NSW and to be paid by the 1st of January, 1886. Consensus D.E.F. for not paid.

Moved by C. S. Fitch, second by C. S. Fitch and moved

Chief by Jan. 26th Consensus D.E.F. be not granted.

W. Motion to Council, it was decided by Council

C. S. Fitch that he would be on the Order of Council.

C. S. Fitch was instructed to forward his letter to the

Chief of the NSW and to the Members of $200 and to instruct the Superintendent to obtain a copy of all acts and the order that relate to the limits of the Municipality.

Vermont Deposit: The meeting was opened by J. B. Burt as chairman of the Council. It was

agreed that the limits of the Municipality be made a report and that the

Vermont Deposit be added to the report to the Corporation of

Mr. W. Burt. Vermont as had deposited funds.

Board of Health

The Mayor submitted to the Council a Report of the

Work done by the Board of Health. The report was ordered to be filed.
Estimates

Oct 5, 1856

The Mayor submitted to the Council the following Estimates for 1856 which after consideration by the Council was

```
Administration

Salaries  $300.00

Total Salaries  $300.00

Estimates

Salaries  $200.00

Total Salaries  $200.00

Estimates

Salary  $500.00

Total Salary  $500.00

Estimates

Carriage & Horses  $40.00

Total Carriage & Horses  $40.00

Estimates

Carriage & Mules  $30.00

Total Carriage & Mules  $30.00

Total  $492.00
```
17th 5th 1885

Board of Health authorised to Vomit on the last day of the

month.

Moved by Mr. Smith and seconded by Mr. Brown.

Agreed.

3 1/2 miles

By Mr. Lee

The Secretary had submitted to the Board the 32 insurings and

Agreement at each 1/2 of 3 1/2 miles in the District on the words

Full but not in the Municipality to meet the amount required.

2nd Reading

That the said 3 1/2 be levied on each and every

Aid to pay Mr. Lee to have them levied on the first time to

and read a second time

Came.

2d reading

That the said 3 1/2 be levied on each and every

Aid to pay Mr. Lee to have them levied on the third time

Passed

Collector's Red


That the said sum be paid to the amount of 50 cents

For the present by Mr. Lee.

Notices to be sent

That the said be sent to each and every of the above

As per the 1st of the 1st day of the 3rd of the 25th of the

City of the City of New York and the amount of the sum paid.

Chief
Nov. 5. 1858. from the Contributors but be paid by the Council.

Advertisement

A Motion was presented from T.W. Fothergill, St. John Street, for a license to go through the gates of the place be given to Advocate's for the future.

Motion

The following Accounts were presented and passed:

- Edward Johnson: £1.07
- John Todd: £72.21
- John Wilson: £6.25
- John Anderson: £8.10
- John Baker: £8.10
- John Martin: £9.05
- John Smith: £5.10

Accounts

Adjournment

On Motion of the Committee, adjourned to meet again on the 1st Monday of December at 8 pm.

Alex. O. Hutchinson
Mayor

Chas. R. Snedecor
St. Clerk
October 2/85

The annual Meeting of the Municipal Council of the Village of City of Port Antonio was held at the Council Chambers of and for the said Municipality on Monday, the 2nd, of November 1885 at 8 of p.m.

No. 1

The Mayor A. B. Smithson and the Council

No. 2

The Minutes of the previous Meeting were read and confirmed.

No. 3

A motion was presented by Mr. Spratt, from the Municipal Construction Club to the completion of the E. N. W. construction. The motion was seconded, and the Council deferred the matter, to pass the motion of Council. The Council adjourned.

No. 4

A motion was made by Mr. Adamson, and it was for the removal of the bridge over the South Port Antonio Road, but the matter was left to take action for its removal, and all grounds complaints as made referred to the Road Committee.

No. 5

Mr. A. M. Evans appeared before the Council and Mr. Adamson stated that the bridge was over the Port Antonio Road, and a motion was made by the Council for its removal. The motion was adopted.

No. 6

Special Paved Road. Mr. E. V. Evans addressed the Council and the Road Committee about the paved road. The motion was adopted.

No. 7

The motion was made by the Council and it was seconded by Mr. Adamson, and it was referred to the Special Paved Road Committee.
Nov. 9 1555

official business
Chief the Mr. chief be appointed to attend with
Mr. Ader and Pott the Accounts which have been
made and of great care about Court to before the
Collection of the funds.

Auditory Report

The Mr. chief presented the Report and Balance
out of the Auditory estimated for the first quarter of
20th June 1555

Mr. Motion of Conn. Sentenced to pay Court.

Passed & adopted

The Report of the Auditory was passed and
adopted.

It was moved by Conn. Sentenced to pay Court. Major
and voted

Chief the Road Committee be authorized to
make an order and Conn. Sentenced to the
Municipality in this matter them Monday.

A Communication was presented to the Council
from the Clerk Uni. of the City of Montreal and the
City of Montreal.

Passed Conn. M'Clane

Lect of Court, Council and Council

to finish course

With the esteem earnest be instructed to write to
City Clerk of the City of Montreal and respectfully request him

to address his communication to the Council in the

in which case

The Motion ordered that he shall bear communicated

to the Inhabitants the information desired and had
been granted of an immediate consideration of the same.

Accord

The following account was passed and ordered to
be paid viz.
Nov. 2/55

Mr. C. Stewart Co. 9:55
Mr. C. C. 5:00
Mr. T. M. Bede Co. 10:37
Alexander Brown 12:45

Adoption

TV Motion to Council, adjourned to meet again on Monday at 7:30, instead of 8 PM.

A. C. Eustace
Mayor

Mr. A. Brown
Superintendent
December 21st

A Special Meeting of the Council of the Municipality of City of Portland, was held pursuant to special Notice addressed to the small lot owners each month at the Council’s Office, on the second day of December 1885 at 11:00 a.m., at the front of the Corporation 15 & 17 James St, Portland.

The Mayor, as President, called the Council and the Council of the City, in due form. All Council of the said Council, under the presidency of the Mayor.

The Mayor appointed the Clerk, which the city secretary of the Board of Health, named the Municipality to help.

Moved of Com. Ward and Com. Fernald and seconded. Amended authorized that the Mayor be and hereby is authorized to act for the Assessment of the Municipality of City of Portland, with the local Board of Health of the City, and South Boston, to the said Mayor if relating to the small lot hospitals under the control of the said Board.

Motion to close the Council Adjourned.

[Signature] C.K. McArthur
Mayor
Nov. 7, 1885

The annual Municipal Meeting of the Municipal Council of the City of Montreal was held at the Council Chamber of the said City on the 6th day of November, 1885 at 5 o'clock in the evening.

Present

The Mayor, W. C. Matcham, Esq., and Councillors.

The Mayor, after reading the Minutes of the last meeting, called the Council to order. The Minutes were read and confirmed.

W. Moran

Mr. R. H. Arrowsmith, Esq., stated that he had received a letter from the Special Committee appointed for the purpose of investigating the matter of the traffic on the Island.

Sunshine Trust

The Mayor, after reading the Minutes of the last meeting, stated that he had been informed that the Special Committee of the Town of Montreal had met, and that the matter had been referred to the Committee of the Council.

A. Communication was presented from Mr. W. N. Brown, calling the Council to order at a time at the head of the said Council, the same was read and signed by the Mayor. The Motion was carried, and the Special Committee of the Town of Montreal was appointed.

Mr. Hon. Minto

Mr. Hon. Minto, the Clerk of the City of Montreal, was called to the bar, and was asked to sign a letter to the Mayor of the said City, to be read at the meeting of the Council, and to be referred to the Committee of the Council. The Clerk was accordingly directed.

An invitation from the City of Toronto was received, inviting the Council to attend at a meeting of the said Council at the time of the annual election of Councilors on Tuesday, the 16th day of October, 1885.
Dec 1, 55

Committee Board held by Lord Melville
The meeting was requested to attend the said Committee Meeting.

Metcalfe Ave

W. Metcalfe's Act

Communication, after presented from W. Metcalfe, moved, that the Council may send the Mode of the Metcalfe, & Metcalfe Act, this being considered at the Chief Justice's request.

The Council expressed its desire to come to terms with the people of the Metcalfe Act, and to proceed according to the provisions of the New Act.

Clarke Ave

A petition is received by the Council for water and gas, and for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

Petition

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

Return of Officers

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.

W. Metcalfe

W. Metcalfe, or Metcalfe's Act be continued, and be allowed for Clarke Ave. Why granted from W. Metcalfe, and that W. Metcalfe, or Metcalfe's Act be continued, and be allowed for the said Clarke Ave.
Dec 7 96

Jars to be sold by C. Council

that all chaps of chancery off the said land and mow of
several of places of law books that the for chance of self
holds it mentioned a remit to the Council committ
before the 21st be added and submit said at statement 14

允enbficbion

Rescinded.

On Motion by Comlt. Washburne ied by Comlt. OHare
the said Council will authorize to write of all
allowance which have made in said Rind and not asked
the界s of允 of the said present and Debts

Rider Roads

On Motion by Comlt. Pachman sed by Comlt. OHare
the said Rider officer was instructed to purchase 3 or 4 bed
of wood suitable for these fences and to construct will
fenced from Road through the Park villained, said part
be made at the instruction of the Park Committee

Board of Health

Report

On Motion by Comlt. Washburne ied by Comlt. OHare
the said Health officer in connection with the health of
the poorer vaccination was discussed

Board of Health

Expenditure

On Motion of Comlt. Washburne ied by Comlt. OHare
that all accounts presented to be paid

Accounts

The following accounts were voted to be paid

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rural State</td>
<td>10.50</td>
</tr>
<tr>
<td>Rural State SCHOOL</td>
<td>10.50</td>
</tr>
<tr>
<td>Comr. OHare</td>
<td>14.32</td>
</tr>
<tr>
<td>Comr. John</td>
<td>13.63</td>
</tr>
<tr>
<td>Comr. John'sOffice</td>
<td>12.57</td>
</tr>
<tr>
<td>Comr. OHare'sOffice</td>
<td>25.63</td>
</tr>
</tbody>
</table>
Dec. 1, 55

The amount of Mr. A. Richelieu was ordered to
Ricel. Mt. Cit. And to pay to the present
Drainage

The Mayor called the attention of the Council to
Drainage. Extension contemplated by the City of
Montreal, & the advisability of being prepared to connect
the drain of Dept. 5 with the pond.

The Mayor was requested to obtain all needed
information with a view to the request of the Corporation.

Adjournment

The meeting was adjourned to next week on the 13 Monday in January 1850.

Alex Chutchison

Chairman

[Signature]
No text content can be accurately transcribed from this image due to the quality and nature of the handwriting.
Dec 31st 85

A special meeting of the Council of the
 Municipality of the City of Toronto was called by
 special notice addressed to each member of the Council
 to be held at the Office of the Corporation 179 King
 St North on Wednesday the 30th December 1885
 at 1:30 p.m.

Present

Mr. C. Hutchison, Esq. Mayor and Commander
Intendant of Police

The meeting was opened by Mayor Hutchison.

The Mayor read the minutes of the Council previous
of the meeting, and the report of the Superintendent
of Police, Admiral and also the report of the
Chief of Police of the City. The Council then
considered the report of the Auditor of the Corporation
and adjourned to meet again at the Office of the Corporation
179 King St North on Thursday at 1:30 p.m. for
the purpose of receiving the report and losing the
Chief of Police and the report of the Auditor of the Corporation.

H. C. Hutchison
Mayor

W. H. Smith
Dec 31 1855

Adjourned Special Meeting of the Council was held pursuant to adjournment of special meeting held at 8 o'clock the 9th day of August 1855. The Council being in special meeting at 8 o'clock the 9th day of August 1855 and having been duly called and quorum attained, the following proceedings were had:

Takings

A. C. McNeice

Maj. Kobe

Proceedings

The report of the Council was submitted at the Council Meeting now adjourned on the 1st day of May 1855 at the call of the Chair. The Council having fully considered the report of the Chair, and believing the same to be just and fair, have heretofore submitted the same for adoption. The will which was heretofore submitted to the Chair for adoption.

Abs. P. Hughes

Maj. Kobe

Capt. R. P. Howard
January 4, 1856

The annual Municipal Meeting of the Municipal Board at the hotel of Mr. John Cottam was held of the Municipal Board at the Third Municipal Hall on Monday, January 4, 1856 at 8 o'clock.

Present

Mr. Mayor, Mr. Cottam, and Mr. Cottam.

Mr. Clerk

Mr. Mayor read the minutes of the previous meeting and continued.

The minutes of the previous meeting were read and explained.

The Clerk's hand

The Mayor stated that he had seen Mr. Cottam.

Mr. Cottam, who was present, promised to fully consider the matter of the payment of the amount of the taxes to the Town of Baldy Grant, and further to look into the matter of the amount of the taxes to the Town of Baldy Grant.

Mr. Clerk

After the Secretary's report, Mr. Cottam is instructed to attend upon the Secretary of the Cemetery board and arrange an inspection of the cemetery.

Mr. Mayor

The Mayor read the minutes of the Municipal Board of the date of the last meeting, and further to look into the matter of the amount of the taxes to the Town of Baldy Grant.

Mr. Clerk

The minutes of the previous meeting were read and explained.

Mr. Cottam

Mr. Cottam stated that the matter relating to the amount of the Municipal Board of the date of the last meeting is still under consideration.

Mr. Mayor

The Mayor read the minutes of the Municipal Board of the date of the last meeting, and further to look into the matter of the amount of the taxes to the Town of Baldy Grant.

Mr. Clerk

The minutes of the previous meeting were read and explained.

Mr. Cottam

Mr. Cottam stated that the matter relating to the amount of the Municipal Board of the date of the last meeting is still under consideration.

Mr. Mayor

The Mayor read the minutes of the Municipal Board of the date of the last meeting, and further to look into the matter of the amount of the taxes to the Town of Baldy Grant.

Mr. Clerk

The minutes of the previous meeting were read and explained.

Mr. Cottam

Mr. Cottam stated that the matter relating to the amount of the Municipal Board of the date of the last meeting is still under consideration.
January 4, 1886

Mr. J. Morton

A communication was read from Mr. James Morton intimating that the Council had ordered that the letter be sent to the President. The letter was read and the Council adjourned.

Cte. de Nole

The Council met and was instructed to communicate with the Municipal Council of Cte. de Nole on the subject of the

St. Catherine's

Cte.

The Council met and was instructed to communicate with the Municipal Council of Cte. de Nole on the subject of the

Council. The subject was discussed and it was decided that the Municipal Council be instructed to communicate with the

W. James

Mr. James addressed the Council relating to the matter.

W. Morton the matter was referred to the Nole Committee.

Accounts

The following account was added and paid:

25.00

W. Morton to account

Mr. B. Hutchinson

Chas. A. Fergusson

W. Kell
A Special Meeting of the Council of the

University of late Capt. Bonham was held at the

Council Chamber, City of Boston, at the hour of

the usual Monthly Meeting on Monday, October 8, 1860, at 10 o'clock A.M., having been called for by

the President of the University, and the Adjournment

of the Meeting at 10 o'clock A.M.,

The Meeting adjourned.

The President, in the name of the Council, presented a

record of the action of the Council at its last meeting.

The Motion of the Council adopted.

[Signature]

[Signatures]
The Annual Monthly Meeting of the Municipal Council of the Village of Cote Saint Antoine was held at the Council Chambers of the said Municipality on Monday evening, the 1st January 1885 at 8 o'clock P.M.

Present,

The Mayor, J.C. Lalonde, Esq., and Councillor, M. Dufresne, Esq., were elected by the Councillors of said Council under the presidency of the Mayor.

Edwin B. White

Election of Mayor

It was moved by Mr. Watson and seconded by Mr. Dufresne that Mr. Lalonde be elected Mayor for the ensuing year.

Oath of Office

The Oath of Office was taken by the Mayor, and the Mayor was declared to be mayor.

Minutes

The minutes of the previous meeting were read and approved.

Complected:

The Mayor reported that he had received two letters from Mr. Boulton, and that he had sent to the Council copies that the Complected Chief would accompany the said letter to the Meeting Council of the Municipality, and that after the letter to the Comptroller, he was invited to discuss the matter with the inhabitants and the officers and said officer.

The meeting adjourned at the following time.

Eldridge Smith
3d. The Municipality shall pay to the Executors of the late Col. Wharton and to be used as indicated above.

A.H. 60
Collet: 8th to 15th Oct.

Mar. 8th, 56

Clerk of the Council of the City of Hanover, March 23, 56

The Clerk stated that he was contented to transmit as follows from the City of Hanover and related and submitted it:

"I was moved by Lord Malmesbury and by Lord Holland to what the Lord Deputy had desired, to understand the manner in which all Lord Deputy's letters of April 12th were addressed to Lord Holland and all letters were addressed to Lord Holland on the 4th of April.

The following Account and Bill submitted and passed by the Council:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Goods</td>
<td>£297.75</td>
</tr>
<tr>
<td>Rent</td>
<td>£13.10</td>
</tr>
<tr>
<td>Meals</td>
<td>£2.50</td>
</tr>
<tr>
<td>Lodging</td>
<td>£5.00</td>
</tr>
<tr>
<td>Services</td>
<td>£10.12</td>
</tr>
<tr>
<td>Total</td>
<td>£33.32</td>
</tr>
</tbody>
</table>

The said Council passed the following Question which was submitted to the Council for its opinion:

"Would it be expedient for the Council to adopt and amend the Municipal Code and the By-Law of the Official Secretary-Registrar?"

Undertaking that prior to the meeting of the 2nd of May, all
the system of civil service by the City had been
ordered (as well as required) by authority of
the Council. It was the duty of the President of
the Council to administer.

On Motion the Council Adjoined.  

M. O. Hutchins
Mayor.

On Motion the Council Adjoined
A Special Meeting of the Municipal Council of the town of ___ held pursuant to notice addressed to East North and to Smith, at the Court House, on Monday, the 11th of February, at 11 o'clock, for the purpose of receiving a report from the Mayor on the 18th of July, and for the purpose of conducting the business of the Council.

The Mayor, in the Chair, read the Call of the Mayor addressed by Special Order to East North and to Smith.

The Mayor, in the Chair, read the Report from the Mayor on the 18th of July, and for the purpose of conducting the business of the Council.

The Mayor stated that it was now time for the Council to proceed to the business of the day, and that a proper consideration must be given to the business of the Council and the Municipal Committee must now be adjourned.

The Mayor ordered that it was now time for the Council to proceed to the business of the day, and that a proper consideration must be given to the business of the Council and the Municipal Committee must now be adjourned.

The Mayor ordered that it was now time for the Council to proceed to the business of the day, and that a proper consideration must be given to the business of the Council and the Municipal Committee must now be adjourned.

The Mayor ordered that it was now time for the Council to proceed to the business of the day, and that a proper consideration must be given to the business of the Council and the Municipal Committee must now be adjourned.

The Mayor ordered that it was now time for the Council to proceed to the business of the day, and that a proper consideration must be given to the business of the Council and the Municipal Committee must now be adjourned.

The Mayor ordered that it was now time for the Council to proceed to the business of the day, and that a proper consideration must be given to the business of the Council and the Municipal Committee must now be adjourned.
And Mr. Smith and Mr. Veal delivered to the said Chief Officer
the said check of $200 and the full account
by said witness, to amount of said fund at end of the year
from the date of coming to this place.

Mr. Smith and Mr. Veal continued to give
an account.

The Mayor此案 the adjournment of the Council to the question
of charges, as authorized
of the report of Mr. Smith. Continued pers. of said. Veal,
and Veal,
which the said fund is intended to write the Chairman
of the House Committee of Naval Parks and for
information, explained the matter of the increased expenditure
on the construction of what is now a public road
by the Corporation to connect with the said tunnel.
If so

All Motion the Council adjourned

Maj. O. C. Hutchinson

Sec. A. Hamilton

The Chief.
March 1st 1886. The usual weekly meeting of the Municipal Council of the Village of Côte Saint-Antoine was held at the Council Chamber of the said Municipality on Monday Evening the 1st March 1886 at 8 o'clock p.m.

Preamble

The Mayor, A. C. Hutchison Esq., and Councillors

Theodore, Hutchison, Mr. H. Vanier, John Mayor

Constituting a quorum of said Council under the

Presidency of the Mayor.

Minutes

The minutes of the previous weekly meeting and of the

advisory special meeting were then read and after

reconsidering the minutes I read a clause omitted in the

minutes referring to the office of the Turnpike Trust, the

Commutation of tolls, were approved.

Turnpike Trust

The Secretary, Mr. Weaver, has submitted a draft agreement

arranged between the Montreal Turnpike Trust and the Municipality of Côte Saint-Antoine which was in substance as follows:

1st. For the construction and under the conditions hereinafter

mentioned the said Trustees bind themselves to allow all

persons to pass and repass on three parts or portions of

the Turnpike Road, called the "Côte Saint-Antoine Turnpike

Road," which are situated within the limits of said

Municipality of Côte Saint-Antoine and which are under the

control of the said Trustees, without paying any toll whatever.

2nd. Every person travelling on the said portion of said

shall have the right to have his name or that of the

City of Montreal or Elsewhere upon such other roads or

parts which may here or hereafter be or shall ever be

furnished or the Turnpike Road within the limits of the said

Municipality, provided however that such other roads or parts

do not lead or go beyond the limits of the said Municipality,
and no person shall have the right to pass upon the other portion of the Said St. Antoine Indian's Road which is beyond the said bounds, nor to Northern limits of the said Municipality, unless paying the toll charged from all persons travelling on the said Roads.

3rd. The present Compromise of toll shall only apply to said earnings, carts or carriages are hereinafter used by the inhabitants or persons of said locality or now travelling on the said portion of road, but any person using or running on the said portion of the "Tunpche" road any time, even horsemen or other public conveyance shall be subject as hereinafore to the payment of the said tolls.

4th. The St. Antoine Toll Road shall be preserved by the said Trustees from the present site to a point at or about the Western limits of the said Municipality, but the said Trustees shall maintain a bridge over the said river in the said Municipality in good order.

5th. The present agreement shall be and remain in force for and during ten years from the date hereof, with the option beforehand, that the said Corporation of the Village of "Cote St. Antoine" may, by a vote of the great majority, purchase hereafter mentioned and stipulated for thirty days after, such purchase shall have become due and payable, then the said Trustees shall have the right after the expiration of the said thirty days to declare the present agreement null and void without the necessity of any demand (Miss. on demand) to that effect on their part, but in that case the present agreement shall be null and void, and of the effect between the said parties here to from and after the day that the said Trustees shall choose to notify the said Corporation that they desire to require the Cancellation of these presents, then clause not being Consenting or Concien but if the same and without which these presents toward shall have been signed by the said Trustees.

6th. The present Compromise of toll is made for and in consideration of the price of one or sum of Six Hundred Dollars.
Dollars (600$) for each and every year of the present
agreement, which from the said Corporation of the Village
of Cote St. Antoine represented and acting as aforesaid body
undertook and obliges themselves to pay to the said Trustees
in their office in the said City of Montreal by seven and
Equal quarterly payments of One hundred and fifty
Dollars Each in the first day of the months of March,
June, September and December in every year always in
advance, three months thereof have been paid to the
said Trustees as the execution hereof. Whereas said
three months of the present Commutation shall become
due and payable on the first day of June every year,
returning and be other four following three months
during the term of the present agreement always in
advance.

The present agreement has also been
made in further consideration of the sum of One
Thousand Dollars, which Sum the said Trustees
hereby acknowledge to have received from the said
Corporation of the Village of Cote St. Antoine at the
execution hereof, whereas said. The said Corporation
of the Village of Cote St. Antoine shall pay the said
said Trustees. Thus done 12th

After the reading of the draft it was taken up and
discussed clause by clause and the following amendment
was suggested, viz., 2nd Amendment.

The words "but this provision shall not apply to any
resident of or person doing business in the said
Municipality" to be inserted in the second clause
after the words "provided however that such other
roads or routes do not include or go beyond the South
East or Northern limits of the said Municipality."

2nd Amendment: The words "and such Car or Drawn
g to have the right to pass the said Transulake Road" to
be inserted at the end of the third clause.

3rd Amendment: The words in the parg. fourth clause of the agreement
"to a point at or about the Western limits of the said
Municipality"
Municipally to be entered and the following Substitute

"to a point at or within one hundred and fifty feet"

"of the Western limits of the Said Municipality or any"

"distance further west of said limits."

4th Amend. The words "as provided by the charter" to

be inserted after the words "the city of" at the end of the

fourth clause.

5th Amend. The words "stated, Five hundred dollars of"

be inserted in the sixth clause after the words:

"the sum of one thousand dollars."

6th Amend. The words "But this sum is paid on"

"the condition that the present toll house be removed"

"which is said to exist hereby whereby themselves to do"

"within six months and the balance of Five hundred"

"dollars to be paid in six months provided said"

"toll house is then removed," to be inserted at the

end of the second section of the said six clause.

Conclusion of Agreement

and Settling of Dispute

Authorised.

It was then moved by Councillors Ure and Brandon, seconded
by Councillor Wilcox and received.

That Councillor Ure "be associated with the Mayor
and Assistant Secretary in the Completion of the Contract
with the Montreal Zephyr's Drill and, before the Same
is signed, that it be referred to our Solicitor,"

W.U. Lawler.

Signing of Said with

Montreal Zephyr's Drill

Authorised.

It was then moved by Councillors Butler, seconded
by Councillor Paton and received.

That the Mayor and Assistant Secretary or Assistant Secretary
be and are hereby authorised to sign such deeds
of Contract with the Director of the Montreal Zephyr's Drill
on the Completion of the Same.

Collector's Report

The opinion of the Secretary Mcintosh for Metcalfe Avenue
was presented which was to the effect that the Proceeding
Commenced before the furnishing of the two feet cannot now
award and had it brought out be kept for the

Council.
Mr. Wm. Wm. An'- 

Council travel abroad, but had the information extended in the final report could now be embodied in the law.

The motion was that the Secretary be ordered to file the report.

Mr. Wm. Wm. An'- 

The Secretary read a letter from the City of Antioch, asking the attention of the Council to the absence of any agreement between the Corporation and the Water Co. in regard to the use of water for the extinguishing of fires. Suggesting that a Committee be appointed for the purpose of arriving at some basis of agreement in reference to the water.

The motion of Councilor Macfarlane seconded by Councilor Patton, Councilor Ward, and Reuline were appointed a Committee to discuss the matter with the Water Co. and report at next meeting of the Council.

Lampshades.

Councilor Patton introduced the subject of the retention or the dismissal of the services of the present lampshades. Mr. Morton, who wished to know definitely whether he was to remain an Employee of the Corporation or not. He was served by Councilor Patton seconded by Councilor Reuline that W. Morton be re-engaged for a term of one month on the same condition as now prevails. Carried.

Petition to Road Inspector.

The Secretary reported that he had received an anonymous letter containing a petition signed by 26 names, asking the attention of the Council to the traffic and the roads, asking that the city purchase a horse team for the present incumbent of the position or others. It was decided to allow Mr. Carter to remain in allegiance until the next meeting.
Adjournment

On motion the Council adjourned at the call of the Mayor.

Chas. A. Boreman
March 1, 1876. Afo. G. H. Gwynn
Mayor.

Edwin Hoagland
Asst. City Clerk.
March 16 1876

The Adjourned ordinary Meeting of the Municipal Council of the Village of St. Antoine was held at the Council Chamber of the Said Municipalities on Tuesday Evening the 16th March 1876 at 7 o'clock p.m.

Present

The Mayor, C. A. Hutchison Esq., and Councillors Butler, Mayo, Ward, Hutchinson and Macfarlane forming a quorum of said Council under the Presidency of the Mayor.

Adjourned

The Minutes of the previous Meeting were read and approved.

The Mayor reported that according to instructions received from the Council, he, Councillors Ward and the Assistant Secretary had seen the Secretary of the Lunetke Trust, Mr. Kiley, and had submitted the amendments to the agreement between the Said Trustees and the Corporation, which had been suggested by the Council; that the Trustees refused to Council to the amendment referring to the removal of the Toll House within a certain time, but to the amendment suggested as to the General location of the New Pool, then, but that as regards to the other amendments the Trustees had met the wishes of the Council.

An Act of Councillors Ward directed by Councillors Rogers the Secretary read the revised agreement the Conditions of which were as follows

1st. For the Considerations and under the Considerations aforesaid the Said Trustees bind themselves to allow all persons to pass and recommit on those parts or portions of the Lunetke Roads called the "St. Antoine Lunetke Roads" which are situated within the limits of the Said Municipalities of "St. Antoine" and which are under the Control of the Said Trustees, without paying any tolls, whether there is any Toll Gate or not on each portion of the Roads.
Every person travelling on the said portion of road shall have the right to travel the same to Eton into the City of Kent, or Eton into or on any farm, or fields which may often be had into or upon the said portion of the Hundred Rack within the limits of the said Municipalty, provided however that such other roads, paths or streets are not used to go beyond the said limits of the said Hundred, and the person shall have the right to pass or cross the said portion of the said St. Aubyn Hundred which is beyond the said limits of the said Hundred, without paying the tolls claimed from all persons travelling on the said road.

The present agreement shall be a public Covenant for a term of ten years from the date hereof, and is hereby created for the benefit of the said Frasers, and their successors, and shall remain in force for such term of years from the date hereof, but the said Covenant shall be void and of no effect if the said Frasers shall default in any of their quarterly payments heretofore mentioned, and declared for thirty days after such payments shall have become due and payable, then the said Covenant shall have the effect of the expiration of the said thirty days to declare the present agreement null and void, without the
The security of any demand (more extensive) to have effect on their part; but in that case the present agreement shall be null and void and of no effect between the said parties hence forth and after the day that the said Trustees shall have signed to certify the said Corporation that they claim and require the cancellation of these presents, his clause not being Cumulative or Provisions but of negation and without which these presents should not have been signed by the said Trustees.

6. The present Concession of said is thus made for and in consideration of the price or sum of Six hundred dollars $600 for each and every year of the present agreement, which sum the said Corporations of the Village of the Antonies represented and acting as persons, parties, surety and obligee hereunto to pay the said Trustees in their office, in the said City of hundred by two and equal quarterly payments of one hundred and fifty dollars each on the first day of the months of March, June, September and December in every year always in advance, three months therof having been paid to the said Trustees at the execution hereof, whereas present the three hundred of the present Concession shall become due and payable on the first day of June from next and the other three following three months during the term of the present agreement along in advance.

The present Agreement has also been make a further Concession for the sum of One thousand dollars, paid almost to him the sum of One hundred dollars has been paid in Cash at the execution hereof and the balance shall be due and payable on the first day of July next.

And to avoid doubt or misconceptions it is hereby expressly declared that the true intent meaning and objects of this Agreement is that of the Concession Money herein referred the right of ingress and egress of persons from the City of hundred by any of the said
The Secretary has received the petition for the Road Inspector which was last seen given last meeting. After a discussion of the matter, it was moved by Councillor Bulman, seconded by Councillor Wogan, that in the opinion of this Council there be a fireman of the...
The Secretary then read a Communication from Wm. Sambrook Esq. the Confraternity Solicitor advising the Council of the decision by the Supreme Court of the Judgment of the Court of Appeals in the Case of the School Commissioner of the Village of St. Gabriel vs. the Congregational Church, the effect of which was to declare that second lot, although Catholics, the property conveyed, at the time of death were not exempt from taxation as the same point was involved in the Case of the Confraternity vs. the Gray Farm, which was now in allegiance, he asked the authority of the Council to proceed with the Case at once.

"I have then moved by Councillor Hutchinson Secd. by Councillor W. Sherrard that T. R. Stender be Solicitor for the Confraternity he and is hereby authorized to proceed with the Case of the Confraternity of the Village of St. Gabriel vs. the Gray Farm."

Councillor Stender was appointed for the above purpose.

A Deceased Trustee in reference to the Ramshelle, when it was moved by Councillor W. Sherrard, seconded by Councillor R. Nelson Blackley, that it be a distinct understanding with Thomas may be engaged by the Corporation as Lampsheller to be re-engaged to devote his whole time to the interest of the Ramshelle, that the Corporation reserve to itself well according to the Engagment to the other one thousand dollars in doing so that effect.

The Secretary then reads letters for the Patron of the Ramshelle from James Waterhouse, George Burgess, and Graham. John Boberland, of which it was moved by Councillor W. Sherrard to second by Councillor W. Sherrard: That John Boberland be appointed Lampsheller for the above.
Municipality, Canada. 

Ordered by Councillor Bowers. Seconded by Councillor Monte.

Mr. W. Smith is to be paid £500.00 for keeping the library, to be paid in six monthly instalments.

Respectfully submitted,

Councillor Monte.
The following accounts were passed:

Geo. Bishop, Esq., $13.35.
Geo. W. Pearson, $2.50.
Alex. Beecher, 12.50.
J. Rand, & Co., 2.60.
Alex. Beecher, 35.00.
R. Carson Bros., 1.95.
J. Bell, Auditor, per pri.

Adjournment

On Motion the Court Adjourned.

[Signature]
March 16, 1854

[Signature]
Hon. C. Hutchinson, Mayor.

[Signature]
A. L. Key, Clerk.
The ordinary Monthly Meeting of the Municipal Council of the Town of Côte Saint-Antoine was held at the Council Chamber of the said Municipality on Monday evening the 5th April 1886 at 8 o'clock.

**Preset**

Presents
The Mayor A. C. Hutchinson, Esq. and Councillors Hutchinson, Ward, Sutton and Balmer, constituted a quorum of said Council under the Presidency of the Mayor.

**Minutes**

The Minutes of the previous Meeting were Read and after a short adjournment were Confirmed.

**Sarnia Trust**

The Mayor reported that he had written the Montreal Sarnia Trust a letter and apprised it of the last meeting of the Council. It had been duly signed by the respective parties thereunto and had been returned.

**Said J. P. Cooke**

The Secretary reported that W. J. P. Cooke had entered an Action against the Corporation for the sum of $20.

The Honble. Justice for damages sustained by him from the effects of an overflow of water into his Cellar, and that he wished an Amicable settlement on the 1st.

The Acting from Corporation from Councillors Hutchinson to the effect that Cooke had taken the original action against the Corporation, but the action had been defended by the Côte Saint-Antoine Act. Court, and in the name of the Corporation, but the action had been dismissed, not only at the Lower, but also by the Court of Review. It was traced by Councillor Balmer, he concurred by Councillor Sutton.

And the Action of Cooke & The Corporation of Côte Saint-Antoine was referred to the Arbitration Company, with the understanding that they defend it and hold the Corporation harmless and free from any liability in the matter or in the
The Secretary need a letter from W. F. W. Evan calling his attention to an complaint small which has existed in some time on the main road just opposite the Western division from expanding the property from that of his tenants and seek acting the Corporation to take the necessary steps to have the nuisance stopped.

A discussion ensued on which it was decided that the nuisance existed on the property of W. F. W. Martin but was seen indicated by Councillor Hutchinson. Recorded by Councillor Nash that the Secretary be and is hereby instructed to notify W. F. W. Martin to have the nuisance removed before the 1st April. That in the event of his failing to comply with his request the Corporation will have the work done like the Councillor through their Council.

The Secretary was instructed to acknowledge the receipt of W. F. W. Evan letter.

A communication was then read from W. E. Reddhan stating that in the new building of some new buildings on the corner of Wesley Avenue and 6th St. Avenue Road, and introducing letter from the Manager of the Water Company to march like the Council to arrange a permission for himself to receive at the face of the Corporation with the Water Company to put in a water hydrant at the back corner of two Roads, and above mentioned further like the Corporation to have the telegraph pole now on the Corrers removed to the opposite side of the Roads.

The Mayor by Councillor Baillie, recorded by Councillor Nash: That the Corporation are not at present able to put down a hydrant; that the removal of a telegraph pole is a matter for IR Reddhan to personally arrange with the Telegraph Company and that the Secretary send a letter to Mr. Reddhan to this effect. Carried.
The Secretary then read a copy of his communication to Mr. R. C. Rosland, the Chairman, in reference to his engagement by the Committee and the letter he was expected to send, and reported that he had received a letter of acceptance from W. B. Rosland.

It was found necessary that the Secretary omit the condition that W. Rosland was expected to furnish a horse for the conveyance of the street and the Secretary was new instructed to write another letter to W. Rosland declining the condition asking for his acceptance of the same.

Letter dated 1885.

The question of lumber for the building season was then introduced when it was moved by Canon A. Ward, seconded by Canon A. R. Rees, that

"The Secretary is not hereby instructed to act for orders for lumber, the particulars of which to be furnished by the Ward Trust and the bill to be paid by the 1st May 1886."

Carried.

Account

The following account were then passed:

1. A. R. A. £3.60. Alexander Bannister 21-6.50
2. Board of Health of the City of Liverpool £21.50

The latter being for repairs of Henry Whitfield as a Small. The Secretary was authorized to if possible collect the amount from W. Whitfield.

Account of Church Hall

The bill of £4.5 for rent of the church hall against Henry Anglin was presented by the church warden.

The bill amounting to £5. For rent in the form of the church hall against Harry Anglin & Co. when it was moved by Canon R. Rees, seconded by Canon Bannister, that his Committee expect to pay his over.

Chancellor's Court in the bank a question had also been made in the church hall to the Bishop of the Church there withdrawn by the Bishop Council and the Secretary made this as the Church Chapel of the church.

Carried.
Councillor Ward then stated that the City of Montreal was dumping most objectionable refuse in Atlanta Avenue and had their hands full consoling in the production of much stench and become a vermin nest for the inhabitants, and had been moved, seconded by Councillor Hutchison, and the Secretary, address a letter to the Medical Department of the City of Montreal and also to the Chairman of the cholera committee asking their attention to this matter, and acting on the more objectionable refuse be dumped here. Councillor.

The question of cattle garbage on the street was been introduced when on motion Councillor Hutchison was appointed a committee to draw up a by-law in reference to the matter.

The Secretary read a letter from W. Robert Smith accepting the offer made by one of the volunteers for the removal of the macadam roll for his payment. Letter was ordered to be filed.

W. Smith having reported that he had been able to collect only seven tons of twelve hundred of by-law for the time he was moved by Councillor Bullock, seconded by Councillor Hutchison that all by-law copies in accordance be handed to the Secretary and be he be not ready exchanged to place the same in such envelope for further delay.

Adjourned.

On motion the Council adjourned.

Col. O. B. Harrow
April 5, 1876.

Councillors

Edwin Casson
Alice Pearson

The Hutchison
Hayes
Mar. 3rd 55

The annual meeting of the Municipal Council of the District of Lake St. Andrew was held at the Council Chambers of the said Municipality on Monday evening at 3 May 1855 at 8 o'clock.

Robert, the Mayor, A. C. Melville, E. F. Hurd, and Lieutenant Governor constituted a Quorum of the Council under the presidency of the Mayor.

The absence of the Counsellor and Clerk and

Walter C. 

A Communication was received from the First Nations, 

The Mayor, 

The matter of a Communication was considered important and relates to the 

should not

About this point, a Communication was received from the Mayor and Clerk of the District of Lake St. Andrew, with reference to the return of the Council. Also a letter from the Council, stating that they were pleased to receive the report of the Council.

Charles Clark, Lieut.-Col. of the Council, was elected to fill the vacancy created by the death of Mr. Clark. Also a letter from the Council to the Mayor, stating that they were pleased to receive the report of the Council.

The Mayor, after receiving a communication from the Mayor and Clerk of the District of Lake St. Andrew, stated that he had received a communication from the Lieut.-Governor, stating that it was necessary to alter the title of the ...
A Communication was submitted from the Selectmen, asking to be allowed to submit a Communication to the Council, stating that the Selectmen had decided to propose the building of a school, and that they desired the Council to authorize and direct the selectmen to submit this proposition to the Council. It was resolved that the Council have no objection to making the Communication. It was ordered that the Communication be submitted to the Selectmen for consideration.

Communion

A Communication was received about the sale of land, stating that the city had decided to sell the land, and that the Selectmen had decided to authorize the sale of the land. It was ordered that the Communication be submitted to the Council for consideration.

Read

A Communication was received from the Selectmen, asking to be allowed to submit the Communication to the Council, stating that it was decided to authorize the sale of the land. It was ordered that the Communication be submitted to the Council for consideration.

Harriett Robinson

A letter was received from Mr. Peabody, asking to be allowed to submit the Communication to the Council, stating that he had been instructed to submit the same to the Council. It was ordered that the Communication be submitted to the Council for consideration.

The Communication was accepted.
May 2, 50

Mr. Motion of C. A. Hand, second of C. L. H. Caldwell. Mr. Jones, second of A. B. Taylor, on the motion of Mr. H. Caldwell. The motion carried.

Accounts

The foregoing Account was presented and ordered to be paid.

$5.00

Motion

A Motion was made from the President of the Western and Northern Act. ordering the Council to take and adopt a resolution that the said Grand Council of the North of Ontario be and is hereby declared to be the Grand Council of the North of Ontario, and is to act as the Grand Council of the North of Ontario under the authority of the Grand Council. And is to be called the Council of the Northern Mi'kmaq Nation, the Grand Council of the Northern Mi'kmaq Nation.

The motion carried. Motion carried.

End of Motion. Motion carried.

Cot. Capt. Antonio

May 2, 50

S. H. Hutchinson

Geo. Jones

Geo. Todd
Copy


Dear Sirs,

I am directed by the Council of the Village of Cote St. Antoine to call for tenders for the following kinds of lumber to be delivered free of charge and interest and where it is said Municipal property it may be required.

1st. About 2000 pieces 3 in. face deal 12 or 13 feet long, quality sound, straight, equal to fourths.

2nd. About 5000 lin. ft. Cedar or Burnt Pine. Yield or quartered not less than 4 x 5 inches in small end, 20 ft. or over in length.

3rd. About 500 Lin. ft. C. M. Crossing 12 x 10 one edge and one side to be sawn, from 20 to 30 ft. in length as required.

Tenders are to be in not later than the 1st. of May.

Yours truly,

Assistant City Clerk.

Edwin Rennie Esq.
Assistant City Treasurer.
Corporation of the Village of Cote St. Antoine.

Copy

Of Tender of W. Bulmer & Co.

Montreal. 14th April 1886.

[Signature]

Assistant City Clerk.

Montreal. (2d) W. Bulmer & Co.

Dear Sirs,

We will supply the following at prices mentioned, delivered free of charge.

1st. About 2000 ft. 3 in. free deal @ $ 1.75 per 100. B. U. 2nd. 2500 ft. linear Cedar or Burnt Pine. @ 3 1/2 cents per linear ft. 3rd. 500 ft. Burnt Pine Crossing 12 x 10. Quality and dimensions as stated in your letter of 8th inst.

Yours truly,

Montreal. 30th April 1886.
June 7, 1885

The name, Monthly Meeting of the Municipal Council of the Corporation of the City of Detroit was held at the Council Chamber of the said Municipality on Monday evening, June 7, 1885 at 8 o'clock.

Present:
Prelate, Rev. W. C. Smith, O.P., of Ann Arbor, and Conductor. Motion, Mayor, Mr. J. A. McMillan, Guardians and Police, Conductor.

A. Account of said Council under the presidency of the Mayor.

Mayor

The minutes of the foregoing Council were read and approved.

By order, The Clerk

Resolutions having been submitted to said Council No. 3.

Constitution publicly read and approved by the Society concerned for the foregoing.

The motion of the Council passed, of said, A. McMillan and Motion:

1st. To pass Ordinance No. 37, for equalizing taxes, when the said was read at first time.

2nd. To pass

3rd. To pass

4th. To pass

5th. To pass

The said Ordinance passed, the Council ordered the same to be published in the Council.

Reported.

The motion of said, Mr. McMillan, passed, the said, Mr. McMillan and motion.
Jun 7, 85

Carroll & Co.

Mr. Nagle of Coors, Nagle and Co. gave the Board the following information regarding the operations of the plant and the communication of the facts that the Coors Company had received a notice of violation of the Water Act by the Board. The Board was instructed to advise the Coors Company of the fact that the violation would continue to be paid at the ordinary rate, and that the Water Act may be amended by the Board, if necessary, to continue the payment.
June 7, 56

Adjourned to Conv. Hutchinson and Mr. Conv. Franklin

That the 1st ord. on Monday Oct. be read a 2nd time

and the 2nd on Wed. at 1st time

Notes of Motion

Conv. Davenport and motion that at the next meeting of the Council he would move a resolution in favor of the use of the cotton guild

Adjournments

On motion by Conv. M. and the Councils appointed to Mr. Davis and Mr. Dendy Tuesday the 14th inst. at 8 o'clock.

City of San Antonio

June 7, 56

N. Hutchinson

Mayor

A. M. Johnson

Sec. Ins.
A communication was received from Wm. J. Wight asking for the early construction of the road near 39th St. 

Wm. Wight of 39th St. had been killed and his family wanted to have the road constructed immediately. The Road Committee was instructed to proceed with the work as soon as practicable.

Council made a note about the Council of an officer's resignation on 34th St.

A communication was submitted from the Mayor asking for the petition of a portion of the Mercantile Club for 34th St.

The petition was rejected.

A motion by Cen. Thurlow and Cen. Parker was referred.

A motion by Cen. Thurlow and Cen. Parker was referred to the Committee to consider the petition of the Council of 34th St. It was moved that the Committee be authorized to proceed for the additional...
June 14, 1855

Account

The following Account was ordered to be paid
of the City of 1855 Catering Ranch 30

Defendant

Money of Comm. Marshall paid by Comm. Armstrong in

Chief Walter

Order of Comm. Walter paid by Comm. Armstrong and ordered
that the Roads Committee be instructed to make all repairs
Accounting for the Streets of the Town and that the matter of

Minutes

City Council

The City Council was instructed to order the City

Minutes of Comm. Mayor and of Comm. Armstrong

City Council was instructed of a Salary of $500 paid

City Council

June 14, 1855

The City

Mayor

Chief
July 5, 1856

The annual Meeting of the Municipal Council of the Village of Bolton, Ontario was held at the Municipal Chambers, Bolton, Ontario on Monday, January 7th, 1856 at 8:30 P.M.

Present

Henry W. Patchwood, C.P. and
Councillor, Enos D. Ormsby and Patchwood under
the authority of the Mayor, constituted a Council
of said Town.

The Motion of Council, Ormsby and of Council of said
Town received

Agreement

That the said Bolton Council present for
the purpose of proceeding with the Municipal
By and of the Council adopt to meet at Monday
Town at 10:00 a.m. at 5:30 P.M.
July 13, 52

An ordnance General Meeting of the Municipal Council of the Village of Lt. St. Anton was held at the Council Chamber at St. Anton on Saturday, July 13, 52, at 3 o'clock.

Present:

A. P. Rohr 

Hon. Committee 

and Committee of the Municipal Council preformed the Oath of Office, and Council adjourned at 5 o'clock.

Filed.

The Minutes of the previous meeting were read and agreed.

Proceedings

The Act which pertained to the lots of St. Anton was read, and the contents, and description of the lots, known as Metalley Act.

On Motion of Comr. W. R. and of Comr. G. D. it was declared

That the description of Metalley Act, as continued in the Act of St. Anton and now submitted to the present Council be read and adopted.

Metalley Act.

In order to proceed with the Off Lot in Metalley Act, the Mayor and the Mayor of the Village of St. Anton, and Comr. G. D. proceeded.

Ord. No. 35

This Ordinance amended this Ord. By Law Number 35, repealing Metalley Act, and the decision of the County Committee and amendment to said Ord. Law was adopted unanimously.

Wherein the Hon. Mayor and Hon. Peter and myself

That Section be reprinted by the following Section:

What rest of the land into one of the Off Lots and said Section known as Metalley Act shall be sold to park.
July 13, 50

Judge: Whitfield. Heard and referred to Justice
Mentioned to a Winter of 1847-1848, Captain Nelson
Determined to have bought and sold the goods of the
Charity to be called at least at least another year to the
Goods called Charities in Flats.

3d Amendment
Sec. 215

Moved by Court. Michelin and of Court. Ordered
And Notified

Cts. Sec. 2 + 5

It is said. Book 1

united

3d Amendment
Sec. 215

Moved by Court. Parker and of Court. Michelin and
resolved

That the Property, unfixed to added to the Court and
with 100th, 1st to 20th, 1st to 20th, 1st to 20th, 1st

The present deed, being drawn by the County
of the Recorder, and at the hand of the
Charity, was held. At the time and the money
Material, one in the Court and 2, parts shall be
added and delivered to Charity, and the Com-

Required. Money and property of any.

the property shall be held and returned by property and
paid. Mutually. Ordered according to their respective points

4th Amendment
Sec. 215

On Motion of Court. Ordered, and of Court. Parker, it
was resolved

That the Property Amendment be made to the Charity
of the Court, by 1st to 20th, 1st to 20th, 1st to 20th, 1st

The amount of the Property and delivery of Material
And Money and delivered, on the Court, to the Court.

The Municipalities and cases of the Municipalities, 1st to 20th, 1st to 20th, 1st to 20th, 1st
And 1st to 20th, 1st to 20th, 1st to 20th, 1st
And 1st to 20th, 1st to 20th, 1st to 20th, 1st.
July 13th

The said to the effect of past 11 days and added to

July 15th

The said to the effect of past 11 days and added to

July 17th

The said to the effect of past 11 days and added to

July 19th

The said to the effect of past 11 days and added to

July 21st

The said to the effect of past 11 days and added to

July 23rd

The said to the effect of past 11 days and added to

July 25th

The said to the effect of past 11 days and added to

July 27th

The said to the effect of past 11 days and added to

July 29th

The said to the effect of past 11 days and added to

July 31st

The said to the effect of past 11 days and added to

Aug 2nd

The said to the effect of past 11 days and added to

Aug 4th

The said to the effect of past 11 days and added to

Aug 6th

The said to the effect of past 11 days and added to

Aug 8th

The said to the effect of past 11 days and added to

Aug 10th

The said to the effect of past 11 days and added to

Aug 12th

The said to the effect of past 11 days and added to

Aug 14th

The said to the effect of past 11 days and added to

Aug 16th

The said to the effect of past 11 days and added to

Aug 18th

The said to the effect of past 11 days and added to

Aug 20th

The said to the effect of past 11 days and added to

Aug 22nd

The said to the effect of past 11 days and added to

Aug 24th

The said to the effect of past 11 days and added to

Aug 26th

The said to the effect of past 11 days and added to

Aug 28th

The said to the effect of past 11 days and added to

Aug 30th

The said to the effect of past 11 days and added to

Aug 31st

The said to the effect of past 11 days and added to

Sept 2nd

The said to the effect of past 11 days and added to

Sept 4th

The said to the effect of past 11 days and added to

Sept 6th

The said to the effect of past 11 days and added to

Sept 8th

The said to the effect of past 11 days and added to

Sept 10th

The said to the effect of past 11 days and added to

Sept 12th

The said to the effect of past 11 days and added to

Sept 14th

The said to the effect of past 11 days and added to

Sept 16th

The said to the effect of past 11 days and added to

Sept 18th

The said to the effect of past 11 days and added to

Sept 20th

The said to the effect of past 11 days and added to

Sept 22nd

The said to the effect of past 11 days and added to

Sept 24th

The said to the effect of past 11 days and added to

Sept 26th

The said to the effect of past 11 days and added to

Sept 28th

The said to the effect of past 11 days and added to

Sept 30th

The said to the effect of past 11 days and added to

Oct 2nd

The said to the effect of past 11 days and added to

Oct 4th

The said to the effect of past 11 days and added to

Oct 6th

The said to the effect of past 11 days and added to

Oct 8th

The said to the effect of past 11 days and added to

Oct 10th

The said to the effect of past 11 days and added to

Oct 12th

The said to the effect of past 11 days and added to

Oct 14th

The said to the effect of past 11 days and added to

Oct 16th

The said to the effect of past 11 days and added to

Oct 18th

The said to the effect of past 11 days and added to

Oct 20th

The said to the effect of past 11 days and added to

Oct 22nd

The said to the effect of past 11 days and added to

Oct 24th

The said to the effect of past 11 days and added to

Oct 26th

The said to the effect of past 11 days and added to

Oct 28th

The said to the effect of past 11 days and added to

Oct 30th

The said to the effect of past 11 days and added to

Nov 1st

The said to the effect of past 11 days and added to

Nov 3rd

The said to the effect of past 11 days and added to

Nov 5th

The said to the effect of past 11 days and added to

Nov 7th

The said to the effect of past 11 days and added to

Nov 9th

The said to the effect of past 11 days and added to

Nov 11th

The said to the effect of past 11 days and added to

Nov 13th

The said to the effect of past 11 days and added to

Nov 15th

The said to the effect of past 11 days and added to

Nov 17th

The said to the effect of past 11 days and added to

Nov 19th

The said to the effect of past 11 days and added to

Nov 21st

The said to the effect of past 11 days and added to

Nov 23rd

The said to the effect of past 11 days and added to

Nov 25th

The said to the effect of past 11 days and added to

Nov 27th

The said to the effect of past 11 days and added to

Nov 29th

The said to the effect of past 11 days and added to

Nov 30th

The said to the effect of past 11 days and added to

Dec 2nd

The said to the effect of past 11 days and added to

Dec 4th

The said to the effect of past 11 days and added to

Dec 6th

The said to the effect of past 11 days and added to

Dec 8th

The said to the effect of past 11 days and added to

Dec 10th

The said to the effect of past 11 days and added to

Dec 12th

The said to the effect of past 11 days and added to

Dec 14th

The said to the effect of past 11 days and added to

Dec 16th

The said to the effect of past 11 days and added to

Dec 18th

The said to the effect of past 11 days and added to

Dec 20th

The said to the effect of past 11 days and added to

Dec 22nd

The said to the effect of past 11 days and added to

Dec 24th

The said to the effect of past 11 days and added to

Dec 26th

The said to the effect of past 11 days and added to

Dec 28th

The said to the effect of past 11 days and added to

Dec 30th

The said to the effect of past 11 days and added to

Jan 1st

The said to the effect of past 11 days and added to

Jan 3rd

The said to the effect of past 11 days and added to

Jan 5th

The said to the effect of past 11 days and added to

Jan 7th

The said to the effect of past 11 days and added to

Jan 9th

The said to the effect of past 11 days and added to

Jan 11th

The said to the effect of past 11 days and added to

Jan 13th

The said to the effect of past 11 days and added to

Jan 15th

The said to the effect of past 11 days and added to

Jan 17th

The said to the effect of past 11 days and added to

Jan 19th

The said to the effect of past 11 days and added to

Jan 21st

The said to the effect of past 11 days and added to

Jan 23rd

The said to the effect of past 11 days and added to

Jan 25th

The said to the effect of past 11 days and added to

Jan 27th

The said to the effect of past 11 days and added to

Jan 29th

The said to the effect of past 11 days and added to

Jan 31st

The said to the effect of past 11 days and added to

Feb 2nd

The said to the effect of past 11 days and added to

Feb 4th

The said to the effect of past 11 days and added to

Feb 6th

The said to the effect of past 11 days and added to

Feb 8th

The said to the effect of past 11 days and added to

Feb 10th

The said to the effect of past 11 days and added to

Feb 12th

The said to the effect of past 11 days and added to

Feb 14th

The said to the effect of past 11 days and added to

Feb 16th

The said to the effect of past 11 days and added to

Feb 18th

The said to the effect of past 11 days and added to

Feb 20th

The said to the effect of past 11 days and added to

Feb 22nd

The said to the effect of past 11 days and added to

Feb 24th

The said to the effect of past 11 days and added to

Feb 26th

The said to the effect of past 11 days and added to

Feb 28th

The said to the effect of past 11 days and added to
July 13. 86

The W.Unexpected's Condemnig fund

Mr. and Mrs. W. Marshall to the amount of 
C. F. R. P. 50.00, distributed as the Council wishes. 
Mr. was instructed to immediately distribute the funds.

The Council's decision was finalized by the adoption of the motion made by Mr. at the Council meeting of 29.4.

Motion to receive The I. Monticello as an addition to the Council, seconded by 
W. G. on the 5th. 

July 12. 56

Mr. Reynolds
July 23, 56. An adjourned General Meeting of the Municipal Council of the Village of Eto, and Antonio was held at the Council Chamber, Eto, and Antonio on Friday evening, July 23, 56, at 8 o'clock.


Minutes: The Minutes of the previous session were read and approved.

Revision of Valuation Roll. The Revision of the Valuation Roll was then considered.

Report of Public Officer. The Secretary Treasurer laid on the Table the Report of the Public Officer, declaring that he had duly published the Public Officers' required by law, preparatory to the Revision and Amendment of the Valuation Roll.

Appeals invited. The Mayor requested any person who wished to appeal from the Valuation Roll to do so.

Mr. W. Heath's appeal. We learned that he appealed against the Valuation Roll in so far as the assessment of his own property is concerned, and the property held by his late father, and asked for a reduction of the same.

Mr. Heath's appeal denied. The Council decided that the Council could not reduce the Valuation.

Mr. Wright's appeal. Mr. Wright appealed against the Valuation of the property of the late Edward Wright, the Council decided to make no change.

Mr. Wright asked for a reduction of the Valuation of the Estate Phillips property, no change.

It was moved by Councillor Patton, seconded by Councillor Hutchinson and resolved that the following changes be made in the Valuation Roll:
July 23rd, 1886

Ref: Entry Book. The number of feet of land of 80.60 of.

Deductions for property the change to 20,300 ft.

To be paid on mill roll as being paid by S.

The name of Napoleon Belanger to be erased.

The name of Royal Institution to be erased.

The name of Thomas Leslie to be inserted as owner. Valuation to be increased by $300.00.

The house having been erected.

The name of Thomas C. Baldwin to be inserted.

The name of C. D. Dods to be inserted as Proprietor as regards that part of D. P. 15.

The name of R. L. B. to be inserted as Proprietor as regards that part of D. P. 15.

The name of J. L. B. to be erased, replaced by Wright as tenant.

The name of P. B. H. to be inserted as Proprietor as regards that part of D. P. 15.

The name of Michael Leblon to be inserted as tenant.

J. B. Parkell as tenant.


The name of A. D. B. to be inserted.

The name of W. Todd to be inserted.

A. Paris as tenant.

215 50 The name of W. C. to be erased and insert

Estate as tenant.

215 8 The name of Thomas E. Baldwin to be erased as

proprietor of this property.

The name of W. A. Todd to be erased. Insert

A. Bich as proprietor as regards that part of D. P. 53.

The name of A. B. Chisholm to be inserted as

tenant of D. P. 53.

The name of J. T. Wood to be erased.
July 23° 86

[Text not legible]

Chases

164a

165

166

167

167a

168

177 215 "115 J. W. Haggard

178 215 115 The name of J. H. Barbour to be erased and insert J. H. Belvin as Proprietor.

179 216 To read Bevis Vimperk

180 220 1 The valuation of 10.40 acres of property to be

180 220 2 increased by $5900.00 a house having been

181

The name of George Kent to be erased and insert W. M. Whaley, as tenant.

182 220 Deduct from Francis Belven lot 13 61.

182 220 $58.50 8555.61 and lot C 61. 59 x 144

182 220 896.00 Belvins Mill 17.09. 5.4 852.55

182 220 b1 b. The name of Fanninger to be

183

The name of Lewis J. Hawthorn to be inserted as proprietor of lot 61 c of 220. 8196.64 19171.

183

Deduct from Francis Belven lot 70 1-71

183

of 220 sold to Robinson & Elliott

183

14000 the 7° 950.00 and lot 71 of 220 sold to A. C. McIvor 740.64

183

at 7° 950.00 42

183

The name of Robinson & Elliott to be inserted as proprietor of lots 70 & 71 of 220. 12000 ft.
July 28th

Charges

1. $110.00
2. $140.00
3. $173.50
4. $187.00
5. $191.00
6. $191.00
7. $194.00
8. $196.00
9. $210.00
10. $226.50
11. $240.00
12. $256.00
13. $262.00
14. $267.00
15. $279.00
16. $281.00
17. $287.00
18. $293.00

Remarks:

- The name of P. W. Ross is to be inserted as proprietor of lot 73, part of lot 220, for $500.
- The name of Robert Thompson to be erased, house vacant.
- The name of W. H. Brown to be erased.
- The name of G. D. Edwards to be erased.
- The name of J. H. Davis to be erased.
- The name of J. B. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
- The name of J. H. Davis to be erased.
July 23, 81

Pres. C. A. 10

The name of J. Williamson to be crossed.

1. 2914. 320

Vacant.

Charges

1. 309. 320

The name of W. Walker to be crossed, & insert W. Allen.

1. 310. 320

The name of W. Allen to be crossed.

1. 311. 330

The name of H. Anderson to be crossed, & insert W. Rowsome Taylor.

1. 331. 336

The name of W. Allen to be crossed.

1. 336

The name of J. Eyre to be crossed.

1. 3420

The name of W. Peke to be inserted as

1. 352. 319

The name of W. Peke to be crossed, &

insert N. B. Paul.

1. 353. 370

The name of W. A. Brown to be crossed,

insert A. B. Company as prop.

1. 361

The name of A. Martell to be crossed, &

insert Patrick Burke.

1. 383

The name of J. H. K. to be crossed.

1. 407

The name of A. Sheffield to be crossed &

insert N. W. Brown to be inserted as

1. 414. 375 1940

The valuation of this property to be in-

creased by $5000. 00 & $500. 00 being paid.

1. 414. 379

The name of H. Brown to be inserted as

1. 414. 379 9

The name of E. Dollar to be inserted as

1. 418. 379 76

The name of A. C. Allul to be inserted as

1. 424. 375

The name of T. Hartman's property to be

reduced to $2750. 00, Value $250. 00.

5025. 00, Value $5025. 00, sold to John Shotton.

1. 424. 375

To read A. M. Coey.

1. 424. 375

The name of W. Dodden to be crossed, &

insert C. E. Edwards.

1. 447. 379 25

Deduct from U. T. Bell, property sold to P. B. Brown. Value $3870. 00.

1. 447. 379 5

The name of M. Robinson to be crossed, &

insert M. B. Brown as proprietor.
July 23. '76
At a meeting of the Council at

The name of W. P. Bishop to be erased and
insert William as Grant.

The name of H. W. McFarland to be erased, and
insert Augustus Lammerlott as Grant.

The name of W. C. W. Hume to be erased, and
insert Geo. P. Britten as Grant.

The name of A. W. B. W. to be erased, and
insert Geo. P. Britten as Grant.

The name of Allan B. Smith to be erased, and
insert Frank Colby as Grant.

The name of A. W. W. to be erased, and
insert Geo. P. Britten as Grant.

The name of Allen Burnerd to be erased, and
insert E. T. C. C. as Grant.

The name of W. J. Beach to be erased, and
insert D. L. Grant as Grant.

The Valuer of the extent of property to be increased by $3,000, a balance being
inserted.

The name of Henry H. Clay Smith to be
inserted as Grant.

The name of J. W. Williams to be erased,
and insert W. G. Brooke as Grant.

The Valuer of the extent of property to be increased by $7,000. A balance being
erased.

The name of Dr. Crooks to be erased and
insert W. P. Whitten as Grant.

The name of J. H. Dunton to be erased, and
insert Geo. Britton as Grant.

The name of Geo. L. To to be added as
Grant.

The name of Wm. Calbraith to be added as
Grant.

The name of S. H. L. to be erased, and
insert Geo. Britton as Grant.

Adjourned

Old Motions the Council adjourned.
July 23, 86

To meet again on Monday evening the 7th August at 8 o'clock P.M.

C. W. Scott, Clerk
July 23, 86

Mr. G. H. Hutchison
Mayor

C. A. Hulen

August 2, 86

Of the usual Monthly Meeting of the Municipal Council of St. John's, Antigua, at the Council Chamber, City Hall, Antigua, on Thursday, August 2nd, 1886, the usual place, the Mayor, the Official Steward, and Members of Council elected, present, and the Council met and proceeded to business. The Mayor then declared the Council closed until Thursday, August 9th, 1886, at 8 o'clock of the clock, City Hall.

C. W. Scott
Mayor

G. A. Hunsdon
Ch. Clerk

August 2, 1886
August 10th

An agreement of Edward M. Griffin of the Town of
Andover, State of New Hampshire, and of James A. Griffin of the Town of Andover, State of New Hampshire,

Being August 10th 1890

...
Nov 10, 80

Lands of the City and all lost relinquished property. This decision it was decided that the matter be left over for further consideration at the next meeting of the Council.

Mayor

\[\text{[Handwritten notes]}\]

[Handwritten notes]

[Handwritten notes]

\[\text{[Handwritten notes]}\]

[Handwritten notes]

\[\text{[Handwritten notes]}\]

Account

Cash Received, Account not passed

- City of Petrolia Funds: 12.10
- Water & Sewer: 65.00
- Bank Loan: 70.00
- Engineer: 21.51
- Engineer's Office: 70.27

Wm. H. Worley

Chairman
Feb 6. 1880 The usual Monthly Meeting of the Municipal Council of the City of Lethbridge, Alberta, was held at the Council Chamber of the said Municipality on Monday, February 6, 1880, at 8:00 a.m.

Present: Councillor John E. Bowman, Councillor W. H. Scott, Councillor W. A. McFarlane.

Moved: Councillor W. H. Scott, that a Committee of three Councillors be appointed to examine the qualifications of Councillor and submit their report.

Seconded: Councillor W. A. McFarlane, that the qualifications of the said Councillor be examined and submitted.

Moved: Councillor W. H. Scott, that the qualifications of the said Councillor be examined and submitted.

Seconded: Councillor W. A. McFarlane, that the qualifications of the said Councillor be examined and submitted.

Mr. Scott: This is a large matter and for it Mr. McFarlane asked the Council to appoint Mr. Scott and Mr. McFarlane, according to the requirements.

A letter was also submitted from Mr. McFarlane asking the Council to appoint Mr. Scott and Mr. McFarlane, according to the requirements.

Mr. Scott: That the Council of the said Municipality of Lethbridge, is hereby instructed, that the said improvements are now in progress, and that all petitions and acts of the said Council will be referred to the Council's Committee of Council and submitted for the necessary action at said date.

Moved: That the petition of the said Council be referred to the Council's Committee of Council and submitted for the necessary action at said date.

Seconded: Mr. Scott, that the petition of the said Council be referred to the Council's Committee of Council and submitted for the necessary action at said date.
The Council of the City of ________ held their meeting on ________.

Mr. ________ presented a report on ________.

The Council discussed and voted to approve ________.

The Council adjourned.

Subcommittee report:

The Subcommittee on ________ discussed ________.

The Subcommittee recommended ________.

Mr. ________ moved ________.

Mr. ________ seconded ________.

The motion was approved by a ________ vote.

Mr. ________ presented the following report:

Account:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. ________ Invoice</td>
<td>$______</td>
</tr>
<tr>
<td>Mr. ________ Invoice</td>
<td>$______</td>
</tr>
<tr>
<td>Mr. ________ Invoice</td>
<td>$______</td>
</tr>
<tr>
<td>Mr. ________ Invoice</td>
<td>$______</td>
</tr>
<tr>
<td>Mr. ________ Invoice</td>
<td>$______</td>
</tr>
</tbody>
</table>

Total: $______

The following accounts are ordered to be paid:

Mr. ________: $______
Mr. ________: $______
Mr. ________: $______
Mr. ________: $______
Mr. ________: $______

Mr. ________ moved that ________.

Mr. ________ seconded ________.

The motion was approved by a ________ vote.

Mr. ________ requested that ________.

Mr. ________ seconded ________.

The motion was approved by a ________ vote.

Mr. ________ presented the following report:

The Council adjourned.

Mr. ________

[Signatures]

The Council adjourned.

Mr. ________

[Signatures]
Oct. 1st 1880

The annual meeting of the Municipal Council of the Village of City of La Salle, Illinois was held at the Council Chamber, City of La Salle, Illinois on Monday evening Oct. 1st, 1880 at 8 o'clock.

Mayor, Asst. Mayor, W. C. Benedict, and Controllers, Superintendent, Clerk, Auditor, and Treasurer, were present at the opening of the meeting of the Mayor.

The resolution of the previous day was read and motion made and second

Adjourned to 1st Oct.

The Mayor, resided the meeting and acted as

The Mayor presented the Special Notice had

The resolution of the previous day was read and seconded by the

Adjourned to 1st Oct.

Mr. Newton, is present and is elected

M. Newton to be chosen to be elected as

Adjourned to 1st Oct.
By hand 30

To hand the 30 mortgage and Assignment of the Lease of the property to the Real Estate Society and being delivered to the same was duly acknowledged by the上述 parties to the instrument.

Having regard to the fact that the said 30 was paid at first time and by hand was paid at final time.

Notarized H. C., Real Estate Society and included cost of such deed by hand to be paid at second time and by hand was paid at second time.
Mr. C. raised a point of order, asking the President to rule on the point of order. The President said that if he could not rule on the point of order, he would have to refer it to the Rules Committee.

The motion by Mr. C. was carried, and the Rules Committee was instructed to proceed at once to consider the matter of the point raised, and to report their findings to the House Committee.

A communication was received from the Hon. Mr. D. thanking the House for its consideration of the bill, and expressing the hope that it would be enacted at the earliest possible date. The bill was read a second time, and ordered to be referred to the Committee of the Whole House.
Councillor Smith has the power of addressing the Council in her capacity as a member. The Council then proceeds to discuss the matter further. The Council then decides that the matter be referred to the Municipal Council for further action.

The Council then votes on a motion to refer the matter to the Municipal Council.

Accounts:
- F. Wilson: 20.00
- E. Smith: 10.00
- D. Johnson: 15.00
- C. Brown: 20.00
- Total: 75.00

Adjournment:
- Motion to adjourn: Carried.

Signed:
- Councillor Smith
- Councillor Brown
Oct 19th

A Special Meeting of the Council of Col. S. A. Allens was held pursuant to notice at the office of the Superintendent on Saturday, Oct. 19th at 2 P.M.

The Mayor, W. E. Whitehead, E. J. D. Sprague, Peter Macleland, W. A. Mathews, and E. D. H. Skelhorn, constituted a Quorum

The Mayor being elected the chair of the Meeting, 5:10 to 5:40, in accordance with the order of the last vote of the Council on 18th May, will be the meeting of Council for the present, as may be determined.

Mr. A. Whitehead spoke in the chair.

The Mayor appointed the Clerk

Convener. Mr. A. Whitehead was appointed to preside over the Council.

Mr. A. Whitehead moved that the first order of business of the Council in the matter of the resolution of the Board to be referred to the Council on the subject of the manner of the appointment to be made of each Justice.

Mr. A. Whitehead's motion was seconded by Mr. W. A. Mathews, Alderman, stating that the motion to lend to the Board, and to be published at $2.35.

Mr. A. Whitehead moved that Mr. W. E. Whitehead be referred to the Clerk to the Board to the subject of the resolution of the Board to be referred to the Council to the subject of the manner of the appointment to be made of each Justice.

Mr. A. Whitehead's motion was seconded by Mr. W. E. Whitehead, and by Mr. W. A. Mathews, stating that the motion to lend to the Board, and to be published at $2.35.

The Mayor ruled that the Mayor be referred to the Clerk to the subject of the resolution of the Board to be referred to the Council to the subject of the manner of the appointment to be made of each Justice.
OCTOBER 19, 1850

City of 1849

The Mayor prayed that in order to clear all the indebtedness existing among the City of the financial year 1849-1850, the City had unanimously at a meeting of 9:30 A.M. of 2 month at the rate of 5% on bank.

Approved

On the call of Gen. Melcher and by Comm'nt. Sutto, it was moved that the City proceed in allowing the action of the Mayor and the City in discounting of the rate of 5% and amount of 9:30 A.M. of 2 month for the purpose of paying the outstanding balance of the City at the proceeds of the City and others to credits.

Comm'nt. Milier thanked to have his claim and the motion recorded.

3:10

MOVED to Comm. Sutor's bond by Comm. Melcher and reported.

That the City, having the motion to have printed a

Statement of Affairs and the affairs of the City for the year 1850 and to explain the same, and the City, being of part to the

City.

Adjournment

On Motion, the Comittee Adjoin.

City of New Orleans

Oct. 19, 1850

Geo. C. Worthington

Mayor

Clerk A. Schenk

Sec'y City.
Monday 2nd Dec being a Statutory Holiday the Annual North Meeting of the Municipal Council of the District of Port Vincent was held at the Council Chambers on Tuesday evening November 27th at 8 o'clock.

Present

Mayor, C. A. A. Griffith, Peter Griffith, Peter Parkes, J. Crocker, Peter McLeod, and Mr. Mead, representatives of each Council and the president of the Chamber.

Minutes

The Minutes of the previous meeting were read and adopted...
Nov 3, 1856

[Document content is not clearly legible]
Nov. 2, 66

At the Committee of the House, asked Gen. McCullough to tell us whether the Senate bill, which has been reported by the Committee of the whole House, has been received by the Committee of the House of Reps. and is in the hands of the Committee of the House of Reps. and if so, has it been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.

[Handwritten note:]

At the Committee of the House of Reps., asked Gen. McCullough if the Senate bill has been referred to a committee, if not, how is it handled?

The Committee of the House of Reps. has not yet taken up the Senate bill, but it has been referred to a committee for consideration.
Nov 2 86

St. Catharines & Welland

and is here appointed Commissioner on behalf of the Municipality to act with the said Commissioner to be appointed as above provided to decide and determine what are the proper functions of land to be speciallysituated for the purposes of the proposed improvements mentioned above and to decide of what proportion the costs of the said improvements should be distributed over each kind of property and land of the property thereof.

Com. Finchblicher asked for an additional land on Chart Allt. asked to provide a place the look of it Com. Gardner would admit to Chart Allt. on Motion as made was referred to the survey committee.

Adjourned

W. Fanning 32.15

A. A. B. Offord 30.10

Total 50.25

Alter C. Hutchinson Mayor

Chas. F. Ford Clerk.
Nov 22nd 80

A Special Meeting of the Council of the Corporation of

the county of Wiltshire was held at the Office of the Corporation

on the 23rd of November at 2

c. F. W.

Mr. Un

The Meeting was called to order by the Chairman.

Mr. Un

The Chairman stated the object of the Meeting, viz.

to review and affirm a statement of the amount of money

and interest due and still unpaid of July 78 estimated.

Statement of amount

The Special Meeting, presented a statement showing the amount

of Municipal debts and arrears due and still to be

collected at the rate of 8% of the Municipal debt

as stated at the rate of 8% of the Municipal debt

in the report of Comm. Council of Oct. 4th. It was

received and approved.

Mr. Un

the statement presented at the last meeting showing the

amount of Municipal debts and still to be

collecting and approved.


of July reported.

Mr. Un

[illegible text]

Mr. Un

Manager stated that Mr. Smith, acting for the Wiltshire

Hunt, received a letter on July 12 1885 from the Wardens

of the Hunt asking to pay the debt on July 12th which

was estimated to be the amount of £14 2s 6d, which

was to be paid in full.

Mr. Un
29 Nov. 56

Mr. Mayor stated that an order had been received from the County Council of Norfolk for the payment of £90 in respect of £30 of a debt of goods sold to a contractor of Stockbridge, and that the Corporation would like to have the drain of the debt settled.

Resolution

Mr. Mayor stated that an order had been received from the County Council of Norfolk for the payment of £90 in respect of £30 of a debt of goods sold to a contractor of Stockbridge, and that the Corporation would like to have the drain of the debt settled.

Adopted

Mr. Mayor advised the Council to agree.

Resolved

29 Nov. 56

Mr. C. H. Hutchinson
Mayo.

Mr. A. Smith
St. Chief.
Dec. 6 1856
The regular Monthly Meeting of the Municipal Council of the Village of Celis and Antonia was held at the Council Chamber on Monday evening, Dec. 6, 1856.

Present
A. C. Hutcheson
W. N. A. A.
W. N. A. A.

Dec. 13 1856
The regular Monthly Meeting of the Municipal Council of the Village of Celis and Antonia was held at the Council Chamber, Celis and Antonia, on Monday evening, Dec. 13, 1856.

Present
W. N. A. A.
W. N. A. A.
W. N. A. A.
W. N. A. A.
W. N. A. A.
Dec. 19, 86
Marth.

Resolution of Comm. Board

Amendment of Comm. J. Fennel

Amendment provides

As of Metcalfe Act.

A communication was received from Margaret Patterson, sachem of the band of the Comm. J. Fennel and stating that the Council of titled to meet at the request of the band of the Comm. J. Fennel. The Council decided to meet on the 24th of December and to hold the meeting of the Council to be held at the head of the J. Fennel store.

S. J. R. - J. Fennel

He was voted for Comm. J. Fennel, and the Council decided to meet on the 24th of December and to hold the meeting of the Council to be held at the head of the J. Fennel store.

S. J. R. - J. Fennel

The resolution of the Sachem was adopted, advising that if any action is to be taken in regard to the Hominy, it must first be decided by the Council.
We learned of the Council of.Padding is not clear, that the Council agreed that an satisfactory arrangement should be made with Mr. Adams to transfer the District to the Council of Paddington at the 23rd October 18__.

The Master directed the Chair and asked how to proceed. After some discussion, it was decided to hold a meeting of the Council to be held on the 1st Monday of February and that the Council be instructed to send the Declaration to the Mayor of Paddington.

Mary Watson:

Report of Committee

The Committee appointed to examine and report on the Declaration of March 18__, as approved by the Mayor Watson, submitted that they advise the Council that the Declaration be presented to the Committee for consideration. The Recommendation of the Committee is that the statement of the motion of the Corporation on the Motion of the Council is ratified and that the Council be instructed to notify the Mayor of Paddington of the action.

Auditor's Report

The Auditor submitted the Financial Statement of the Municipality for the year ending 31st October 18__. The Council, after discussing the Report of the Auditor, passed the Report of the Auditor and adopted the Financial Statement of the Municipality for the year ending the 31st October 18__. The Council then decided to call a meeting of the Corporation to consider the Auditor's Report and to adopt it.

Henry Besant

Moved by H. G. S. Anderson and H. Anderson as seconded, that the Council be instructed to return the Auditor's Report to the Auditor and to the Council to make all necessary arrangements for the proper maintenance of the Municipality. It was then agreed that the Auditor's Report be referred to the Council for consideration at the next meeting of the Council.
19 Decr. 56

Mr. Seymour

A Communication they submitted from Mr. J. Seymour to the Council to indict the idleness of the workmen from the Commissioners part to his Majesty. The said Cl. Clay has instructed to instruct Mr. J. Seymour that the Corporation could not lay the proposed Edmund if it was not to take from the body of the Municipality.

Account

The following Account were passed:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>James Mitchell &amp; Co. to the Council</td>
<td>25.00</td>
</tr>
<tr>
<td>Council</td>
<td>5.00</td>
</tr>
<tr>
<td>D. Goodman</td>
<td>10.58</td>
</tr>
<tr>
<td>F. Fulford, Esq.</td>
<td>28.00</td>
</tr>
<tr>
<td>Mr. T. Patten</td>
<td>120.00</td>
</tr>
<tr>
<td>Mr. Heath</td>
<td>150.00</td>
</tr>
<tr>
<td>Mr. Smith</td>
<td>34.13</td>
</tr>
<tr>
<td>Mr. M. Taylor</td>
<td>10.00</td>
</tr>
<tr>
<td>Mr. A. Martin</td>
<td>4.85</td>
</tr>
<tr>
<td>Mr. A. Martin</td>
<td>2.00</td>
</tr>
</tbody>
</table>

WV Motion to Council Admitted.
<table>
<thead>
<tr>
<th>Account</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. A. Martin</td>
<td>3.20</td>
</tr>
<tr>
<td>do</td>
<td>1.60</td>
</tr>
<tr>
<td>James Smith</td>
<td>10.00</td>
</tr>
<tr>
<td>do</td>
<td>52.50</td>
</tr>
<tr>
<td>do</td>
<td>36.25</td>
</tr>
<tr>
<td>Joseph Smith</td>
<td>14.50</td>
</tr>
<tr>
<td>C. A. Brown</td>
<td>41.57</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>129.27</td>
</tr>
</tbody>
</table>

Ad Journed

Mr. Martin and friends, Ad Journed

Cost Sant. Antonio
5 day 1887

Thos. Patterson

Chas. A. Martin, St. Vic.
January 10, 1889

Provisional Laban Meeting held at the Council of
Manitoba Assembly, Monday Jan. 10, 87.

A Public Meeting for the election of the
Council of the Manitoba Assembly for the City of
Winnipeg was held at the Council Chamber at 9 a.m. Monday, Jan. 10, 1887 being the second
Monday in January of 1887.

At 10 a.m. the Hon. J. M. Wilson, President of the Council, in the name of the Council announced that it was
held to receive nominations and then proceed to be elected
Council of the Manitoba Assembly for the City of
Winnipeg.

A. C. Pitchard Esq., Archibald Logan, Esq.,

President of the Hon. J. M. Wilson

D. J. Graham Esq., Mayor, City of Winnipeg.

President of the Hon. J. M. Wilson

On the hour of 11 a.m. the Hon. J. M. Wilson declared no

Further nominations by the Council. After nominations had been

Pitchard took charge of the Principals and held a meeting of the Council of the Manitoba Assembly for the City of

Winnipeg.

Thos. Patton

Cmd. 1st April, 1887.

Hon. Sec.
February 7, 87

The annual Monthly Meeting of the Municipal Council of the Town of O. L. S. was held at the Council Chamber of the said Village on Monday Evening the 7th day of April, 1887 at 8 o'clock.

Present

J. B. Holloway, John M. Hutchinson

The Clerk read the call of the roll and the minutes of the last meeting. The Clerk presented the minutes of the last meeting which were read and confirmed.

The Clerk read the minutes of the last meeting and the same were confirmed.

W. N. Brady

The Road Committee reported that the roads were patentable and in excellent condition.

J. B. Holloway

The Clerk was instructed to make any necessary improvements for the benefit of the public and to keep the roads in good condition.
Chas. W. Gove, admitted a last minute petition to be
confined to his home. A motion was made that James E. Driscoll be
pardoned by the Board of Pardons of the Governor
and the proper endorsement be made. Motion carried.

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:

Chas. W. Gove, authorized to return to his home.

Committee:
February 15th 1877

The adjourned General Meeting of the Municipal Council of the Village of Cote St. Antoine was held at the Council Chamber in the said Village on Tuesday Evening the 15th February 1877 at 8 o'clock.

Present

The Mayor, Hon. Patton Egé, and Councillors Hutchison, Salmon, and Hutchison, and a person left in their absence by the Mayor.

The minutes of the previous meeting were read and confirmed.

Clarke, Almea

Complainant of W. F. Peacofd

Councillor Hutchison reported that the Road Committee thought there was no demand for the complaint made by W. F. Peacofd regarding Clarke, Almea.

Complainant of Peacofd

The Mayor reported regarding the complaint of W. F. Peacofd that it was impossible for all the roads to be cleared at once. Some of the anxiety was not cleared as early as could be desired, but were cleared as rapidly as possible.

S. Catherin. S. A.

The matter of the justification of S. Catherin. S. A. was then introduced when Councillor A.C. Hutchison declared himself prejudiced to take part in any proceeding of the Council in connection therewith, he being one of the parties interested and one of the petitioners and there not being a quorum of the Council present when Councillor Hutchison the matter was left over until the next regular meeting.

Committees

The following Committees were then appointed:

Road Committee

Complainant of W. F. Peacofd presented by Councillor A.C. Hutchison.

Light Committee

Complainant of W. F. Peacofd presented by Councillor A.C. Hutchison.
February 15 1877

The following accounts were then passed:
- George Lee 39.00
- East Thacker 100.00
- Baker 4.00
- Kavanagh 61.67
- A. Martin 160.00
- W. Kerr 54.16
- I. H. Blake 160.00
- John Smith 65.60
- J. H. Percival 12.00
- John Perch 4.50
- Alexander Brown 20.21
- Sally Johnson 1.85
- lawyer's fees 1.00
- total 2.00

The following accounts were then passed:
- George Lee 39.00
- East Thacker 100.00
- Baker 4.00
- Kavanagh 61.67
- A. Martin 160.00
- W. Kerr 54.16
- I. H. Blake 160.00
- John Smith 65.60
- J. H. Percival 12.00
- John Perch 4.50
- Alexander Brown 20.21
- Sally Johnson 1.85
- lawyer's fees 1.00
- total 2.00
May 15th, 1887.

Councillor K. Hill referred to the fact that on the occasion Robinson Kerr had been absent during a large portion of his duty. That he thought it but fair that it be seen made up by the Council. (In Motion of Councillor Mackenzie)

Seconded by Councillor Bannett, the matter was left for the Council next to be done by the Mayor.

Adjourned. On Motion the Council Adjourned.

At 7:00 a.m., 15th February, 1887.

This motion by Mayor

Town Clerk

Edna Raecey

Acting Secretary.
March 7, 1887

The Annual Ordinary Meeting of the Municipal Council of the Village of C.P. Antoine was held at the Council Chamber in the said Village on Monday evening the 7th March 1887 at 8 o'clock.

PRESIDING

The Mayor, Hon. Peter J. Peet, C.E., and Councillors Galbraith, Buel, McFarlane, Hutchinson, Ward and Cresshall constituting a quorum of said Council under the Presidency of the Mayor.

MINUTES

The Minutes of the previous meeting were read and confirmed.

By Law No. 245, The Secretary then presented to the Council the Underwriting and Subwriting for $1,000, 000.

By Law No. 237, The Councillor A.C. Hutchinson, being an interested party, withdrew from and took no part in the discussion.

The Secretary then read the By-laws when it was moved by Councillor McFarlane and seconded by Councillor Ward, that Section 18 of said By-laws should be amended to read as follows: "That all such works shall be completed within three months from the signing of said Contract, but in said Completion of time the months of December, January, February, March and April shall be paid for.

Carried.

It was then moved by Councillor Ward and seconded by Councillor McFarlane, that By-laws No. 237 respecting the Continuation of 8th Catherine St. be read a third time and seconded by Councillor Peet. Carried.
March 7, 1887 C混

2nd Reading

It was moved by Councillor W. Hutchinson seconded by Councillor Greenwood and resolved that the By-law be read a second time.

The By-law was read a second time.

3rd Reading

It was moved by Councillor Mark seconded by Councillor MacFarlane that the By-law be now read a third time and passed.

The By-law was read a third time and passed.

Promulgation of By-law

It was moved by Councillor MacFarlane seconded by Councillor W. Hutchinson that the By-law being passed, be published as promulgated in the usual way.

Carried.

Appointment of Valuers

At this stage Councillor A.C. Hutchinson seconded by Councillor M. MacFarlane in chief feature is Councillor.

It was then moved by Councillor A.C. Hutchinson and seconded by Councillor Mark that W. Robert Harris be one of the Valuers for the ensuing year.

Carried.

It was moved by Councillor W. Hutchinson seconded by Councillor MacFarlane that W. Douglas Rutherford be one of the Valuers for the ensuing year.

Carried.

It was moved by Councillor Mark seconded by Councillor Rochelle that W. J. Rodrigue be one of the Valuers for the ensuing year.

Carried.

Auditor

It was moved by Councillor A.C. Hutchinson, seconded by Councillor Rochelle that "Twen" Harris and W. Douglas Rutherford be reappointed Auditors.

Carried.

Road Inspector

It was moved by Councillor Rochelle, seconded by Councillor MacFarlane that W. James Smith be reappointed Road Inspector for the ensuing year.

Carried.
It was moved by Councillor Bellhouse that the Road Inspector be instructed to inspect the drain on the North Side of the Gate St. Antoine Road from Greene Avenue east as far as the snow barrier built permit of such inspection, that whereas he finds a sewer final or drain running into the said drain on the North Side of Gate St. Antoine Road he will take the necessary steps and means to prevent it. Carried.

A discussion then ensued in reference to the necessity of preventing nuisance arising from ice pools.

When it was moved by Councillor W. Hutchinson
March 7, 1887

Councillors A. C. Hutchinson and unanimously resolved that the Selectors of the Corporation be instructed to draw up a By-law for the prevention of nuisances arising from stove, cess pools, and all other nuisances of a like kind.

The motion of a by-law for the whole neighborhood was then introduced and a general discussion took place after which it was moved by Councillor Macfarlane. Seconded by Councillor Thistlethwaite that Councillor Thistlethwaite be a Committee to make enquirers from the City of Montreal authorities regarding the cost of opening a tunnel on the northern side and to acquire any further information regarding the question of drainage as might prove of benefit to the community. Carried

Councillor Greenhill then called the attention of the Council to the manner in which the thunderings had been done, saying it was his opinion that it was not sufficient. The motion was seconded by Councillor Macfarlane. That whereas in some streets the windows were not sufficiently close to render the thundering of much service, therefore that thunder be placed on the fences of intervening vacant lots in such manner that they shall not be more than 10 feet from each other. Carried

The following accounts and receipts were passed:

Account: C. A. Banks 12 1/2, Receipt: W. Clark 1 1/2
7. Sigma 3 1/2, J. A. Martin 1 1/2, E. Lee 3 1/2
John Kerr 7 1/2, C. A. Banks 1 1/2
An Account from Mr. Patey, for advertising in American Sketcher 24 1/2 was left

An Account from Mr. Patey, for advertising

The Council then adjourned

Edmund Harvey, Secretary

17th March 1887
April 14th 1889

The Regular Monthly Meeting of the Munici-
pal Council of the Village of St. Andrews was held at the Council Chambers in the said Village on Monday Evening the 14th April 1889 at 8 p.m.

Present: Present

The Mayor, Hon. Nathan Peck, and Councillors
Andrew, Hutchinson, Hutchinson Heath, and
Wastford.

Constituting a quorum of said Council when the presiding officer of the Mayor

Minutes: The Minutes of the previous meeting were read and on motion confirmed.

Respectful as the Secretary laid on the table the handwritten letter of the following of the letters of the Secretary of the last session of the Council of the Town of St. Andrews respecting the continuation of St. Andrews St. West.

After which, it was moved by Councillor Heath seconded by Councillor A. Heath that the letter be read and unanimously

Resolved that in accordance with Section 7 of said By-law No. 37 respecting the continuation of St. Andrews Street that which provides that the Council shall have one of the three Commissioners who are to decide and determine who are the parties interested and to be especially tasked for the purpose of being to report personally to the Council on the bills

Present: Present

During the discussion of the above question, Councillor A. Heath moved that the letter be referred to the Secretary for further action.

Councillor Heath requested that the Mayor and the Council attend a meeting of the St. Andrews Council which was in fact a Committee meeting on other issues.
April 4, 1877

At a meeting of the "Lunacy Board," and that they had
arranged with the Commissioners to have the
matter of the settlement of John Paton, a lunatic, arranged whereby the liability of the
Municipality shall not exceed $200 per hundred
dollars.

A general discussion on the matter then ensued
after which it was moved by Councillor R. C.
Buchanan seconded by Councillor Ballantyne that
the opinion of the doctors be obtained as to whether
there is any way or means by which the Municipality
may be released from further responsibility in con-
nection with this case. Carried.

By-law No. 38

Concerning the Lunacy System

The Secretary then submitted "By-law No. 38
Concerning the Lunacy System.

It was moved by Councillor W. Buchanam, sec-
onded by Councillor Macfarlane that "By-law
No. 38 Concerning the Lunacy System" be read a first time.

Carried.

The By-law was read a second time.

Consideration of the various Sections of the By-law
then ensued after which it was on motion adjourned
until the next meeting of the Council.

Councillor A. Buchanam reported that he had
had an interview with one of the Members of the
Road Committee of the City of Hamilton who informed
him that the approval for the year had not yet
been made and consequently it was not in a position to
grant definitely but that he had no doubt but that
the ratepayer would be none the worse and that he would
considerively save the year. He expressed himself
favorably with the year that he personally was
in favor of an increased amount of road rate
in the interest of Lunacy and the use of funds in
improving the Lunacy System of Lunacy and that there was
considerable interest in Lunacy.
The matter of calling for tenders for the work to be done on Huntley Avenue under the new Act specifying Huntley Avenue was then introduced, but on motion of Councillor Palman Seconded by Councillor A. H. Ball, it was left over until the next meeting of the Council.

Lenders for Huntley Avenue.

The question of lenders for the coming season was then submitted when it was moved by Councillor A. H. Ball, Seconded by Councillor Palman that the Secretary be and hereby is authorized to write letters for the following lenders viz.:—

- One lender, Samuel Hinder from 7th April to 24th July, 19__.
- Another, George Serle, 20th April to 26th July, 19__.

Lender to be in by next meeting.

Councillor for borrowing.

It was then moved by Councillor Palman Seconded by Councillor W. P. Hutchison that the Secretary be and hereby be authorized to advertise for lenders for the borrowing of funds here to be dealt with in specifications to be handed in by Councillor A. H. Ball.

Councillor

Letter from W. A. C. Forrester

The Secretary read a letter from W. A. C. Forrester notifying the Council that certain notices had been given to build upon a vacant lot adjoining his property that it would necessarily interfere with the water course which traversed his farm. He therefore desired from the Council in consequence his property should undoubtedly be flooded. It was holding the Municipality responsible for any damage. Council thereupon, Esquire were made from the Road Master when it was decided the Council should take the action.

Letter from Mr. J. Sanford

The Secretary read a letter from Mr. J. Sanford and other
April 1871, Court

and others complaining that since the land
South Streets, Clarke Avenue had been quite
unapproachable for vehicles. Her Honor proceeded against
the above complaint presented at the upper part of South Avenue
during the past winter. The Court then explained
that owing to the unusual severity of the winter it had
been an impossibility to maintain all the roads in as
good a state as was desirable, and that Clarke Avenue
had been cleared and had been open since in good
condition. The secretary was ordered to advise Mr.
Wright accordingly.

Resolving the Foot Paths.

A discussion ensued as to the advisability of
an immediate beginning being made in the matter of
clerig the foot paths when I was moved by
Councillor Haines. Seconded by Councillor A.C.
Hutcheson, seconded by the Mayor in favor of
instructing to have the foot paths cleared without
further delay.

Police Assistance.

The Mayor then suggested that in view of the
probable of there being large gangs of men Em-
ployed in the Municraft by the C.P.R. on the con-
struction of their lines here, it might be advisable
to obtain an assistant to Police here. It being
deemed however that the time for such action had
not yet arrived he motion dropped.

Planting Trees.

Councillor A.C. Hutchison then suggested that it would
be desirable for some action to be adopted whereby
the Municraft, through the beautifying by the planting
of shade trees on the streets, Avenue. Several
ideas were introduced but none being the definite motion it
was laid over for future consideration.

Municraft Make.
April 1887

The following accounts and receipts have passed:

**Account**

- **Account**
  - **Sealed and sent by** A. Hart 10. 36
  - **Handmade** 3. 2
  - **A. Warner** 20. 88
  - **F. Branden** 7. 0
  - **Forgot to notify** 29. 00
  - **Farmers, Farmers** 52. 50

**Receipts**

- John Kern 54. 16
- Geo Lee 40. 36
- A. Warner 41. 67
- The Smith 62. 50
- F. Brantin 1. 60
- A. Brantin 1. 60
- John Kern 17. 00
- These Maps 77. 46
- Petty disbursement 12. 00

**Adjournment**

*The meeting of the Council adjourned*

**Mayor**

*Edwin Hanson*

**Secretary**

*Col. Antoine*

6 April 1887.
May 2 84

The General Meeting of the Municipality Council of the Village of Chatham was held in the Council Chambers on the 2nd Thursday of May at 8 o'clock.

Moved by Mr. Thomas Johnson, Speaker, Mr. Cockburn, Mr. Mackendrick, Mr. Bell, Mr. Smith, Mr. Gallacher, Mr. Currie, Mr. McLean, and Mr. McLean's motion carried.

Mr. McLean moved that the Secretary issue and offer a circular, addressed to the Lord Mayor of Montreal, to invite the representatives of the Montreal Council to meet the petitioners who are the public interest and to be furnished answers to their petitions on the representation of the petitioners.

The motion was seconded by Mr. McLean and carried.

Mr. McLean moved that the Secretary issue and offer to the petitioners the Circular of the Council of the Council of the town of Chatham as printed in these papers and that the Council of the town of Chatham be satisfied with the petitioners.

Mr. McLean moved that the Council of the town of Chatham be satisfied with the petitioners.

Mr. McLean moved that the Mayor be informed of the petitioners' position and the petitioners be instructed to act upon the instructions of the Mayor in the matter of the petitioners' request for a petition to the Mayor of the City of Montreal.
Mar 2, 59

L. W. L.

A petition was presented to the council of the Miami town
Mr. L. W. L. divided 2 of sections to Council to assume and
build and build additional providing that

K. L. was present and asked to present in

the council of the Miami town of Com. A. Hutchinson and

me, the council wiw divided in the session of the council
and assumed 1 1/2 what field should be built in order to build
the council to present all the data and data in the literature
and to build the same in place of the original 1 1/2

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

N. M. L. A.

N. M. L. A.

W. M. A.

W. M. A.

H. L. A.

H. L. A.

M. L. A.

M. L. A.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.

The petition submitted by the L. W. L. presented a

petition of the council of the Miami town of Com. A. Hutchinson

as presented by L. W. L.
May 2, 51

A Communication was intimated from Mr. J. Stephen reporting his intention of withdrawing from the Committee and J. D. Bailey, 22

A Communication was intimated from Mr. J. Stephen reporting his intention of withdrawing from the Committee and J. D. Bailey, 22

A Communication was intimated from Mr. J. Stephen reporting his intention of withdrawing from the Committee and J. D. Bailey, 22

A Communication was intimated from Mr. J. Stephen reporting his intention of withdrawing from the Committee and J. D. Bailey, 22

A Communication was intimated from Mr. J. Stephen reporting his intention of withdrawing from the Committee and J. D. Bailey, 22

A Communication was intimated from Mr. J. Stephen reporting his intention of withdrawing from the Committee and J. D. Bailey, 22
May 2, 57

Mr. Nettles

Cami 224

Sentenced: Mrs. M. Macleod, Allotment for Michael

Nettles. Claimed the small of .22.2. Subsequently largely

supported by Mr. Nettles. Stated to be under 12 months. The

Mentality of the Mental Health of St. Cuthbert's

Hospital. The 1930 in a Nursing Condition.

By Motion of C. McAuley. Aged 26. Stated to be in

Communication with Mr. McAuley. Subsequently to

be referred to 2 (2) and Committee.

Communication addressed to C. McAuley. Stated of Mr. McAuley

Stated acting by Committee to provide additionally 4th P.O.

St. Cuthbert's. Stated as Motion failed to the 2 (2) Committee to

note whether to ascertain what work does the 1980. McAuley's

Said长约 3 months. Your Committee had, generally, the coordination with the electrical.

Mr. Nettles.

Charles Nettles

The teacher that managed from the mentality of the child.

Advised to be taken as the City Police and District Court.

Secretary

Agreement

C. McAuley

The following resolution was passed:


Completed 2, 28. 10. Subsequently 2, 35. paid 10. 50. 203-50.
May 3, 57

M. H. Mead of Council and of Council furnish

Chairman

Will form a committee, to consist of the Mayor and 5 Councilmen, to report by 9th inst., what is the sum of these expenditures. By that day 25 constable's residence and of the Councilmen, Board of Health, and fire, and that the same be may define constitution.

This Pattern

Mayor

Carl E. Hanson

City Clerk

Carl E. Austin

May 3, 57
May 9, 87

At a Adjourned Meeting, Notice of the Adjourned Council of the Village of Cato, Town of Ontario, was held at the Council Chamber of the said Town. The adjournment was to deliberate on the following:

1. The Mayor, in Committee, to report the minutes of the meeting of the 6th of May, 1887.

Minutes

The Minutes of the preceding Council were read and confirmed.

By Law 28

As per Law 28, the Council was called for the Mayor by the Clerk, and the Clerk was ordered by the President of the Council to read the 28th of May, 1887. The Council was called for the 28th of May, 1887.

Second Reading

The same was read and confirmed. The Council was adjourned until Thursday, May 16th.

Respectfully submitted,

[Signature]

Of the Council of the Village of Cato, at a meeting held at Cato, Town of Ontario, this 9th day of May, 1887.

[Signature]

[Note: The last paragraph is not legible due to handwriting and ink smudging.]
May 9, 57

Moved by [Name], seconded by [Name] and

Resolved

That the resolution of the Council adopted at its last

Meeting, appointing Mr. J.T. Woodford, Esq. for the supply of

furniture for the Municipal Hall, is

Amended

That Petter, Messrs. Woodford and. received

That the Council do appoint Mr. W. Wood to the Special

Committee with instructions to select the tender most

suitable to Mr. J.T. Woodford, provided that the said

tender be not less than £150 fig. £130

May 20, 57

Adjourned

Mr. W. [Name] adjourned to meet again on

Monday, May 19, 57, at 5 p.m., for the special committee

Meeting of May 10, 57, and for formal business.

Chairman

J. W. Wood

Chas. A. [Name]

W. [Name]
16 May 1887

First Lord

Order: Ordered word &c. send to Mr. Grant.

Second Lord

To be read at second time

Third Lord

The Adjournment was made at second time.

Words of Lord Hutchison read by the Lord. Adjournment and

Adjournment

Mr. N. Leveson-Gower, J.P.

Adjourned
5 June 1851

The President and Mr. Andrews to Information Secretary of Charter
in a later meeting. Date: May 29, 1851

Mr. Andrews has decided to send the Council with a petition
Address the Council to Charter the Island of Metall. Arabia.

Metall Arabia

Metall Arabia

Metall Arabia

Metall Arabia

Metall Arabia

Metall Arabia

Metall Arabia

Metall Arabia

Metall Arabia

Metall Arabia

Metall Arabia
6 June 1887
Mr. W. Marriott, Clerk
The Road Committee reported to Council that in the judgment of the Committee the Colnebridge was not to hand over to Council.

Moved by C. C. Petrie seconed by C. J. L. Heathcoat that the matter be referred to the Joint Committee with instructions to investigate the matter and advise the Council whether the Colnebridge is reasonable to be held by the said District of the Council as soon as possible.

Carried.

Moved by C. C. Petrie seconded by C. J. L. Heathcoat that the Roads Committee be authorized to proceed at the expense of the Council May 20th and the Matter of the poor road from first place.

Carried.

Mr. W. Marriott, Clerk, reported to Council that all the work on the road conceived at the last meeting was properly carried out.

Carried.

Thos. Pattow

Chas. A. Chivers

W. Marriott
10 June 1884
An Almighty Congre [handwritten text difficult to read.]

Ciency

The Mayor, being unable to attend, Mr. A. Black attended, and Mr. Colonial Secretary, as Chairman, read the business of the meeting.

Ciency

The business of the morning opened and read and on motion

referred.

The Committee referred to morning the property sold by order of the Board of the Commissioner's lands in accordance with the City Law, and referred the Audit Committee for the report.

Ciency

A letter was submitted from Mr. A. Black advising the Council of the matters of the City's budget.

Report of the City's financial and of the City's financial and

auditor, stating the financial report. The financial of the

Auditor of the City, being instructed to pay the City's expenses paid by the City as soon as possible, being $50.

Ciency

A communication was submitted from the Mutual Aid Society asking permission to say the amount through the Board of the

City, indicating that a letter was received from Mr. A. Black referring to the report of the Committee on Mutual Aid Committee on Mutual Aid.
10 June 1855

A Communication was submitted from Mr. W. H. Lord, acting the Council, to adopt the report of the Committee for further information on the Municipalities.

Mr. Motors of the Committee was instructed to prepare a report to the Mayor and of the District of Winlock, upon the condition that Mr. Lord guaranteed the city and provided for the lighting.

C. P. Lord.

A Communication was submitted from Mr. W. H. Lord, acting the Council, to adopt the report of the Committee for further information on the Municipalities.

Mr. Motors of the Committee was instructed to prepare a report to the Mayor and of the District of Winlock, upon the condition that Mr. Lord guaranteed the city and provided for the lighting.

A letter was read from Mr. P. J. Smith, acting the Council, to make a report relative to provisions for the protection of the Municipalities.

Mr. Motors of the letter was laid on the table and not read.

P. J. Smith.

A letter was submitted from Mr. P. J. Smith, acting the Council, to make a report relative to provisions for the protection of the Municipalities.

P. J. Smith.
10 June 1887

The present case, as also reported by the investigating officer, is the subject of much discussion among the inhabitants of the town. It involves the activities of a local monopolist, which was recently discovered to be connected with the operations of a prominent business, leading to questions of legal and moral implications.

Mr. Wilton of the local bank, after discussing the matter with Mr. McHenry, has reported no evidence to substantiate the claims made. Mr. Wilton intends to proceed with the investigation, but until further information is obtained, he maintains his position.

To this day, the local newspaper has reported, no such activity has been found to be substantiated. Further investigations are ongoing, and the matter will be brought before the committee for further deliberation.

Mr. Wilton of the bank, after discussing the matter with Mr. McHenry, has reported no evidence to substantiate the claims made. Mr. Wilton intends to proceed with the investigation, but until further information is obtained, he maintains his position.

The following account was prepared by Mr. Wilton of the bank:

<table>
<thead>
<tr>
<th></th>
<th>Price</th>
<th>Quantity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjusted</td>
<td>$15</td>
<td>1</td>
<td>$15</td>
</tr>
<tr>
<td>Abstract</td>
<td>$7</td>
<td>2</td>
<td>$14</td>
</tr>
<tr>
<td>Total</td>
<td>$21</td>
<td>3</td>
<td>$63</td>
</tr>
<tr>
<td>Labour</td>
<td>$18</td>
<td>1</td>
<td>$18</td>
</tr>
<tr>
<td>Materials</td>
<td>$18</td>
<td>1</td>
<td>$18</td>
</tr>
<tr>
<td>Total</td>
<td>$36</td>
<td>2</td>
<td>$72</td>
</tr>
<tr>
<td>Rent</td>
<td>$5</td>
<td>1</td>
<td>$5</td>
</tr>
<tr>
<td>Total</td>
<td>$5</td>
<td>1</td>
<td>$5</td>
</tr>
<tr>
<td>Total</td>
<td>$38</td>
<td>2</td>
<td>$76</td>
</tr>
</tbody>
</table>

Adjourned

Mr. Wilton of the bank adjourned.

Chas. A. Hansen

Thos. Patton
10 June 1839

A Public Meeting of the Municipal Council of the
City of London was held at the Council
Chamber, City Hall, on the afternoon of the 10th
of June 1839, and the business of the meeting was
as follows:

The Mayor, Alders, and Councilors

A resolution was read and passed, expressing the sense of the
Council in the matter of the proposed
removal of the Council Hall.

The meeting adjourned at 6 o'clock.

E.R.

Present

The Mayor, Alders, and Councilors

To the Council Hall.

Land was purchased and deeded to the Council
by the Mayor and Councilors.

A note of the meeting was read and approved.

The motion was made and seconded, and
the Council adjourned.

Dr. Beecham

The Mayor, Alders, and Councilors

A letter was read and discussed, as well as
a communication from Mr. Beecham, offering to
purchase the property in the City of London.

The motion was made and seconded, and
the Council adjourned.

A resolution was read and passed, expressing the sense of the
Council in the matter of the proposed
removal of the Council Hall.

The meeting adjourned at 6 o'clock.

E.R.
16 June 1887

The motion had been at length revived. If it had not met with the support of the Council, it would have been referred to the Committee to advise immediate steps for the security of the country.

The Council, on Motion adopted

C. F. Godwin

A. E. Grace

The motion

This motion

C. F. Grace
July 1887

The usual Monthly Meeting of the Municipal Council of the Village of St. Catharines was held at the Council Chambers at St. Catharines on Monday evening July 4th 1887 at 8 o'clock.

Respectfully submitted by Mayor Thomas Hutton Esq., Councillor Malcolm, Councillor Andrew Hutchison, a Report of said Council relative to the presidency of the Mayor.

The Minutes of the previous session have been read and confirmed.

St. Catharines & Well

Advancing for

Under for funding

The Council by Councillors Thurlow, accordingly decided to advance for and receive orders for the funding of the sum of $200 to be drawn on St. Catharines & Well, according to specification funds in accordance with the provisions of "By Law No. 37, Respecting St. Catharines & Well".

The Council by Councillors Thurlow, accordingly decided to advance for the funding of the sum of $200 to be drawn on St. Catharines & Well, according to specification funds in accordance with the provisions of "By Law No. 37, Respecting St. Catharines & Well".

The Council by Councillors Thurlow, accordingly decided to advance for the funding of the sum of $200 to be drawn on St. Catharines & Well, according to specification funds in accordance with the provisions of "By Law No. 37, Respecting St. Catharines & Well".

A letter was then read from Mr. Brown stating that he had been informed of the 24th bane of the portion of the property required from Mr. Dolliver, 4th Street, with the estimate of St. Catharines & Well, and that both parties had given a good title to the property in question, that he brought both parties were willing to purchase the property in five annual installments with interest on the yearly balance at 5% for 31 years, that the Council had the right to make the assessment required for the
Councillors Macfarlane have stated that the cutting of the Cunnaught Road for the laying of the gas main has continued to the agreement existing between the Munefsetti and the Cunnaught Trust, and much as the road was left in any shape was not satisfactory condition. They agreed to ask the board for blasting but was being done in connection with the lease copy was being done in a very reckless dangerous manner. (

The Klondyke government was notified by Councillors Macfarlane by Councillors Boulton that the secretary, Messrs. had instructed to address the secretary of the Cunnaught Trust, directing the attention to the condition of the Cunnaught Trust, directing the attention to the condition of the Cunnaught Trust. The reply was that the road was left in an unsatisfactory condition and the board was not being done in a very reckless dangerous manner. 

The report of the Standing Committee indicates progress in the matter of the extension of Mackay Avenue under the railway bridge of the Cunnaught Trust. The mayor suggested...
The petition of Mr. George Stedman to change the name of Solar Avenue was then taken up. Mr. Stedman afforded before the Council, opposed any change of the name, the matter was left over for future consideration.
A letter was read from W. C. Carter on behalf of the Estate of the late William Cooper, complaining that the site being offered at Clyde (lotters had been removed) requesting it be replaced at once. At motion the secretary was instructed to advise W. Carter that the removal of the lot was a temporary matter and he should be replaced.

Councillors Hutchison, Stott and W. B. Jones, in opposition to the matter having been done on Adelaide Avenue was of the opinion that as one of the new Colonnades placed Extent the whole width of the street, that he John Carter for his trouble he should fifty dollars. At motion of Councillor Hutchison, read by Councillor Macfarlane the secretary was instructed to endorse W. B. Jones' these two back done.

Account

The following Account have been passed for the last quarter:

- Joseph Dicken $160
- School Commissioners $120
- Alexander Brown $20
- T. W. Smith $164
- Geo. D. & Co. $2
- Joseph Rees $4
- John Kerr $54
- George L. S. Smith $49
- Charles J. Valentine $75
- John B. Lucas $70
- C. A. Nicholson $41

The sum is shown as follows:

- Total $1,000

Edwin Alcorn
City Clerk

[Signature]
23rd July 1857

A Special Meeting of the Municipal Council of the Village of St. Catherine was held at the Council Chambers on Monday Evening, July 23rd 1857 at 8 o'clock for the purpose of receiving tenders, awarding contracts, and other business in connection with the desire to be done under by-law 37 respecting the construction of St. Catherine's Church.

Present:
The Mayor, Thomas Letter Pepl and Councillors: John Lightfoot, Charles H. Banting, the last named Councillor being an interested party taken to speak in the business of the meeting; and the remaining Councillors constituted a quorum.
The meeting was read by the Mayor.

A Special Act of the Meeting
The Secretary reported that tenders had been received and addressed to each member of the Council on the 20th of July, and the tender notices were read. The tender for construction of St. Catherine's Church was as follows:

1st: D. Ueart
2nd: A. H. Kettson
3rd: W. F. Hines
4th: J. S. MacFadyen
5th: J. C. Allen

It was then moved by Councillor Thistle seconded by
July 25th, 1857

The Council then reported that the Bellefield
was not willing to accept, for the lands conveyed
from them, the terms of payment that the Collector had
at the last meeting of the Council and as such, to
offer him bond that he would accept the price
of the land in gold or in five years with
arrears of six per cent., that in view of his decision
of July 25th, 1857, the and the Mayor and
Councillor, that the Bellefield, the City and the Collector,
the city of tailor, having entered into an agreement of which
was that the Mayor had promised to lend
the Bellefield at five per cent. per annum until paid, and had the amount
annually. Could be paid in equal annual
installments of principal and interest, specified
over a period of three years, provided the Municipality was
able to raise the amount. The transfer was
satisfactory to their legal advice.

The Mayor, Collector, Secretary, and Council are
hereby authorized to carry out the above mentioned
arrangement with the City of the above mentioned.

Clerk

[Signatures]

Edwin Downey

Thos. Patton

Mayor

[Date] July 25th, 1857

[Seal]
August 1st 1887

The usual Thursday Meeting of the Municipal Council of the Village of St. John's, Antelope was held at the Council Chambers on Thursday Evening August 1st 1887 at 5 o'clock

Present
Thomas Patton Esq. Mayor & Councillors
C. Buleben & Hurley

The meeting
There not being a quorum present it was moved by Councillor Buleben seconded by Councillor Hurley. Resolved, That the meeting of this Council do stand adjourned until Thursday Evening the 4th August at 8 o'clock.

Chas. Patton
Mayor

Edgar Buleben
Secretary
August 1, 1887  

The adjourned general meeting of the Municipal Council of the Village of Cobalt, Ontario was held in the Council Chambers, Cobalt, Ontario on Thursday, June 3rd, 1887, at 8 o'clock.

Present:  


The Mayor reported that he had received a communication from the O.G. addressed on the 26th and a special notice advising them of the adjourned meeting.

The minutes of the previous meeting were read and adopted.

A letter was read from W. B. Burchill, the Manager of the City Theatre, Pembroke, dated July 8th, advising the Council that he would be prepared to lend the Municipality the necessary funds for the improvement of St. Catharines St. hill, should the same be considered to be necessary.

A letter was read from the Treasurer, W. E. Beattie, regarding the payment of the salary of the Clerk of the village.

A letter was also read from W. E. Beattie, the Auditor, enclosing the accounts of the village for the year 1886.

A letter was also read from W. B. Bell, Solicitor, enclosing a bill for legal services rendered.

A letter was also read from W. E. Beattie, the Auditor, enclosing a bill for legal services rendered.
The Secretary read a letter from Mr. B. J. English, enclosing bond for 500 pounds for loss of draft, damage sustained by the Conveyance, under and by the said Conveyance as Cancelled, with the notice that the Cancelled Conveyance was not to be considered a receipt of the letter, but to refer Mr. English to Mr. Hellyer.

During the day reported having Cancelled all deeds, acting for the County on the question of the right of the Corporation to build or occupy or any portion of the land lying between the North East Side of Queen's Lane and St. Cadmus Park, as in the former South East Side of St. Cadmus. I am, according to the homologated plans of the field, cancel all deeds, acting for the Corporation on the question of the right of the Corporation to build or occupy any portion of the land lying between the North East Side of Queen's Lane and St. Cadmus Park, as in the former South East Side of St. Cadmus. I am, according to the homologated plans of the field, cancel all deeds, acting for the Corporation on the question of the right of the Corporation to build or occupy any portion of the land lying between the North East Side of Queen's Lane and St. Cadmus Park, as in the former South East Side of St. Cadmus.
The question of changing the name of "Solam Avenue" has been considered. W. Chenery and W. Swan, officials before the Council, presented a petition signed by a majority of the residents of Solam Avenue, petitioning the Council to change the name. The Chief Clerk, in his opinion, favored the change of the petitioners. Upon this, and the council's motion moved, amended unanimously resolved to grant the prayer of the petitioners.

"New Victoria Street" had been completed by the Valentine and fully finished in the office of the Corporation, within the time specified by law that a regular notice had been given of such default. It was then moved by Councillor Anthony, seconded by Councillor Robson. The council had then adjourned to meet again on Monday the 23rd day of August, 1831 at 5 p.m. for several business of the morning. Resolving it necessary adjourning the last Valentia Street, and a notice of such adjournment meeting being given in the usual manner unless by advertisement in the "Vesta" and "Severn." A letter was then read from the Councillor Robson to some of the difficulties they had encountered in estimating the plans, performing their work in consequence of the absence of proper plans of the Municipality. Recommending the council to allow the office to become properly. The plans on which a fee was assessed to the several for the performance of great work. They also advised that a considerable number of plans had been corrected by former assessors, which would be available in case a new map of the whole Municipality was made.
They also called attention to the following facts:

1. That the Congregational House had acquired certain property at the upper end but on the side of Crescent Avenue that they had extended; that section down to the lower boundary of the property. It is acqured they closed up had portion of the street by erecting a fence hereof. This the volunteer is believed to be contrary to law.

2. That a street shown on the official plan running between the property of the Messrs. Albert F. W. Smith and an imagined by them as bordering included with the property. Acquired by the town, that in consequence of this they do not deem it their duty to make a separate assessment of the land covered by said street.

3. That they had adopted the same plan with a street shown lying between the properties of B. N. and the Messrs. O. A. but which street was not on the official plan.

A letter from the President of the F. D. Taylor Road Company, dated 30 July 1880, has been read. It states that about thirty feet were required to make the culverts at the corner of Crescent Avenue backed but on the Municipality has interected permits with the Company. The Corporation suffred the plans to the Road Company would assume the cost of laying in culverts. One motion in the matter was deferred for further information.
A letter dated 24th July was sent from the Secretary of the Committee of St. George's, Chiefly Berne, mentioning that the Committee had been informed of the recent efforts taken by the Abattoir. The letter stated that the Committee was aware of the situation and was prepared to assist in any manner possible, including providing any assistance that could be offered. The letter was signed by the Secretary of the Committee.

The letter from the Secretary of St. George's dated 24th July was forwarded to the Secretary of the Committee, mentioning that the Committee had been informed of the recent efforts taken by the Abattoir. The letter stated that the Committee was aware of the situation and was prepared to assist in any manner possible, including providing any assistance that could be offered. The letter was signed by the Secretary of the Committee.
The following accounts have been presented:

- Old Xeas 5th Aug. $41.95
- Lee 5th Aug. $12.50
- John Xeas 5th Aug. $150.00
- Abrams 15th July 20.00
- Thomas Eason 7th July 2.00
- A. Chambers 15th July 12.00
- James Smith 23rd July 16.75
- Mr. Smith 23rd July 90.35

Adjournment: The Council has adjourned to meet on the 25th Aug. at 5 pm.

Clerk: J. T. Simpson

12th August 1887

Edward Hannon

Secretary

This Page
22nd August 1857

An Adjourned General Meeting of the Manchester City Council of the City of Manchester was held at the Council Chamber at 8 o'clock on Monday evening the 22nd August 1857 at 8 o'clock pursuant to adjournment of a special meeting addressed to each member of the Council.

Present

The Mayor, Thomas Nutton Esq. and couches Councillors, Robert Ashton and John Ashton, consisting of quorum of said Council under the presidency of the Mayor.

The Assistant Secretary proceeded to read the order
1st The Air Volunteer Roll as duly sworn by the Johnston and Clowes, Robert, John, Joseph, Underwood and Abraham, William, Johnston.
2nd The Return of the Police officers of both the Manchester had been duly sworn.
3rd The Return of Police officers of that the 5th August 1857 in the office of the Corporation on the same day.
4th The Return of Police officers of both the 22nd August 1857 having been duly sworn.
5th A notice received from the Mayor of an advertisement which had appeared from time to time in the 'Stanhope' stating that there had been an advertisement stating the fact that the defendant of the Volunteer Roll in his office of the Corporation files of the resolution of the Council.

An Accepted notice to be posted on the volunter.

The Corporation...
April 22, 1854

Council to meet at the Council chamber tonight for the purpose of examining trenches and necessary
alterations in the Volunteers' Hall.

The Mayor then stated that the Council had only
to hear and consider any representations who had
any representations to make respecting the Volunteers
Hall, as it affected his property.

W. T. Smith then stated that as president he would not
make a complaint but rather ask for an explanation
in regard to the function of his property placed in
the Hall as "a nuisance.

In reply, the Mayor stated that there was a street
on the official plan lying between the property of
Mr. Smith and the Volunteers' Hall, the ownership of which
has been claimed by Mr. Smith. He hoped
that as a consequence of
the Volunteers' Hall, it should be made a subject of an instant on the Red
as a nuisance.

A formal discussion then ensued, after which
W. T. Smith and Mr. Smith then presented a petition praying for the removal
of the Volunteers' Hall, numbered 790, 795 A, 799 and 799 A, be struck out and
has the Volunteers' Hall numbered 790, 795 A, 799 A, be reduced to the extent of one-fourth thereof.

W. T. Smith then stated that he was unable to present such a statement,
of whom I have honor to be Secretary, the Hon. Mr. of Councils A. A. Autolish, Seconded by
Council President, having unanimously resolved to
repeat for the consideration of the Council of W. Smith
of the Rensselaer, with unanimous concurrence.

W. T. Smith, Seconded.

W. T. Smith then read a letter to the Council.
Completing of issue valuation of lien personal property

Complaint by citizen of city of property

Complaint had year at $1,700.00 and

Home valued at $2,000.00. On behalf of the

Mrs. B. W. G. Taylor and Mrs. A. T. Taylor, he also object

of the valuation of lien property as being excessive.

The valuer then explained by particulars of the

Assessment of lien personal property, which was

considered by the Council as satisfactory. The

Valuations remained the same for

The valuer, C. A. Washington, moved seconds

by C. A. Washington. The valuations placed

by the valuer on the property of Mrs. B. W. Taylor,

Mrs. W. B. Taylor. The $1,000.00 had been

allowed to remain. Carried unanimously.

The $500.00 offered before the Council

Complaint of lien valuation of property.

left, consideration of the various phases of the

case it was moved by C. A. Washington

seconded by C. A. Washington that the

valuation will be amended in item number 154, 155, 156

on the charge so that the valuation of 29 percent

of land will be reduced number 221 the property of

the owner at $1,000.00 be charged from the valuation of $1,000.00

$1,900.00 moved a amendment by C. A. Washington,

seconded by C. A. Washington that the valuation of the

property in question by Contract 221 be charged from

the valuation of $1,900.00 to $1,800.00. The amendment

was carried on the casting vote of the Mayor.

The valuer had a letter from Messrs. Green &

Atwood respecting the valuation of lien property

plot had been charged with the land paid to it. Atwood's theatre and railway

of the

Norris allowance had not been made for the

damage done to the lien personal property in

Consequence of the railway running through it.

Dr. Nelson
Aug 22 37

On motion the roads are left open for future
Consideration the Secretary has instructed to
obtain from the Queen Offices a plan showing the road property and the reading

The Secretary has had a letter from Mr. Woodworth
asking that the Consideration of the road was as far
as it affected the property owned by him and partly
by N.B. Rogers, that he left over until after
the reading. He further objects to the and taking
exception to the Colchester Road as illegally and
further objects that if objection be all proceeding
being taken at the meeting of the Improvement
and Colchester until the letter was
had in for future Consideration.

On motion the Council adjourned, and met
again on Tuesday Evening the 23rd instant at
 unlocked place.

C.C. Antonio
23 August 1887

Alonzo Hance
Mayor

Adjourned Secretary, I. L. H.
August 23rd, 1887.

An Adjourned General Meeting of the Trustees of the Village of Chatsworth was held pursuant to adjournment at the Council Chambers, Chatsworth, the Tuesday Evening the 23rd August (1887).

Present

The Mayor, Thomas Paton Esq., and Councillor Arch. Greenhill, Hutchinson, Hutchinson and Elling, constituting a quorum of said Council under the presidency of the Mayor.

The Minutes of the previous session were read and on motion confirmed.

Councillor Arch. reported that he and Fred. Prestons Smith had agreed to the boundary dispute between St. Henry. Thus, unmercifully, the condition of which was the bane of the complaint made by Councillor Arch. that he had undertaken. W. Smith to act as Council with he & St. Henry and vote on it, he refused.

The Decision of the 1st Valuation Roll was discussed. The first case receiving the attention of the Council being that of W. G. South. The motion was put by the Clerk. The second case was that of W. South. The motion was left until Council of the 22. Said to be passed when by the Council failed to pass two seasons, all houses under present operations as said complaint. A very brief and full discussion of the 1st case was passed, from which it appeared that the Valuation had acted fairly.

Heads by W. South. The move motion and the following resolutions were carried unanimously.

Moved by Councillor A. C. Hutchinson seconded.

by Councillor...
by Councillor Ward. That as appears by the return of the Valuation they were not all to remain, to shewing his property descript in the roll under the number 770,776,776 A, 777 A and which was entered as "Antevarum." That it appears from the sealed statement and Explanatory given by Mr. Smith in the vesting of the Council held last night that his said property belonging to Mr. Smith and the Munro Masters, the Council do now instruct the secretary to sign and WT. Smith to inform the Council what proportion he and the Munro Masters have in said property. He further states Mr. Smith will do no more except read in conformity with Article 7455 of the Munro Code.

Marred by Councillor Greasby because by Councillor Rhind that the Council appended of the Valuation of the property belonging to WT. Smith to the Munro Masters as well as his property entered in the Roll as "Antevarum" under the number 770,776,776 A and 777 A

The complaint of Messrs. Green & Wright was been taken up when it was signed by Councillor Hutchinson, seconded by Councillor Hutchinson that the whole matter be referred to the Valuator to report at the next meeting. Carried.

Captain Rayner has addressed the Council on the question of the Corporation acquiring the Avenue known as "Craufurd Avenue." In reply he was informed that the whole matter of acquiring the streets was already in the consideration of the Council.

A direct examination of the last Valuation Roll was then presented such as for the 15th of the 15th for the Valuation of Councillor A. Hutchinson seconded by Councillor Greasby the following amendment to the Roll was made.
Aug 23d 87

was made.

As 39 on the Roll was amended to Read
"Frank E. Clearly" instead of "Frank B. Clearly.
As 144 on the Roll as "Unenrolled" was amended to
read as item "Caroline Maria Hayman" wife
of John Hayman.

As 150 on the Roll was amended to Read as
"Michael Halberg" as owner instead of
"Michael Kelly".

As 103 on the Roll was amended to Read as
"Frank E. Clearly" as owner instead of
"Frank B. Clearly.

As 109 on the Roll was amended by deleting the
Name of F. L. Brown as owner of Subdivision
9 of Cadastre 220 and substituting the
following:

"W. 109, Francis Morgan, owner of Subdivision
9 of Cadastre 220, 6482 feet, valuation $4500.
W. 109 A, George L. Brown, owner of Subdivision
3 of Cadastre 220, 6797 feet, valuation $4900.
W. 119 + 120 on the Roll was amended, by changing the
Name of Francis Salas as owner of Subdivision
3 of Cadastre 220, making the valuation $4500
and the area 100984 feet, instead of a valuation
of $4900 and an area of 107721 feet,
and inserted under the 120 A Joseph Regan
as owner of subdivision 3 of Cadastre
220 at a valuation of $470 and area 6797 feet.

W. 116 on the Roll was amended to Read as
"Frederick J. Elliott" instead of "Frank E. Elliott".

Adjourned

A motion to adjourn was made to meet again
on Wednesday evening, the 24th day of August 1887,
at the usual time and place.

Edwin \\
Assistant Clerk
Mayor

Thos. Patterson

Secretary
An adjourned General Meeting of the Municipal Council of the Village of Ireland Antonio was held at the Council Chamber in said Village on Wednesday Evening the 27th August 1889 at 8 o'clock pursuant to adjournment.

PRESIDENT

The Mayor, Thomas Mullin, Esq., and Councillors
John Mahon, Arthur G. O'Sullivan, & W. W. Grady, Co-
stituting a quorum of said Council under
the presidency of the Mayor.

MINUTES

The Minutes of the foregoing Session were read
and on Motion confirmed.

The Secretary read a letter from W. A. G. O'Sullivan,
Attorney for W. W. Grady, the Municipal Act.

1st That the Municipal Act and the South West part of
lot 235 be sold to Joseph Mullin and subject
the said real estate to the claim of Robert Finnerty.

2nd That the South East part of the said
lot also subject to Councillor Finnerty.

3rd That the Municipal Act and the South part of
lot 235 be bought by the said firm.

4th That the Municipal Act and the South part of
lot 235 be bought by the said firm.

5th That the Municipal Act and the South part of
lot 235 be bought by the said firm.

6th That the Municipal Act and the South part of
lot 235 be bought by the said firm.

7th That the Municipal Act and the South part of
lot 235 be bought by the said firm.

The above resolution was moved by
Councillor Finnerty, seconded by Councillor O'Sullivan,
and carried.

The following Amendment be made to the
Victorian Act:

To 775 on the south to be amended by Emming the words
"Provisions Act."
Aug. 24. 94.

[Handwritten text in Latin script, which appears to be a legal document or record. Text not legible enough for accurate transcription.]
An additional Council meeting of the Municipal Council was prorogued by dispensation, held at the Council Chambers, Col. Street, on Thursday evening the 25th day of August, 1887, at 8 o'clock.

**Present**

The Mayor, Hon. Peter Cogswell, and Councillor Anthynias, Ward, Annesley, & Hutchins, constituted a quorum of said Council under the presidency of the Mayor.

The minutes of the previous session were read and on motion confirmed.

**Resolution Read**

The resolution of the Hon. Col. Thomas Hall was then presented and the following amendment made, viz., unanimously carried, moved by Councillor Anthynias, seconded by Councillor Anthynias:

W. 646. On the Roll be amended so that the valuation of 10 acres of Cadastre 884, Frank Elliot owner be $700, instead of $570.

W. 647. On the Roll be amended so that the valuation of 15 acres of Cadastre 884, J. M. Anderson owner, be $8,000, instead of $4,700.

moved by Councillor Anthynias, seconded by Councillor Anthynias that:

W. 663. On the Roll be amended by reducing the valuation of 10 acres, R. H. Anderson owner, from $4,600 to $3,700. and the area from 15 acres, J. M. Anderson owner, to 10 acres, 15 acres, and inverting same in the Roll under the cadastre of 10 acres.

W. 673. On the Roll be amended by reducing the valuation of 8 acres, J. M. Anderson owner, of Cadastre 884, at a valuation of $8,000.

W. 672. On the Roll be amended by reducing the valuation of 3 acres, J. M. Anderson owner, of Cadastre 884, at a valuation of $6,900.
owners from $39000 to $26200 and the area from all 13 acres to 11 acres and 90 parcels and mention that Roll under W 693 A the Athlete and Canal Railroad Co. is owner of 1 acre 25 parcels of 1/4 of Cadastre 941 and at a valuation of $6500.

That W 660 on the Roll be amended by reducing the valuation of that division 66 of Cadastre 374, Edward Evans, owner, from $24000 to $18000.

That W 684 on the Roll be amended by reducing the valuation of Cadastre 1941, William B. Kern, owner, from $9000 to $8000.

That W 707, 709 on the Roll be amended by reducing the valuation of Cadastre 741, C. W. Huntz and Moses Davis, owners from $10200 to $10000.

That W 713 on the Roll be amended by altering the valuation of pt of Cadastre 1632, James Huy, owner, from $1500 to $2000.

That, adding to the description the words "Building," That W 1180, 1481 on the Roll be amended by altering the valuation of said divisions 2H. 12A, 13A, 14, 15, 16, 17 of Cadastre 374, A. W. Indonesian & others, owners, from $8100 to $4000.

and the area from 85470 feet to 87774 feet.

W 165 on the Roll be amended by altering the area of Cadastre 298, "Grey Huns" owners, from "about 12600 feet to about 12500 feet, and the valuation thereof to be $23,850 instead of $24,600.

W 351 on the Roll be amended by altering the area of Cadastre 303, "Grey Huns" owners, from 20500 feet to 15700 feet.
Aug. 25, 94

To 15,700 feet and the value thereof from $1,450.00 to $1,660.00.

W. 352 on the Roll be amended by altering the areas of Cadastral 3074, Greg Hans Orms, from 21,400 feet to 44,200 feet and the value thereof from $4,700.00 to $34,400.00.

W. 454 on the Roll be amended by altering the areas of Cadastral 3626, E. De Bellfuille, from 22,136 feet to 26,186 feet and the value thereof from $5,810.00 to $32,800.00.

W. 455 on the Roll be amended by altering the areas of Cadastral 3660, E. De Bellfuille, from 23,491 feet to 19,820 feet and the value thereof from $9,350.00 to $70,800.00.

The Council then expressed its satisfaction at the very able manner in which the Valuer had performed his duties and on motion of Councillor Board, seconded by Councillor Hutchinson it was resolved that the Valuation Roll as now amended be adopted and re-adapted.

Adjourned. On motion the Council adjourned.

C. L. Antonia
25th Aug. 1894

Eden Hansor
Asst. Secretary-Treasurer

Chris Patton
Mayor

Secretary
The annual monthly meeting of the Municipal Council of the City of St. Anthony was held at the Council Chambers of St. Anthony on the evening of Monday the 6th day of September 1887 at 8 o'clock.

Present
The Mayor, Thomas McElrath, and Councillor W. Hutchison, A. Hutchison, MacDonald and Balmer Constitutional a quorum of said Council under the presidency of the Mayor.

The Minutes of the previous meeting were read and on motion adopted.

The Secretary read a letter from Mr. Brown of St. P. 3rd St. proposing his opinion as to the advisability of acquiring the street & the Municipality by the power of recording them. A General discussion then followed as to the advisability of taking over all the roads and streets in the Municipality and recording them at the General Council when it was moved by Councillor A. Hutchison seconded by Councillor W. Hutchison that the Secretary be asked to draw up a plan and ask for estimate for surveying the following streets for the purpose of recording them:

1. St. Catherine St. from City limits to Clarke Avenue
2. Dorchester St. from Greene Avenue to Metalhurst Street
3. Macdonald Avenue to Victoria Avenue
4. A. Avenue
5. Olive Avenue
6. Clarke Avenue
7. Landis Avenue
8. Mountain Avenue
9. Greene Avenue from Col. St. Anthony Park Road

Carried

Carried
of date, the 3rd Sept. 1877, and being his opinion in
reference to the action of the Corporation in closing
of the upper part of Catherwood Avenue. The opinion
was that of the part of the same now closed off has
been open to the public for ten years without objection
by any so right to close the street. The
Corporation gave his opinion that if the land in question originally
belonged to the Corporation the land had been sold by
the corporation and it was recommended to them
then it could be liable to taxation but if acquired
for the first time under the terms of Art. 92, Sub. 3
of the Main. And it would not be liable. Further that
his opinion is now before the Court involved doubts
to be decided. The Secretary has been instructed
to ascertain whether he has received a question by Elisha M.
204. 205. 211 17th St., originally belonging to the Corporation
line 6 of the latter a question had been open behind
Catherwood for over four years.

The Secretary then read a letter from Mr. Bently of
date, the 3rd Sept. being his opinion on the right of the
Corporation with the V. Staff of land, appropriated to the
buttery, of the old ordnance of Catherwood & below land
first known have lying to the hand of the said
V. Staff, the part of which now that the Corporation could
sell to the V. Staff but that the Corporation could not sell
that part of Catherwood lane behind the location of all
the property owners owning property fronting on the
said lane. It was then moved by Councillor Hutchins
devised by Councillor Macfarlane & moved that
the Secretary obtain a plan from W. Rich & during
the front area of land to which the said to be sold to the property
owners fronting on becoming lane and opposite their respective
property. Councillor Hutchins says promised
that as soon as this plan was obtained he would hold
a meeting of the property owners in question for the
purpose of making a joint arrangement to purchase the


The Secretary read a letter from the Secretary of the Council of St. Anne's concerning receipt of the letter sent by order of the Council in reference to what is known as the Allottee Revenue. The letter asked for the field.

The Secretary read a letter from a Mr. Alexander Complaining of the insufficiency of lamps on the upper floor of Rathmines Avenue. The Secretary was authorized to acknowledge receipt of the letter and advise Mr. Harris that he would be home the next day in the matter of arranging the lamps in the room.

The Secretary read a letter from Messrs. McGuire & Stevenson calling the attention of the Council to the necessity of taking some action in the matter of Cirs Plto. A general discussion then ensued in reference to the advisability of removing the fence, making an arrangement with some one person to perform the work of cleaning Cirs Plto or a definite figure being given to Cirs Plto. The Committee recorder by Councillor McKeown. The Secretary then instructed to write a letter to Mr. Harris, asking him what he would charge for cleaning Cirs Plto, both inside and outside.

Account

The following account was then passed.
and ordered to be paid

7. Mentel August 25 111 50 C. Hinton 2nd Aug 10 50
8. Frederick Smith 10 Aug 19 25 25 18 34
10. John Keen 1st Sep 18 50 2nd Sep 50 1st Oct 10 50
11. Garnett Oct 11 10 10 10 10 10
12. Frederick Richardson 4 for Volunteers 10
13. South Bell 10 10 15
14. Volunteers $50 15
15. Volunteers 5 5 5 5 5 5 5 5
16. C. Langton 1st Sep 41 5
17. Maurice Graham June 8 230 0 July 9 112 20
18. June 8 230 0 July 9 112 20
19. Adjourned

C. R. Antone
5 Sept 1872

Edwin Hanson
Assistant Secretary

Thomas Patton
1st Secy.
Oct 2, 54

The usual Monthly Meeting of the Municipal Council of the Villages of Cape St. John and Anvers was held at the Council Chambers, Cape St. John, on Monday evening 3rd of Oct.

Present

Mr. McColloch, Chair, Mr. LeBlanc, Clerk, Mr. LeBlanc, Solicitor, and Mr. LeMarchand, Solicitor, constituted the Panel of the Council under the presidency of the Mayor.

The minutes of the previous session were read and on motion confirmed.

By minutes; Notice was given that the health committee to the minutes of the Council, meeting Council, issued a notice to this effect.

The Mayor of the Village of Cape St. John, Mr. LeBlanc, was appointed to the position of Chairman of the Village, 80.

Carried.

Mr. LeBlanc called attention to the Middle of November, 80.

The Clerkess reported that all letters had been mailed to the subscribers who had declined to attend, and letters were sent to the subscription committee of the Society to be sent.

The motion by Mr. O'Brien and Mr. LeBlanc was carried.

Mr. LeBlanc read the minutes of the previous session, being the twenty-sixth of October.

The Council adjourned.

Mr. LeBlanc stated that the health committee, with Mr. LeMarchand, had been called on according to the instructions of the Council.
2nd Council Meeting

Mr. W. J. Widholt presented the Council, and stated his objections to the\nMotion of C. H. Wide and C. J. W. Balmer.

The Meeting was adjourned to 10 A.M. Council Meeting.

A motion was submitted to the Second Council.

The motion was referred to the Council and that the\n
Mr. W. J. Widholt submitted a plan prepared by Mr. Stirk showing the\nCouncil and that the\n
A letter was submitted from Mr. De Vries, asking the\nCouncil to send him his account in full, as of before the ground
Oct. 3, 1857

A memorial was laid before the Legislative Assembly of the Colony of Canada, praying for the establishment of a Public Health Department, and for the appointment of a Medical Officer of Health, to be employed in the control of diseases and the prevention of contagious diseases. The memorial was referred to the Committee of Supply, and the report of the committee was adopted.

The following is a list of the amounts spent on the Public Health Department:

- Medical Officer of Health: $1,200.00
- Administration: $2,000.00
- Contagious Diseases: $500.00
- Law Costs: $250.00
- Wages and Salaries: $250.00
- Totals for 1856: $2,855.00

The report of the Medical Officer of Health for the year 1856 is as follows:

- 5 miles
- 10 miles

The report was signed by the Medical Officer of Health, and the committee recommended its adoption.

By order of the Collector of Revenue, the following amounts were paid out:

- October 3, 1857: $2,855.00

The Collector of Revenue is directed to keep a detailed account of all the money received.

By order of the Collector of Revenue, the amount of $2,855.00 was paid out to the Collector of Revenue for the year 1856.
4th Sep 40

The following Account was then ordered to be paid:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Barry</td>
<td>192.68</td>
<td></td>
</tr>
<tr>
<td>John Barlow</td>
<td>150.00</td>
<td>do do</td>
</tr>
<tr>
<td>John Barlow</td>
<td>12.30</td>
<td>do do</td>
</tr>
<tr>
<td>John Barry</td>
<td>12.30</td>
<td>do do</td>
</tr>
<tr>
<td>John Barry</td>
<td>18.62</td>
<td>do do</td>
</tr>
<tr>
<td>John Barry</td>
<td>5.00</td>
<td>do do</td>
</tr>
<tr>
<td>John Barry</td>
<td>5.00</td>
<td>do do</td>
</tr>
<tr>
<td>Michael Smith</td>
<td>150.00</td>
<td>do do</td>
</tr>
<tr>
<td>Michael Smith</td>
<td>150.00</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>15.15</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>25.20</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>15.15</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>25.20</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>15.15</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>25.20</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>15.15</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>25.20</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>15.15</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>25.20</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>15.15</td>
<td>do do</td>
</tr>
<tr>
<td>John Smith</td>
<td>25.20</td>
<td>do do</td>
</tr>
</tbody>
</table>

Attest:

Thos. R. Lyon

Post Office

Address:

Mr. John Smith, 123 Main St., Anytown, USA.
Oct. 3, 87

A Special Meeting of the Municipal Council of the City of San Antonio was held of the Council chambers at 6th and St. Antonio on Monday, Oct. 3, 87.

For the purpose of approving the first levy prepared according to law.

Present:
[Names of council members listed]


Alderman under the presidency of the Mayor.

Also, the City Clerk submitted the printed list of Special Notice addressed to each councilman, stating the said special meeting.

The City Clerk called the roll of the council and submitted the first levy as prepared according to law.

The said first levy was introduced and on motion of Ald. J. H. Antichow, 1st Ward, J. H. Antichow, 4th Ward, to be referred.

Chas. H. Wood,
Ald. 2nd Ward
30th of Oct. 87

J. H. Antichow,
[Signature]
An Additional Council Meeting of the Municipal Council of the Village of [Village Name] was held at the Council Chambers at [Date] for the purpose of honoring the Council Members. The following Council Members were in attendance:

- [Council Member 1]
- [Council Member 2]
- [Council Member 3]
- [Council Member 4]
- [Council Member 5]

The meeting was called to order by the Mayor, who read the minutes of the last meeting. The Council Members then proceeded to discuss various items on the agenda:

1. Review and approval of the previous meeting's minutes
2. Consideration of new business
3. Approval of the budget for the upcoming fiscal year
4. Discussion of the upcoming municipal project
5. Appointment of a new committee

The meeting adjourned at [Time] with the next meeting scheduled for [Date].
Mord of Cwm. Mitchell

end of Cwm. McConnell had arrived
That is to bring of the "Stable 17" that as Mordly

Amed Williams. As and "read" ready received back and the
proportion of the portion of the land. Really right-handed
under. If now 15.55 to Mord and Mordly mentioned
It had the same and fully authenticated. To accept the same
that the condition that the said property holds pay to

not of the said money

and. Mordly Mitchell & Co. interested next 15th. no 1st
in the present proceedings as actually owned

Mord of Cwm. A. Mitchell's part, of land. Mitchell

and Amed

who to Mr. Giamma and continued to instruct.
Mr. Giamma and told to present an event of representatives.

Robert Reade arrived and "read" ready for the purchase of
the proportion of the land. And partly due to the said thing
And told Andy Mitchell & Co. had a committee to
advise and the said chamber

Cwm. Mitchell moved Cwm. Mitchell part and

nearly

Mr. Giamma mentioned Cwm. Mitchell part and

nearly

that to the mean and checked in his contract he
and continued to advise on his behalf as good as a

Mord of McConnell A. McConnell and 

Belletrude

of which he might think. And found the land of sale payable
to know in virtue of the land of sale mentioned 5 by

Mr. Giamma and so 15.75 & said 15th to 15th month. And the said the land of

Belletrude and manner and handed in the name of his

Commission.

The following accounts are made and reported as

Mr. Giamma & Cwm. Mitchell Co. 250.25
Mr. Giamma 15.75 7th month 109.50
A. McConnell & Co. 75 2nd month 75.00
A. McConnell & Co. 90 2nd month 90.00
01 24 59
Account

Account
Abanted 5 yrs 1 44

John Adams 34.

Mr. Hottin, to omit, admitted.

Col. G. Horton,
24 July 1889

This Pattern

Chas. A.奥地，
Secretary.

The usual Ordinary Meeting of the Municipal Council of the Village of City Sandy Antonio was held at the Council Chamber City Sandy Antonio on Monday Evening the 7th November 1859 at 8.30.

Present

Mr. William Skinner, Esq., and Committee. Colonel

Committee, Mr. John W. Mitchell, Mr. Melville, Mr. Paterson.

Conducting the business of said Council under the provisions of the 14th

The Meeting of the previous evening was continued.

C. Caldecott, Esq., P. Caldecott, and P. West

As the business connected with the Purchase of Mr. C. L. Jeffries' or the Hay Market, and with the business connected with the new breed of the Council.

Mr. N. W. Caldecott, also presented a communication from Mr. Frank D. Mitchell, his friend,杨幂 expressed in his letter of the 2nd Oct., I. 11, stating that Mr. N. W. Mitchell had received the Council's notice of not taking to the short-hand sale of the Council of the Hay Market

M. Powys, of Sandy, submitted a resolution for the sale of the land previously reserved for a public park, and for a public library, and for the purchase of the lands and buildings, the sale of which was ordered at the last meeting of the Council. It was resolved that the purchase shall be made to the Council.

Chief of Police

Verdict Record of

As the previous evening, submitted to communication from Mr. Smith.

But also the information from Mr. Farmer, P. T. E. took the steps to be taken on the part of the Council and was indicated. It was decided at the meeting of the Council of Sandy.

Mr. Smith also stated that his interests were later.
Nov. 5th 1854

First Record

Comm. J.S. Anthony related further to the matter of the "Brockman" & "Lovel"

Artillery Boats

Liability

A letter was submitted from Mr. Fearing asking the Board to entreat the County and its county agents to be subject to the Road Committee

Resolution of Comm. McAllister and of Comm. Osburn and Stockwell

That the draft of the \[\text{unreadable}\] has been accepted and will be communicated to the County Co. which will have the duty of the Municipality with the said draft subject to the judgment of the Monitoring Co. It shall be not limited to 1/2 for 2 years.

1. That the rental at Lomax be limited to 1/2 for 2 years.
2. That the contract be for 1 term of 5 years.
3. That the said rights be ready to be used within 6 months of 1/2 term from the date of the agreement and that the Road Committee of said Municipality be the Committee to conclude the responsibility and to see the Lomax
A deputation was introduced to the board from South Carolina. The deputation presented its petition to the board at a special meeting held at 2 p.m. on Tuesday, 4th November, 1887. Mr. A. C. Smith, Agent of the New England Railway Company, spoke on the subject of the proposed extension of the railway. The report was referred to the committee on transportation for consideration.

Account

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>17th Nov.</td>
<td>£1,234</td>
</tr>
<tr>
<td>18th Nov.</td>
<td>£2,345</td>
</tr>
<tr>
<td>19th Nov.</td>
<td>£3,456</td>
</tr>
<tr>
<td>20th Nov.</td>
<td>£4,567</td>
</tr>
<tr>
<td>21st Nov.</td>
<td>£5,678</td>
</tr>
</tbody>
</table>

Adoption

Mr. A. C. Smith's motion to adopt the report was adopted.

Cable from San Antonio

1st Nov. 87

Pete Patton, Agent

Copy

Mr. W. Smith, Agent.
December 54

The annual Meeting of the Municipal Council of the Municipality of Nelson which was held at the Council Chambers on the 10th day of November
Present

Major Appleton for Council of Nelson

Major Appleton stated that he was nominated at the last Regular Meeting of Council to fill the vacancy caused by the resignation of the member who was appointed to the position of

The Minutes of the previous meeting were read and approved.

The Committee to inspect the new water supply was discussed.

Committee to inspect

Mr. Robinson of Council of Nelson

Mr. Robinson left the Council of Nelson.

The Committee appointed to inspect the new water supply had not yet reported.

Committee to inspect

Mr. Johnson of Council of Nelson

Mr. Johnson reported that the water supply was satisfactory.

Council of Nelson took no part in the proceedings of the Council.
The Mayor stated that he had written to the City Clerk inviting the City Council to consider the addition of a Central Location of the Central Park. A motion from Councilman J. W. Mitchell was seconded by Councilman B. W. Smith that the Mayor be instructed to have the City Council call a special meeting for Monday afternoon. The Mayor also reported that the Council had voted to authorize the Mayor to negotiate with the City Council for the purchase of a portion of the property of the Central Park.

The Council authorized the Mayor to proceed with negotiations for the purchase of a portion of the property of the Central Park.

The Mayor reported that the Board of Education had adopted the following resolution:

1. The Board of Education had adopted a resolution to authorize the Mayor to negotiate with the City Council for the purchase of a portion of the property of the Central Park.

2. The Mayor had been instructed to notify the City Council of the action taken.

The Mayor stated that he had written to the City Council inviting them to consider the addition of a Central Location of the Central Park. A motion from Councilman J. W. Mitchell was seconded by Councilman B. W. Smith that the Mayor be instructed to have the City Council call a special meeting for Monday afternoon. The Mayor also reported that the Council had voted to authorize the Mayor to negotiate with the City Council for the purchase of a portion of the property of the Central Park.

The Council authorized the Mayor to proceed with negotiations for the purchase of a portion of the property of the Central Park.

The Mayor reported that the Board of Education had adopted the following resolution:

1. The Board of Education had adopted a resolution to authorize the Mayor to negotiate with the City Council for the purchase of a portion of the property of the Central Park.

2. The Mayor had been instructed to notify the City Council of the action taken.

Mr. Chief submitted the Auditor's report stating that the financial statements of receipts and expenditures of the company for the year ending 31st Dec. 1877 for the current business of the affairs of the corporation.

Resolved, the report submitted by the Auditor be adopted.

Mr. Chief, submitted his report to the Company and to date:

1877: 9271.96
1878: 9271.96
1879: 1407.35
1880: 155.25
1881: 0.48
Total: 11344.33

Adopted.

Mr. Chief, submitted by Com. Macdonald and secondee by Com. Macdonald that the Auditor's Report was verified and adopted.

Mr. Chief, submitted the minutes of the Meeting of the Company on Monday, April 1877.

...
5. 13. 54

A petition was presented from Thomas Connell and
Wm. Theiron on behalf of the Petitioners, and granted, allowing
the petitioners to plant any biscuit 11th of the said 12th date
by the said T. Hamilton.

A. Connell, Chairman.

The following Account was recorded and ordered to be paid:
- """'Calico 25""' 30 cts.
- """'Madder 25""' 25 cts.
- """'Madder 18""' 10 cts.
- """'Flax 24""' 25 cts.
- """'Madder 20""' 30 cts.
- """'Madder 17""' 25 cts.
- """'Madder 18""' 25 cts.
- """'Madder 20""' 30 cts.
- """'Madder 20""' 30 cts.
- """'Madder 20""' 30 cts.
- """'Madder 20""' 30 cts.

The motion of the Council adjourned.

Thos. Patton, Mayor.

Chas. A. Hamilton, Clerk.
A Communication was submitted from Mr. W. excited public feeling that the plans should be adopted to build the {illegible} of the San Antonio system of electric light and power by the City Council of the {illegible} of San Antonio to consider the advisability of \[\text{illegible}\] on the plan hereinafter.

On Motion the Communication was referred to a Committee composed of {illegible} with power to report the action of the Council to the Mayor as soon as possible.

T. Patton

[Signature]

Mr. La. Hambly

[Signature]
3 January 1888

The annual Monthly Meeting of the Municipal Council of the Village of City Ward Antonia was held at 9:00 a.m. on Monday January 3rd, 1888 at the City Hall.

Present

Mr. Mayor, CHANCELLOR LEWIS, and COUNCILMAN MASON, COUNCILMAN MCINTOSH, and COUNCILMAN DOUGLAS, of said Council present. The President of the Mayor.

The Minutes of the previous meeting were read and on motion adopted.

E. C. CHANCELLOR, J. W. SOLOMON, S. M. MASON

This Committee reported that the $1,000 bond had been paid into the hands of the Chancellor, and that 49 1/2 of the land had already been paid.

The Mayor domiciled, presented a blank document for the execution of the contract and the payment of the $1,000 by the City. The balance of the amount due is to be paid.

Respectfully submitted,

J. W. SOLOMON, S. M. MASON

Not being a blank agreement for the execution of the contract, the bond is hereby allowed and that the Mayor and City Council be bound by and authorized to enter into an agreement on behalf of the Corporation.

E. C. CHANCELLOR, Mayor

Municipal Election

Notice is hereby given that the Municipal Election in the City Ward Antonia will be held on the second Monday of January next of the next.
My Lord, Dr. Hutchison, Secretary of the Canada Company, and other
lawyers present, authorized the Council to purchase land in the
province of Canada, and to negotiate with the Indian
tribes for the purchase of land for the purpose of
building a line of steamboats on and near the
Ottawa River, and to negotiate with the
American government for the purchase of
land in the United States.

The Council was directed to
purchase land in the vicinity of
Ottawa, and to negotiate with the
Indians for the purchase of
land for the purpose of
building a line of steamboats.

The Council was also directed to
purchase land in the United States for
the purpose of building a line of steamboats.

The Council was instructed to
negotiate with the Canadian
Indians for the purchase of
land in the vicinity of
Ottawa, and to negotiate with the
American government for the purchase of
land in the United States for
the purpose of building a line of steamboats.

The Council was also instructed to
direct the steamboats to the
waters of the
Ottawa River, and to
negotiate with the
Indians for the purchase of
land in the vicinity of
Ottawa, and to
negotiate with the
American government for the purchase of
land in the United States for
the purpose of building a line of steamboats.
2nd January 1888

Mr. W. A. A.

A Communication was received from the Montreal Amateurs Athletic Association pitting the fact that they had doubts regarding the site of the Association's stadium, requesting that the site be located and that future meetings be held at that site. It was agreed to discuss the matter with Mr. C. A. H. and that an address be sent to the Council to start the proceedings.

Mathew of the Committee stated that the matter was still up for discussion and that a decision would be made as soon as possible.

Motion of Mr. Mathew of the Committee.

Mathew of the Committee.

That the Committee of the Montreal Roads be requested to report on the proposed road linking the two major towns.

Mr. Mathew of the Committee.

That the Committee of the Montreal Roads be requested to report on the proposed road linking the two major towns.

Sunday 3rd

A Communication was received from the Board of Education regarding the need for additional funds to face the current financial difficulties.

Motion of Mr. Mathew of the Committee.

That the Committee of the Montreal Roads be requested to report on the proposed road linking the two major towns.

End of

Minutes Book
January 1888

The following Accounts were paid:

- Feb. Court Bill, $20.00
- Mar. Court Bill, $20.00
- Jul. Court Bill, $20.00
- Apr. Court Bill, $20.00
- Jul. Court Bill, $20.00
- Oct. Court Bill, $20.00
- Jul. Court Bill, $20.00
- Sep. Court Bill, $20.00
- Nov. Court Bill, $20.00
- Dec. Court Bill, $20.00

Accountant:

On motion the funds were paid.

L. L. Smith, Attorney
2d Day 1888

Chas. T. Gardner
Fed. Clerk

Chas. W. Smith
Fed. Clerk
April 1885

Meeting at the office of Dr. John R. Telford, Justice of the Peace, and Recorder of the City of Ontario.

Mayor at the call of the Municipal Council, held on the 10th of April, 1885, at the Municipal Hall, City of Ontario, to choose the Mayor of the City of Ontario.

At the request of the Mayor, the Recorder offered the nomination of Mr. Smith for the office of Mayor, and upon motion the nomination was made and the same was accepted.

Mr. Smith was declared elected by a vote of fifty-four to sixty-four, and the Recorder declared him duly elected Mayor of the City of Ontario.

City of Ontario

April 10, 1885

W. Craig
Concerning the terms of said lands, it would be proper to convey the lands, Catherine & Rachel present to the said James Catherwood to purchase the whole of land between the Singing Creek and the New River, and to the west of the Catherine's back fence, and to have to be paid to the said James Catherwood and to the said Rachel and to the said Catherine, plus a sum of $100.00 added to the said New River back land to be called to the said James Catherwood and to the said Rachel in the same manner as above mentioned.

1. The said time of said land is one year, and the said land to be sold to the said James Catherwood and to the said Rachel, and the said land to the said Catherine, and the said land to the said Rachel, and the said land to the said Catherine, and the said land to the said Rachel, plus a sum of $100.00 added to the said New River back land to be called to the said James Catherwood and to the said Rachel in the same manner as above mentioned.

2. The said land to be conveyed to the said James Catherwood and to the said Rachel, and the said land to the said Rachel, and the said land to the said Catherine, and the said land to the said Rachel, and the said land to the said Catherine, plus a sum of $100.00 added to the said New River back land to be called to the said James Catherwood and to the said Rachel in the same manner as above mentioned.

3. The said land to be conveyed to the said James Catherwood and to the said Rachel, and the said land to the said Rachel, and the said land to the said Catherine, and the said land to the said Rachel, and the said land to the said Catherine, plus a sum of $100.00 added to the said New River back land to be called to the said James Catherwood and to the said Rachel in the same manner as above mentioned.
Mr. Stoddard being informed that it would not purchase the stock of lands left between the receipts and the New land of the Castanea by not having paid included it in the executed franchise. He would therefore recommend that the lands left contained 2403 2/3 acres. He offered to Mr. Stoddard for the land of 2 1/4%.

We would recommend that public improvements be extended, and the work done at a uniform time. This paper is prep.
Report adopted

A Bill for the Report of the Committee of which was read and ordered to be considered and adopted and that the Secretary be instructed to notify to all the annual and annual of the time when the Council shall call to hold the meeting at which the above report shall be laid up to the Committee Report.

By order of C. B. Brown

Mr. H. E. Backer was appointed to report on the report on the report of the Committee on the subject referred to this committee on the report of the Committee.

Mr. H. E. Backer

The following statement of the several responses for the year 1873 is submitted to the annual and annual of the Council. The said statement for the year 1873 was placed on the table on the said day.
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost of land as for survey</td>
<td>£472.32</td>
</tr>
<tr>
<td>Cost of construction of shaft as for mining purposes</td>
<td>£570.00</td>
</tr>
<tr>
<td>Session Chair's address approved of Council</td>
<td>£257.56</td>
</tr>
<tr>
<td>A. C. Leaman's Voted</td>
<td>£24.45</td>
</tr>
<tr>
<td>N. R. J. ferry survey and examination</td>
<td>£5.00</td>
</tr>
<tr>
<td>C. H. Hofford's address approved of Council</td>
<td>£12.00</td>
</tr>
<tr>
<td>Session Chair's address included allowance to</td>
<td>£41.00</td>
</tr>
<tr>
<td>Committee to have Chief Chief . Chair . Mr.</td>
<td></td>
</tr>
<tr>
<td>Session 1st day of session 1046. and expected</td>
<td>£139.00</td>
</tr>
<tr>
<td>Committee's of 1046, 2 of 1046</td>
<td>£250.00</td>
</tr>
<tr>
<td>Speaker's honor of Committee as paid</td>
<td>£110.00</td>
</tr>
<tr>
<td>Members of Council present at date of Committee</td>
<td></td>
</tr>
<tr>
<td>Expense incurred of Committee as paid</td>
<td>£389.20</td>
</tr>
<tr>
<td>$ 1,508.25</td>
<td></td>
</tr>
</tbody>
</table>

It was resolved that Members of Council present at date of Committee, and members

Official Record:

That members of the Committee are entitled under Rule 10.3, 3rd day July 1866, that Report or a family £1,200. By shall be the 1/2 paid to be first paid and shall be refunded instant 10 days from the date of the report for the amount of up payment of the Report of the Information of the Continuation of the Contract to, paid on said Report so ordered by law.

It was resolved to send to each of the Members of the Committee 10.3, 3rd day July 1866, that Report or a family £1,200. By shall be the 1/2 paid to be first paid and shall be refunded instant 10 days from the date of the report for the amount of up payment of the Report of the Information of the Continuation of the Contract to, paid on said Report so ordered by law.
[Handwritten text not legible]
Mar 15 1856

The following account was read to the Council,

- 2000 Bushels of Wheat 128
- 10000 Bushels of Flour 32
- 2000 Barrels of Flour 32
- 2000 Bushels of Barley 20
- 2000 Bushels of Oats 20
- 2000 Bushels of Rye 20
- 2000 Bushels of Steam 20

- 2000 Bushels of Peas 20

- 2000 Bushels of Beans 20

- 2000 Bushels of Peas 20

- 2000 Bushels of Beans 20

- 2000 Bushels of Peas 20

- 2000 Bushels of Beans 20

Amount 20

Mr. Motters, for Council, W. M. Patton

City of Montana 1856

Ed. A. Stanton, Sec. Pro.
13 Feb 1858

A Special Meeting of the Municipal Council of the Village of Cape Saint Antoine was held at the Council Chambers, Cape Saint Antoine, on Monday evening, the 12th February 1858. Mr. (sic) ...
13 Feb 58

Vote of thanks to the Comité
Adjourned

Comité Adjoint

Cote Saint Antoine

13 Feb 58

This petition

W. Jones
5 March 1888

The usual monthly meeting of the Municipal Council of the Village of Killarney Antonio was held at the Council Chambers, Cote Island Antonio on Monday evening March 5th, 1888 at 8 o'clock.

Present

The Hon. Thomas Dillon, C.P., and Councillors

The meeting was called to order by the Mayor.

The minutes of the previous sessions were read and confirmed.

Valuation

It was moved by Councillor MacFarlane, seconded by Councillor Burke, that the Valuation for the present year be levied Robert Cranley, Alexander Maxwell, Thomas Rsehenford, Councillors.

Road Inspector

It was moved by Councillor Rutledge, seconded by Councillor MacFarlane, that George Smith be reappointed as Road Inspector for the present year.

Auditor

It was moved by Councillor MacFarlane, seconded by Councillor Burke, that W. W. Young be appointed as Auditor for the present year.

The Secretary read the official assessment roll for the offhandment of the land for the Improvement Trust. By law 1837 respecting the estimation of land, the same has been prepared in accordance with the instructions of the Council.
Circular at its meeting held on the 6th February 1884 and that the same had been duly deposited in the office of the Council within the time prescribed. It was then moved by Councillor Macfarlane seconded by Councillor Hallam to declare that the special assessment roll prepared by the Secretary for the assessment of the cost of the improvements made under By-laws 20 to 37 respecting the continuation of St. Catharine's Street be transmitted to the next general meeting of the Council to be held on Sunday the 2nd day of April 1884, that the Secretary be and hereby is authorized to give the necessary notice of such transmission on the interest rate parties.

The Secretary read a letter from Mr. Bowes to the effect that he had not received any reply to the question as to whether in the East of the old Simeons' Lane property being sold be proceeds toward the debt of the Simeons' Lane improvements funds and then reduce the special assessment debt of that street. The opinion has been that in any event the special assessment roll must be prepared on the basis of the Commune's report, but that as the assessed lands provided a basis and he is of the opinion that the objection could be taken to the Council allowing the assessment the benefit of any interest accrued from such date after it has been legally closed under the fund of. This letter was ordered to be filed.

Report of Committee

The Committee comprised of Councillor Burch and Macfarlane whose report in the sale of the St. Catharine's property has recommitted to them for reconsideration at the special meeting of the Council held the 18th July 1884. The report was recommitted to the Committee to whom was referred the report presented.
2nd March 1881.

The Land Court of the County held on the 6th day of February, 1881, the sale of the lands of land lying between the two lines of land, one line of land being owned by John Smith and the other line of land being owned by Mary Jones.

The land is to be sold subject to the conditions set forth in the deed of sale, which stipulates:

1. A strip of land lying between the property of John Smith and the property of Mary Jones.

The length of the strip is 567 feet, and it is to be sold for the sum of $390. 

2. A strip of land lying between the property of William Brown and the property of Mary Jones.

The length of the strip is 519 feet, and it is to be sold for the sum of $450.

3. A strip of land lying between the property of John Smith and the property of William Brown.

The length of the strip is 137 feet, and it is to be sold for the sum of $115.

The sale is to be made at the Land Court on the 6th day of March, 1881.

W. A. Hall, 

W. H. Andrews, 

W. H. Andrews, 

W. H. Andrews
1st March 1859.

1st Geo. Coon.

A strip of land lying between the property of W. E. Coon and the town line of St. Louis.

2nd Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

3rd Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

4th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

5th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

6th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

7th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

8th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

9th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

10th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

11th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

12th Geo. Coon.

A strip of land lying between the properties of W. E. Coon and the town line of St. Louis.

Report Adopted

It was moved by Geo. Coon, seconded by Geo. Coon, that the report of the Committee be adopted and that the same be transmitted to the Secretary to be laid on the table. The motion was carried. The report is as follows:

Signed, Geo. Coon

Geo. Coon.

Town Clerk.
March 1888.

The Mayor and Council met to discuss the purchase of the land on which the Council will build their new offices. The land was purchased from Mr. A. M. Hutchinson for the sum of $1250. The Mayor and Council considered the matter carefully and decided to accept the terms of sale.

The Committee appointed to look into the question of drainage reported favorably.

The secretary read a letter from W. B. Brown, stating that in the matter of Acremen's 15 8th Street, Col. C. A. Antone, Judge Mathewson, had on the 16th day of February met with the Council and presented a petition of the Acremen. The petition stated that the property of Col. C. A. Antone was to be sold for $750, which included a sum of $275 in the purchase money. The Council decided to sell the property to the Acremen for $750, and the proceeds from the sale will be used for the improvement of the Acremen's property.
5 March 1871

The council was ordered to acknowledge receipt of the letter and to send a reply to the Corporation and that the action be recorded.

Insurance

Councillor Greenshields introduced the matter of insurance rates charged by the Fire Company. The insurance had been taken out but the action has taken

Accounts

The following accounts were passed and ordered to be paid:

- M. de Callp 1\textdegree 7.28.5
- D. Smith 189.2
- J. W. Jones 66.6
- J. Brewer 72.20
- J. M. H. 71.5
- J. E. P. 72.20
- J. M. H. 39.29
- C. Thompson 120
- S. P. 26.20

Adjournment

The Council then adjourned.

Col. J. A. Smith
2 March 1871

Thos. Patton
Mayor

Edward Haines
Asst. City Clerk
Secretary
Monday the Second day of April 1858 being a Statutory holiday to rend the duly meeting of the Municipal Council of the Village of Clifton Antonia was held at the Council Chamber Clifton Antonia on Tuesday Evening. Commences April 31st 1858 at 8 o'clock.

Present:

The Mayor: Thomas Peters Esq. and Councillors
A. Hutchings, Thomas A. Wright, J. H. Farnham and Salter.

Constituting a quorum of said Council under the presidency of the Mayor.

Minutes:

The Minutes of the previous Session were read and confirmed.

Be it therefore resolved that a letter from Mr. W. R. B. P. (Secretary of the Council) be sent to the Secretary of the London Bridge Company proposing that the newly constructed London Bridge be carried over the Atlantic Road and Ry. of which there will then be a part Avenue. The change of name will be made in the deed accordingly to a plan which was submitted to the Council. It has been moved by Councillor A. Hutchings that on celebration the railway Company obtain title to the adjacent property for the change required shading East to the Thames, the Council hereby agrees to be granted by the plan submitted. —Annex.

Councillor A. Hutchings reported, on behalf of the Committee appointed to advise on the W. Trunk of 7 1/2 who had been authorised to prepare a Survey Establishing the level of barrels street between Prince Avenue and Hollowell street, that the W. Trunk had prepared a profile plan according to instructions which plan he.
3rd April 1821

The meeting was called by the Chairman, Mr. Murray, who stated that the Special Assessment Roll for the Improvement had been received and that the roll was deposited in the office of the Corporation.

The Chairman read the roll of the Special Assessment Roll for the Improvement, under the 23rd section of the Improvement Act, which roll contained a statement of the names of the proprietors and the amounts they were assessed to contribute toward the improvement. The roll was read, and a notice was given that the roll would be deposited at the office of the Corporation.

The meeting was called by the Chairman, Mr. Murray, who stated that he had not received a notice that he objected to the tax on his property.
3rd April 1857.

We, Edward J. 

in the name of John Hollowell, have

Therefore resolveth the Court and declared that the

present from that the Commissioner had his

certification to the conveyance of the land in

acquaintance with the law of the United

manner as is made according to the Act they are

required to state what proportional part of the

Cost shall be borne by the persons of proprietors

fronting on the common land impressed and what

proportion shall be borne by the other proprietors

who shall be may be declared interest in and

benefited by the impressment, while he reported did it

to state he respectively proportional part that the

honor was illegal incurred as it stated that the

Total Cost of the improvement was $1800 and

according to the Report of the Commissioner the Cost

was $1366.50. That the value of Mr. Hollowell's land

have been estimated and deducted from the total

Cost of the improvement whereas he had not been

done; but the principal object of being impressed

bought not over by the Court according to the Report

have bought $595.00 on Bismarck. lot 14498 where

they owned only establishing a fraction of 14498 the

permitted being owned jointly by the Atlantic and

North West Railway Co. principally by his proprietor

Amusements Athletic Association, both of which parties

should have their respective proportional part of the

$595.00

The Court declared that the $595.00 was an Excess amount

to be assessed on lot 14498, but that owing to his having

been paid in full by the Proprietors propagating

the deed. This was affixed to lot 1633. which

has assessed for $1366.50 whereas he did not own

lot 1633. The Atlantic and North West Railway Co. being

owners of 14420 feet of the lot while the Mr. John Hollowell

owned 24534 feet of the same, largely, fully, properly, all

therefor
asked that the Roll be amended so that he allotted three lots to the Railway to be assessed for the proposed improvements of lot 1415, 1416, and 1417. Mr. Alexander also made a claim for his proposed lot of lot 1415. The Mayor then stated that he had had a conversation with Mr. Murray, one of the townsmen, in regard to the proposed improvement, and that the town council had not been advised of any change.

Mr. Robinson, continuing his address, again claimed that the assessment Roll was not yet final, that it was subject to revision, and that one of the purposes of his motion was to amend the Roll of townsmen's estates, stating that the Roll in as far as 1416 was concerned, he amended by recalling the $5,000.00 in the following proportion by the value of the property by the Railway Company:

- $25,000.00
- $30,000.00
- $2,000.00
- $1,000.00

which he estimated to be the value of the land at 25% for improvements. After some discussion of the various points introduced by Mr. Robinson, it was agreed that the meeting should proceed on the following question to Mr. Borden, the Corporation Solicitor, for the opinion of the townsmen as to whether the townsmen's estates should be divided as follows:

1st. As to the Special Tax, the effect being a lien on the property.

2nd. As to the value of the land part of the town.

3rd. As to whether the value of that part of the town.

which shall not be injured on a part of the town.
Thos. S. Bickley stated that he was surprised to learn that he had been assessed for a part of the hotel in his building, the same building that he had not understood why his property had been taxed and properly immediately after the 1848, as a matter of fact, he believed it was not, and had not been assessed. He improved his property from the fact that he had made a very good living in the hotel where formerly it was brought from.

Chancellors Mark Gibson,

Wm. Mathis's argument,

W. Gibb Jackson's argument.

W. Kendal argued why the Council were dealing with the Walthes' case. According to him, the only reason the Council was interested in the matter was because the hotel operator claimed there was been a reference to the Walthes' case. There were other facts in connection with the proceedings, particularly, the reference to the Walthes' case on the side of both parties where no action was required for the same.
5th April 1887

The Hon. Street being paid, the Council agreed for the purchase of a perfect title. In reply it was explained to the Clerk that the Council could give a perfect title to the property in question.

W. A. Scott

W. A. Scott addressed the Council stating that his tax was more than the property on which the poor tax was imposed was worth.

The Mayor, representing the Council of Truro, had objected to the Tax imposed on his property during the year 1886, and in any way beneficial by the work in question that he desired to examine.

The Mayor having voted in objection and the same having been refused, it was moved by Councillor W. A. Scott, seconded by Councillor W. A. Scott, that the meeting be adjourned until Monday evening the eighteenth instant at 8 o'clock, but that an addendum meeting be further objected to.

The Council then adjourned.

E. W. Armstrong

Clerk.

Mayor

Treas. Patton

Secretary

2nd April 1887.
An Adjourned General Meeting of the Municipal Council of the City of Lévis, Antonio was held at the Council Chamber, Lévis, on Monday evening April 9th, 1887, at 5 o'clock for the purpose of considering the Special Assessment Rolls of St. Catherine St. West and other business.

Present:
The Mayor, Hon. Peter Erskine, and Counsellors.

Hackett, A. Hackett, H. Baldwin, W. Hutchinson, and W. Vivian, the Mayor and the Council, constituting a quorum of said Council under the presidency of the Mayor.

The minutes of the previous session were read and approved, and the Council confirmed.

The Mayor, addressing the Council, stated that before proceeding with business on the death of St. Catherine St. West there was one point upon which he would like to express his opinion upon, and that was the adoption of an amendment to the Council's resolution of March 3rd, 1887, in the matter of the Council's deal with the budget in question. A general discussion ensued, in which the Council expressed the opinion that the amendment was not in order, and that the matter was clearly within the right of the Council to deal with in question, and accordingly the business of St. Catherine St. West was proceeded with.

The Secretary read a letter from Mr. Bennett, dated 1st April, 1887, asking his opinion on the point raised by Mr. Pemberton at the meeting of the Council held on the 2nd inst. and which was as follows:—

As to whether the Encumbrances in the said street should not have been established when proportional part of the cost of the improvement should be borne by the proprietor of the property.
9 April 1857

Property immediately improving on the improvements and whose proportion shall be known by the proceeds of the property, which may be declared interested in and benefited by the said improvements.

Answer:

...ion of opinion has the report of the Commissioners written substantially with the premises of the Base line and the Sections, etc. established, the proportion of the amount to be assessed on the property interested. (See Sec. 39, 148, 1st Alg. 93.)

...necessary to determine a blank sum to be borne by the owner proportionately and equally by the other proprietors interested.

Question:

...to whom the said tax is to be paid, and becomes a lien on the property assessed.

Answer:

...I am of opinion that the Commissioners were right in making the Valuation Roll, the basis on which they established the ownership of the property interested. In the past, every change of ownership having taken place since the last revision of the Valuation Roll, the proprietors mentioned in the Special Assessment Roll can assess the tax from the new proprietor. If every change of ownership, whether of the ownership established by the Valuation Roll is new, it had to be considered. There would be the possibility of completing the Assessment Roll as every new proprietor must have been assessed to notice of the tax assessed assessed. Where he last assessed, he must have been permitted for homestead. The law provides that the change of ownership of property can be made in the Valuation Roll and until that is done, the Commissioners, and the Council, never bound to follow the Valuation Roll as it existed in its record. The Special Assessment attacks, and becomes a privileged debt when the Roll is homesteaded.

Question:

...to whether the value of that part of Section 96...
April 9th 1884

Dear Sir,

I am of opinion he acquisition of a part of the house and land is not necessarily part of the present scheme. I do not think it was necessary to value a part of the house and land at any amount, and ultimately be acquired by the Corporation before the hoarding up of the Special Assessment Rate.

April 9th 1884

Yours,

[Signature]

Clerk from R. B. K. P.

Letter from Mr. MacDonald.

The Secretary has sent the following letter:

1st from R. B. K. P. to the Clerk of the 6th April 1884, asking for an inventory of the property before the Council can accept the 9th February and he a Secretary was appointed by letter of the Corporation of April 7th 1884.

2nd from R. B. K. P. to the Clerk of the 6th April 1884, asking for an inventory of the Special Assessment Rate.

Letter from Mr. Maclean.

The Secretary has sent the following letters:

1st from J. B. L. B. M. to Mr. Maclean, saying he is not authorized to accept any property that is not approved by the Council of the Corporation.

2nd from J. B. L. B. M. to Mr. Maclean, saying he is not authorized to accept any property that is not approved by the Council of the Corporation.

3rd from J. B. L. B. M. to Mr. Maclean, saying he is not authorized to accept any property that is not approved by the Council of the Corporation.

Letter from J. B. L. B. M. to Mr. Maclean, saying he is not authorized to accept any property that is not approved by the Council of the Corporation.

Letter from J. B. L. B. M. to Mr. Maclean, saying he is not authorized to accept any property that is not approved by the Council of the Corporation.
April 28th

The manager then asked whether the Commissioners were prepared to consider the Road, when a special assessment would be collected on the whole question as to whether it was advisable to have a new Special Roll prepared or not. Commissioners Mr. Hutchinson gave his opinion to the effect that an assessment there was grave objection to the present Roll, but that the loss was so great that the Commissioners on injustice or error on the part of the present Roll, the Commissioners and the Road Commissioners preferred the present Roll. The Board, therefore, resolved in the following resolution being present:

Resolved by the Commissioners MacFarlane, MacFarlane, first, by the Commissioners Marshall and Henderson, that the hearing be and hereby is adjourned to obtain from the Commissioners the information as to whether there are or are not representations against the precedent, the Commissioners having prepared the new Roll in conformity with the report of the Commissioners, to read the present in making certain improvements on 51 Cadmore.

Respectfully submitted by,

[Signature]

St. Catherine's Rd.
and the amount being hereby authorized to be paid by the town to the corporate body of the town of Bond for the purpose of the improvement of the said park in the manner and form of the said bond shall be determined by the council and paid therefrom to the said town of Bond for the purpose of the improvement of the said park in the manner and form of the said bond.

W. W. W. Know been a letter

W. M. Know been a letter permission to address the

W. M. Know been a letter permission to address the

W. M. Know been a letter permission to address the

W. M. Know been a letter permission to address the

W. M. Know been a letter permission to address the

W. M. Know been a letter permission to address the

W. M. Know been a letter permission to address the

W. M. Know been a letter permission to address the
Mr. W. Ironside then addressed the Council in regard to the position his property would occupy if the land in question is sold, claiming that it would render his property untenable. In order to avoid a dispute, he made the following proposition:

1. For the Corporation to waive the tax that has been placed on his property in connection with the & Graham Improvement, & to take action without delay to protect him which the Corporation has promised.

2. For the Corporation to pay the cost of cleaning the face of his house to the section street in which it will be required for the cost of land, and also the special duty.

The matter was left over for the present.

Mr. Rutherford.

The Secretary read a letter from Mr. W. Rutherford, complaining of the state of Vennie Avenue. The Road Inspector reported that he had already been attended to.

The Secretary read a letter from C.G. Jones, R. Smith, and the Board of Trustees:

The Board of Trustees complained of the delay of a proposed change in 6th Avenue & Contingent other property. The matter was referred to the Road Inspector.

Letter from R. Bennie:

The Secretary read a letter of date the 2nd April from R. Bennie, 69, Eignam St, applying for the position of Policeman a vacancy occurring among the Necessity of Policeman Kerr. A committee formed as to the election of the applicant and also of the Policeman Kerr. When it was drawn by Councillor Rowan, seconded by Councillor Neilson and resolved that 69th place be elected to the Chief of Police, Doctor M. for which place the applicant Bennie be appointed at 69th place per week.

Councillor Hutchinson
April 1875

Announcing the death of the said against the
Masonic Masters on the basis of the plaintiff, naming
2d. Ordered that Petitioner be and party, praying
his own costs. Satisfaction of his said bond
Esq. Made the letter ordered to the right

The Secretary read a letter of date 16 March 1879
from W. P. Robertson accepting the office of
Robertson, Esq., for the Town Clerk.

The Secretary read a letter from the Clerk of the
Robertson, Esq., for the Town Clerk.

The letter was dated by Robertson on the
Island of Newfoundland.

The letter was dated by Robertson on the
Island of Newfoundland.

The letter was dated by Robertson on the
Island of Newfoundland.

The letter was dated by Robertson on the
Island of Newfoundland.

I was moved by Councillor Macfarlane, seconded
by Councillor Cameron, that the Mayor and
Councillor Walsh & A. Hutchinson be a Council
of three to attend to this matter. It was also asked
if they may be available. Council

Res. 2d.

The Secretary reported the W. C. & Ass.
Counsellors. Hutchinson, George Uchman, and
Counsellor that the letter had arrived from the
Counsellor's office, and sent them to the Mayor
the 2d. Counsellor to submit a

The Council passed the resolution. The Mayor
W. C. & Ass. the Council Council to submit.
7th April 1875

Councillor Hutchison moved that the Council today tender to R. C. W. for his services to the Council. He has performed his duties with energy, and his services are tendered.

Account:
The following accounts were passed
- W. Smith, 1st May 1874
- C. W. & Co., 1st May 1874
- J. R. Clark, 1st May 1874
- E. R. Clark, 1st May 1874

Adjournment:
The Council was adjourned.

Edward Murrell
Assistant Secretary
Secretary

Mrs. Patton
Mayor

C. D. Antoiné
9th April 1875
The usual monthly meeting of the Municipal Council of the Village of Cheltenham was held at the Town Hall, Cheltenham, on Monday evening, 7th May 1888 at 8 o'clock.

Present:

The Mayor, Thomas Cattley, and the Councillors, Palmer, Hutchinson, Mort, the offices and Councillor Cunliffe constituted a quorum of the Council under the presidency of the Mayor.

Minutes:

The minutes of the previous session were read and on motion confirmed.

Mr. O. Chenuce added that the Secretary had on last week addressed a letter to the Commissioners in the matter of St. Andrew's Meal asking them whether their award had been based on frontage irrespective of depth and value of land but if, up to the present, no reply had been received.

The Secretary had on the day before the Council return showing view of the lane and publication of the notice as the consequences of the official assessment, viz. the rates of St. Andrew's Meal.

The Mayor read in his capacity as the Chair and in pursuance of the notice, the consequences of the official assessment.

It was moved by Chancellor Cunliffe, Seconded by Councillor T. A. F. Walker, that we should hereby authorize and instruct that only four and forty annual rateable value of Messrs. Cunliffe's Lycée in a public street.

Councillor Cunliffe reported that he had discussed the matters of the land purchase with Councillor Hutchinson last week.
The Allotment of Land was called the Secretary of "Mowing a large on the Society of his portrait," Office of Borrow or let it. The Council maintained the Council to End a Loan or Indenture with the effect of "1st Royal." The Allotment of Land was called the Secretary of placing a Large on the Society of his portrait, Office of Borrow or let it. The Council maintained the Council to End a Loan or Indenture with the effect of "1st Royal."

The wet and uppeer the Railway Authorites. The Papers in the same connection stated that it had been deemed wise since the last meeting of the Council to instruct Mr. White to make a survey of Hollard's, of Mr. White and another street for the purpose of determining the proper grade of their streets that they were opened out from St. Adolphe & St. Sauveur to the heart. It had also been deemed prudent to allow a letter to the Atlantic MV Co. on the subject that the municipality should require the Railway to give the Railway in the municipality by Bridge, but such a letter had been forwarded by the secretary under the impression of the Solicitor. The Solicitor officers that Victoria Avenue be also treated in the same way in the connection as the other street already treated. The motion was carried by Councillor Burcham & Carry.
The Secretary read a letter from W. W. Tunell, stating that he had printed a plan (description of V Avenue St. from 3rd Avenue 10th Street, showing where such plan description was such as were required for the purpose of recording street names), desiring that the name of the street be referred to Council for the purposes of the map.

A letter was read from W. W. Tunell, suggesting that, finding a satisfactory site of the old Records near the V Street of land, it be altered as a site upon which to build a building that might be used as a Police Station in Fall as a Police Station.

A letter was read from W. W. Tunell, suggesting that the special assessed on property in the block of St. Avenue St. be reduced to certain parties who had purchased a part of this property prior to the bringing of the special assessed by the corporation because of recognition of the quarters having been changed, the secretary was instructed to inform Mr. Tunell.

A circular letter was read from the firm of Van Duzer, advising of all parties to the notice of taking the precaution against a spread of smallpox, but stating that it was reported from formal of the State that from smallpox in England. The action taken was.
May 15th

The Mayor on behalf of Councilor A. Hutchings brought up the question of laying a sidewalk on the north end side of Clarke Avenue from the 34th Avenue Road to the present 34th Street. Moved by Councilor A. Hutchings seconded by Councilor F. Frienden. The road committee has authorized to place a sidewalk on the north end side of Clarke Avenue from the 34th Avenue Road to the present 34th Street. The motion was laid on the table.

The following resolution was adopted:

Resolved, That the present resolution be referred to the Committee on Public Roads for consideration.

Edwin Mangum, Mayor

Cashier:

Account:

Adjourned

Edwin Mangum, Mayor
The usual monthly meeting of the Municipal Council of the City of St. John took place at the Council Chambers on Monday evening, the 4th June, 1855, at 8 o'clock.

Present:

The Mayor, Thomas Potter, Esq., and Councillors Balsom, Parish, McHitchcock, Greenfield, and MacFarlane, constituted a quorum ofsaid Council under the presidency of the Mayor.

The minutes of the previous monthly meeting were read and on being confirmed.

The Secretary reported that a By-Law had been prepared for the purpose of closing that part of Queen Avenue that was prepared as a public thoroughfare, that it would be submitted for consideration and adoption at the next monthly meeting of the Council. The By-Law was read and ordered to give the necessary public notice thereof.

Rt. Hon. Sir: In the following letter from the Hon. Samuel T. M'Clellan, Secretary of the Canadian Pacific Co., dated 30th May, 1855.

"Dear Sir: I have been instructed by the Co. to reply to your letter of the 1st of April, that with respect to Queen Avenue, Hollis Street, and Bathurst St. the Company will cease these streets so as to comply with all provisions of the Railway Act. With respect to Clarendon Avenue, which the present street is not to be continued, the Company desire me to call the attention of your Council to the fact that the proposed street will..."
Gave the property of this Company which has
been lately appropriated from Mr. Thomas and
others that in order to retain the land required
for your improvements the Company will require
you to take the proper legal measures for its
acquisition and that until the provisions of the
law regulating the appropriation of property for
urban purposes have been complied with the
Company will not give up possession of any of
their land and which you may require for the plans
and contracts of the street.

As the engineers
of the Company are now employed in locating the
lines in which the line of railway will cross
the property in the vicinity, it will be necessary
for you to furnish them with plans and
profiles showing your design for the opening of
the street which will be required for
without this appropriation it will be impossible
to make any proper provision for a highway
Passing, so as to comply with the Act.

The attention of the plan of the Act of 1840 is
required of this matter and when furnished the
navigator to the Company undertakes to carry the
street or thoroughfare as required by law.

Sd. C.W. Knowles

Upon the reading of the above letter a General discussion
took place upon the whole great thoroughfare tendency,
An leaking stating that they had heard Mr. Webster's
statement they believed that the Railway
was agreed upon.

A thorough discussion by
Bridge when the Company was prepared to open
and east street but that in the meantime clay
thoroughfare on the level at a suitable place found
on the lines east of the street. The decision
was reached on the following resolution
which was adopted:

Resolved that Carrettos A. H. Chishom, recorded
by Carrettos Railways Pia Island, that the section
of the}

[Handwritten notes and markings]
of Mr. Strickland's letter referring to Chandos Gate being referred to the proprietors of that street. Moved by Councillor Greenhill, seconded by Councillor Lamb, that the letter be circulated to the proprietors of Chandos Gate street, with the view of the Municipalities to purchase the railway company's share in the plan of the tram street as they may require.

The question of lighting the Municipalities has been introduced by Councillor A. C. Hutchinson, acting as chairman, to place 10 or 15 additional electric lamps in St. Andrew's Wood, and to the secretary of the Royal Electric Company, who offered to supply and keep in running order 20 300-watt electric lamps. The hon. member for St. John's put forward a plan of the same power for 10 to 15 electric lamps. The chairman reading the motion, the question resulted in the following resolution being passed: "Moved by Councillor Bland, seconded by Councillor Greenhill and passed by Councillor A. C. Hutchinson and Mr. Lewis, to have a committee to look into the question of the best mode of lighting the Municipalities, & to obtain all possible information regarding the relative cost of the different methods." In reply at the first sitting of the Council...

Councillor A. C. Hutchinson was charged to put up 8 or 10 lamp on 3rd Old Church, and this has been done. The motion carried by the majority of the councillors, and the chairman ordered the workmen to report to Mr. Hutchinson, referring the tram lighting of any of the tram cars on Old Church in the Municipality.

F. W. Evans

With the Councillors then permitted to address the Council regarding the tram lighting of Old Church Road.
June 1881

The Secretary reported that Mr. Harris one of the Valuers had been in the Department on account of his leaving shortly for England. You moved by Councillor A. Welcher seconded by Councillor Greenhill reading that Mr. C. S. George had and a tender amounted to secured Mr. Harris as a Valuer for the current year.

Revising, Councillor Greenhill called attention to the unsatisfactory state of the drain on the Col. Anthony Road. Referred to the Road Committee.

Revising, the Mayor again intimated the length of sessions but no definite action was taken.

In connection with the Bill of the Corporation was before the Legislature for the purpose of by-law the Amalgamation of Taxes for the M.A.A. Council had been urged to match and Jill for the Corporation. If possible to have inserted a clause to the effect that all property on the Municipally shared be dealt with taxation by key for special improvement such a property be.

Account

The following account was the passed

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
</table>
| Miss Smith      | £62.10s| 9
| T. Smith        | £2.20  |
| C. Harris       | £25    |
| A. Brown        | £20    |
| T. Harris       | £1.20  |
| C. Brown        | £30    |

Adjourned

The Council then adjourned.

Edwin Davis
Asst. Secretary

Thos. Patton
Mayor

C. S. Anthony
June 1881
3rd July 1889

Monday the 2nd July being a Statutory Holiday the usual monthly meeting of the Municipal Council of the Village of Ashington was held at the Council Chambers, of the Village on Monday the 3rd July 1889 at 8 p.m.

Present

The Mayor, Thomas lettuce Cope and Councillors
Palmer, P. Matthews, M. Johnson and Greenwood
constituting a quorum of four Council and the
presence of the Mayor

Minutes

The Minutes of the previous monthly meeting were read and confirmed.

The Secretary laid on the table his report of
The Secretary laid on the table his report
the Council's action re publication of the Public Notice
regarding the intended sale of part of Esmea Lane to a public thoroughfare.

Resolved that a letter be written by the Council to the land owner, i.e., Mr. A. Brown, stating that he had purchased the land of Footpath, amounting to 15 feet 6 inches, and had offered it to the Council for sale. The letter should state that the Council had no objection to the sale, subject to the land owner agreeing to the resurfacing of the footpath in front of his house.

Resolved that the Secretary be authorised to enter into negotiations with the land owner for the purchase of the land.

The Secretary then submitted the by-law to Clause 3 of the Esmea Lane Act, 1889, which was approved by the Council.

Resolved that the Secretary be authorised to enter into negotiations with the land owner for the purchase of the land.

The Secretary then submitted the by-law to Clause 3 of the Esmea Lane Act, 1889, which was approved by the Council.

The Secretary then submitted the by-law to Clause 3 of the Esmea Lane Act, 1889, which was approved by the Council.

The Secretary then submitted the by-law to Clause 3 of the Esmea Lane Act, 1889, which was approved by the Council.

The Secretary then submitted the by-law to Clause 3 of the Esmea Lane Act, 1889, which was approved by the Council.

The Secretary then submitted the by-law to Clause 3 of the Esmea Lane Act, 1889, which was approved by the Council.
The Mayor then presented that the New Holland had agreed offered to pay their special assessment in the matter of the continuation of St. Catherine St. and provided the Corporation embossed these in the Corporation right on as far as City referred to the Special Day, that as the Corporation Committee approved of him he and the Secretary had accepted payment of the said box and had appropriate signed a subscription document accordingly. The action of the Mayor was approved.

The Secretary then read a petition of date the 28th June 1871 signed by Mr. Cook and Mr. Hyde the agent and J.G. Cloughing, a director of the Atlantic & North West Railway Company, praying that the Council issue a license thereon for a line of Col. Street from the Holloway plan of Col. Street next to Col. Collyer Avenue which runs across the property of the North railway Company according to a plan made by Mr. F. H. S. Amundsen to and of Clapham and the petition. After discussion it was moved by Councillor Wharf and seconded by Councillor Hutchinson and seconded that as there was an objection.
3rd July 1877.

The action has been deferred until next meeting.

A petition has been read dated 20th June 1877 signed by James Black, James Murray, Cluney, Waller, and immediate step is to be taken for the feeling of the meeting to come from S' Catharine Street to St. Andrew Street in accordance with a plan made by T. A. Black & Co. Some of the petitioners have found out Mr. Cluney, and Mr. Cluney addressed the council on their behalf alleging that they have a panel to offer. He has had the street named in the Railway Company's 20 acres, believing them to be part of the town and therefore to be done, and Mr. Finney now has them as a futility. Mr. Black, re the following resolution being read, was seconded by Mr. Cameron. The resolution was carried by Mr. Cameron's amendment that the matter be left in the hands of the committee for opening St. Andrews Street into Catharine Street with a view to determining the future method of dealing with this matter.

W. Smith's petition has been addressed to the Council on behalf of Messrs. Ramsden, complaining that a portion of the boundary fence between their property and the railway has been made of barbed wire, and as it was known to them, it should have been removed. The Council deeming the petition purely of a private character committed the action to the Committee.

The Secretary read a letter from Mr. W. Black of St. Andrew's of date 3rd July 1877, calling the attention of the Council to the breach of a railtrack in front of his property Cad 1430. Action deferred.
Mayor C. H. Harlan, Jr. and the Council had asked for an increase of the salary from $90 to $120 per month claiming that the work being done was far more than at the present rate. It was found that this was referred to the Light Committee.

The following accounts were then passed:

- T. H. W. Smith, Road Agent $30.00
- John Young, Assessor $3.00
- J. C. Wilson, Recorder $3.00
- J. H. L. Jenkins, Recorder $4.00
- W. G. Young, Secretary $4.00
- W. H. Young, Recorder $4.00
- W. H. Young, Recorder $4.00
- T. H. W. Smith, Road Agent $30.00
- J. C. Wilson, Recorder $3.00
- J. H. L. Jenkins, Recorder $4.00
- W. G. Young, Secretary $4.00
- W. H. Young, Recorder $4.00
- W. H. Young, Recorder $4.00
- T. H. W. Smith, Road Agent $30.00
- John Young, Assessor $3.00
- J. C. Wilson, Recorder $3.00
- J. H. L. Jenkins, Recorder $4.00
- W. G. Young, Secretary $4.00
- W. H. Young, Recorder $4.00
- W. H. Young, Recorder $4.00
- T. H. W. Smith, Road Agent $30.00
- John Young, Assessor $3.00
- J. C. Wilson, Recorder $3.00
- J. H. L. Jenkins, Recorder $4.00
- W. G. Young, Secretary $4.00
- W. H. Young, Recorder $4.00
- W. H. Young, Recorder $4.00
- T. H. W. Smith, Road Agent $30.00
- John Young, Assessor $3.00
- J. C. Wilson, Recorder $3.00
- J. H. L. Jenkins, Recorder $4.00
- W. G. Young, Secretary $4.00
- W. H. Young, Recorder $4.00
- W. H. Young, Recorder $4.00
- T. H. W. Smith, Road Agent $30.00
- John Young, Assessor $3.00
- J. C. Wilson, Recorder $3.00
- J. H. L. Jenkins, Recorder $4.00
- W. G. Young, Secretary $4.00
- W. H. Young, Recorder $4.00
- W. H. Young, Recorder $4.00

Adjourned.

The Council then adjourned.

Edwin Hamilton
City Marshal
Secretary

Theodore Patton
Mayor

C. V. Antonini
Secretary

3rd day, July 1881
A Special Meeting of the Municipal Council of the Village of Co. St. John was held at the Council Chamber, Co. St. John on Thursday, 26th July 1878 at 8 p.m.

Present

The Hon. Thomas J. Coffin, T. H. C. and Councillors

Rushing, A. C. Matthews,

Fromchard, C. C. Stoddard, and

Freemantle, G. P. Stoddard, as a Committee of the Council

under the presidency of the Honourable Thomas J. Coffin.

Return of Notice

The Secretary placed on the table the return proving the publishing of a special notice calling the Special Meeting, also the service on each Councillor of a special notice he while according to law.

Object of Meeting

The object of the meeting a set fund in the Special Notice was stated by the Mayor to be for the purpose of financing and improving "The Volunteer Roll." The Hon. Mayor said the Council was ready to hear and consider any representations he might have for the purposes the Volunteer Roll. The following revision or amendment to the Volunteer Roll of 1877/8 were then made on motion of Councillor A. C. Matthews to conclude by Councillor Fromchard. The roll as amended to read as follows:

24. The name of W. J. Thompson to be erased

39. J. Douce... 6/4/9 6/400 6/400

42. Ernest Brandlow... 215 22 1000 1000 1000

46a. Edward Martin... 215 22 500 32 800

46b. Joseph Armstrong... 215 22 1200 1200

48. J. W. Hamilton... 215 22 1200 1200

Superintendent

6/750.

6/750.

6/750.

6/750.

6/750.
<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Build.</th>
<th>Taxable</th>
<th>Value</th>
<th>Rate</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>19</td>
<td>A. Nelson</td>
<td>215</td>
<td>28  29</td>
<td>20 60</td>
<td>82</td>
<td>House</td>
</tr>
<tr>
<td>50</td>
<td>J. Hubley</td>
<td>215</td>
<td>42  30</td>
<td>20 60</td>
<td>82</td>
<td>House</td>
</tr>
<tr>
<td>57</td>
<td>C. Andrews</td>
<td>215</td>
<td>81</td>
<td>12 00</td>
<td>118</td>
<td>do</td>
</tr>
<tr>
<td>52</td>
<td>T. A. Daktiv</td>
<td>215</td>
<td>32</td>
<td>1000</td>
<td>110</td>
<td>do</td>
</tr>
<tr>
<td>59</td>
<td>T. Gough</td>
<td>215</td>
<td>11</td>
<td>370</td>
<td>8</td>
<td>do</td>
</tr>
<tr>
<td>69</td>
<td>C. Sharpe</td>
<td>215</td>
<td>70</td>
<td>490</td>
<td>8</td>
<td>do</td>
</tr>
<tr>
<td>61</td>
<td>C. Sharpe</td>
<td>215</td>
<td>109</td>
<td>400</td>
<td>6</td>
<td>do</td>
</tr>
<tr>
<td>65</td>
<td>J. A. Armstrong</td>
<td>215</td>
<td>110</td>
<td>1000</td>
<td>6</td>
<td>do</td>
</tr>
<tr>
<td>71</td>
<td>J. A. Armstrong</td>
<td>215</td>
<td>111</td>
<td>400</td>
<td>6</td>
<td>do</td>
</tr>
<tr>
<td>88</td>
<td>The name of</td>
<td>Wm. Cockburn to be erased.</td>
<td>6500.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>94</td>
<td>T. Hughes</td>
<td>215</td>
<td>97</td>
<td>800</td>
<td>32</td>
<td>House</td>
</tr>
<tr>
<td>92</td>
<td>J. A. Copley</td>
<td>215</td>
<td>91</td>
<td>390</td>
<td>6</td>
<td>do</td>
</tr>
<tr>
<td>97</td>
<td>J. A. Copley</td>
<td>215</td>
<td>101</td>
<td>390</td>
<td>6</td>
<td>do</td>
</tr>
<tr>
<td>98</td>
<td>Mrs. Dalley</td>
<td>215</td>
<td>108</td>
<td>1000</td>
<td>6</td>
<td>do</td>
</tr>
<tr>
<td>99</td>
<td>Mrs. Dalley</td>
<td>215</td>
<td>108</td>
<td>14000</td>
<td>280</td>
<td>Building</td>
</tr>
<tr>
<td>101</td>
<td>W. White</td>
<td>215</td>
<td>94</td>
<td>24141</td>
<td>98</td>
<td>Building</td>
</tr>
<tr>
<td>106</td>
<td>The name of</td>
<td>A. McLeod to be erased.</td>
<td>1883.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>116</td>
<td>Jane Smith</td>
<td>215</td>
<td>34</td>
<td>800</td>
<td>12</td>
<td>do</td>
</tr>
<tr>
<td>119</td>
<td>G. C. Brown</td>
<td>220</td>
<td>4</td>
<td>1300</td>
<td>32</td>
<td>House</td>
</tr>
<tr>
<td>120</td>
<td>J. C. Brown</td>
<td>220</td>
<td>4</td>
<td>1300</td>
<td>32</td>
<td>House</td>
</tr>
<tr>
<td>121</td>
<td>J. C. Brown</td>
<td>220</td>
<td>4</td>
<td>1300</td>
<td>32</td>
<td>House</td>
</tr>
<tr>
<td>122</td>
<td>J. C. Brown</td>
<td>220</td>
<td>4</td>
<td>1300</td>
<td>32</td>
<td>House</td>
</tr>
<tr>
<td>123</td>
<td>J. C. Brown</td>
<td>220</td>
<td>4</td>
<td>1300</td>
<td>32</td>
<td>House</td>
</tr>
<tr>
<td>124</td>
<td>J. C. Brown</td>
<td>220</td>
<td>4</td>
<td>1300</td>
<td>32</td>
<td>House</td>
</tr>
<tr>
<td>Name</td>
<td>Acres</td>
<td>Feet</td>
<td>Rent</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------------</td>
<td>-------</td>
<td>------</td>
<td>------</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>L. Grenefield</td>
<td>388</td>
<td>1800</td>
<td>800</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>H. A. Bennett</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. D. Freeman</td>
<td>52</td>
<td>5.00</td>
<td>3000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. J. Bornes</td>
<td>52</td>
<td>3.0</td>
<td>450</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Stephen</td>
<td>282</td>
<td>40</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. C. Johnston</td>
<td>272</td>
<td>18.0</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. B. Pittman</td>
<td>282</td>
<td>44.0</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ramsey</td>
<td>325</td>
<td>40</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. C. Currie</td>
<td>125</td>
<td>18</td>
<td>150</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Currie</td>
<td>39</td>
<td>0.0</td>
<td>624</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. L. Holm</td>
<td>282</td>
<td>18</td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td>Description</td>
<td>Price 1</td>
<td>Price 2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------</td>
<td>-------------</td>
<td>---------</td>
<td>---------</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vacant House</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. A. Scott</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. E. Small</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>G. B. Hind</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. Lamb</td>
<td>ft 361</td>
<td>2860</td>
<td>442</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. Snowell</td>
<td>ft 361</td>
<td>1130</td>
<td>18</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Graham</td>
<td>ft 365</td>
<td>1840</td>
<td>24</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Graham</td>
<td>ft 365</td>
<td>960</td>
<td>14</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>M. M. Larue</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contractor</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dr. Brown</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. T. Collecte</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. A. Campbell</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>L. Phillips</td>
<td>ft 11</td>
<td>2100</td>
<td>30</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>L. Phillips</td>
<td>ft 12</td>
<td>2000</td>
<td>30</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>W. H. Hume</td>
<td>ft 12</td>
<td>2350</td>
<td>102</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cat Mr. Thomas</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jackson Rae</td>
<td>ft 7</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jackson Rae</td>
<td>ft 8</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jack or Rae</td>
<td>ft 6</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. Phillips</td>
<td>ft 13</td>
<td>1200</td>
<td>30</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>P. H. Collier</td>
<td>ft 10</td>
<td>3640</td>
<td>55</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. T. Daniels</td>
<td>ft 14</td>
<td>3000</td>
<td>120</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. Rodger</td>
<td>ft 14</td>
<td>3000</td>
<td>120</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. J. Leishman</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. H. Munny</td>
<td>ft 16</td>
<td>1500</td>
<td>30</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>P. Brown</td>
<td>ft 17</td>
<td>1600</td>
<td>120</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Ward</td>
<td>ft 17</td>
<td>1650</td>
<td>120</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. Thayer</td>
<td>ft 19</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. Field</td>
<td>ft 19</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. E. Cool</td>
<td>ft 19</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Notes:**
- 154. Curr. Ave. 166
- 158
- 160
- 13760 Gt.
- 5040
- 9200
- 8800
- 3300
- 25120
- 3300
- 22213
- 2062
- 2062
- 3094
- 193250
- 1158
- 1450
- 3300
- 3300
- 2600
- 11050
- 210 Curr. Ave.
- 210
- 217
- 219
51. C. S. Shepard, Tenant
52. The name of C. S. Shepard to be erased

53. J. B. Albright, 379 9 10 1630 02 25
54. The name of J. B. Albright to be erased

55. Capt. W. M. Foster 379 9 26 5750 300 3 homes 9250 Feet
56. The name of Capt. W. M. Foster to be erased

57. Capt. W. M. Foster 379 9 15 5750 223 3 homes 9250 Feet
58. Capt. W. M. Foster 379 9 15 5750 223 3 homes 9250 Feet

59. D. McPhail, Tenant 1280
60. D. McPhail, Tenant 1280

61. J. E. Dunford
62. J. E. Dunford

63. J. E. Dunford
64. J. E. Dunford

65. J. E. Dunford
66. J. E. Dunford

67. M. Davis
68. M. Davis

69. J. E. Gray
70. J. E. Gray

71. A. R. Sanger
72. A. R. Sanger

73. E. C. Evans
74. E. C. Evans

75. Mr. E. T. Smith, Tenant 1280
76. Mr. E. T. Smith, Tenant 1280

77. J. R. Johnson
78. J. R. Johnson

79. G. H. Greene
80. G. H. Greene
<table>
<thead>
<tr>
<th>Source</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canada</td>
<td>Description 1</td>
<td>12345</td>
</tr>
<tr>
<td>Library</td>
<td>Description 2</td>
<td>67890</td>
</tr>
<tr>
<td>Trust</td>
<td>Description 3</td>
<td>45678</td>
</tr>
</tbody>
</table>

**Supplementary Notes:****

- Item 1: Description A, Amount B
- Item 2: Description C, Amount D
- Item 3: Description E, Amount F

**Adjournment:** The Council has adjourned.

*Signature:* C. G. Bevan, Recorder

*Date:* 26th July 19th

*Place:* Cheeky Beach
Midney 27 Cotton M. Need 297.
297 311 320 37 327 348 345 352
359 389 383 389 372 382
386. In it report men with any
surveys that I hear perfect
411-12. In chief of sole
417. 462
308 47 386. 3794. 434 376
417 376 376
434 376
30.4 194 52 344
344
344