The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.

☐ Coloured covers/
   Couverture de couleur
☐ Covers damaged/
   Couverture endommagée
☐ Covers restored and/or laminated/
   Couverture restaurée et/ou pelliculée
☐ Cover title missing/
   Le titre de couverture manque
☐ Coloured maps/
   Cartes géographiques en couleur
☐ Coloured ink (i.e. other than blue or black)/
   Encre de couleur (i.e. autre que bleue ou noire)
☐ Coloured plates and/or illustrations/
   Planches et/ou illustrations en couleur
☐ Bound with other material/
   Relié avec d'autres documents
☐ Tight binding may cause shadows or distortion
   along interior margin/
   La reliure serrée peut causer de l'ombre ou de la
distorsion le long de la marge intérieure
☐ Blank leaves added during restoration may
   appear within the text. Whenever possible, these
   have been omitted from filming/
   Il se peut que certaines pages blanches ajoutées
   lors d'une restauration apparaissent dans le texte,
   mais, lorsque cela était possible, ces pages n'ont
   pas été filmées.
☐ Additional comments: /
   Commentaires supplémentaires:

L'Institut a microfilé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.

☐ Coloured pages/
   Pages de couleur
☐ Pages damaged/
   Pages endommagées
☐ Pages restored and/or laminated/
   Pages restaurées et/ou pelliculées
☐ Pages discoloured, stained or foxed/
   Pages décolorées, tachetées ou piquées
☐ Showthrough/
   Transparence
☐ Quality of print varies/
   Qualité inégale de l'impression
☐ Includes supplementary material/
   Comprend du matériel supplémentaire
☐ Only edition available/
   Seule édition disponible
☐ Pages wholly or partially obscured by errata
   slips, tissues, etc., have been refilmed to
   ensure the best possible image/
   Les pages totalement ou partiellement
   obscurcies par un feuillet d'errata, une pelure,
   etc., ont été filmées à nouveau de façon à
   obtenir la meilleure image possible.

This item is filmed at the reduction ratio checked below/
Ce document est filmé au taux de réduction indiqué ci-dessous.

10X  14X  18X  22X  26X  30X  32X
12X  16X  20X  24X  28X
The copy filmed here has been reproduced thanks to the generosity of:

Archives of Ontario
Toronto

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol —» (meaning "CONTINUED"), or the symbol V (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>5</td>
<td>6</td>
</tr>
</tbody>
</table>
PROCEEDINGS

OF THE

MUNICIPAL COUNCIL

OF THE

COUNTY OF WELLAND.

THIRD SESSION.—M. F. HANEY, WARDEN;
20th, 21st, 22nd and 23rd December, 1870.

WELLAND.
Printed at the Telegraph Office, by E. B. Dewhurst, County Printer.

1870.
Pursuant to call made under direction of the Warden the Municipal Council of the County of Welland met at the Grand Jury Room in the Court House in the Village of Welland on Tuesday the 20th day of December, A.D., 1870, at 12 o'clock noon, in special session, but for the transaction of general business nevertheless.

The Warden in the Chair.


The Warden addressed the Council thanking members for their prompt attendance.

He mentioned that during the recess the Rev. Mr. Cooper, Local Superintendent of Schools for Humberstone had resigned and removed from that Township and that he the Warden had appointed the Rev. John Gribbell of same place to fill the vacancy, until the present session as provided by the statute.

He also explained that the suit brought by the County against the Grand Trunk R. R., with reference to the right of way at Port Colborne had been decided in term against the County, but that upon the advice of Mr. Harrison, Q. C.,
the legal adviser of the County in this matter the case had
been carried to the Court of Appeal and would be argued
there on the 8th January next.

The Warden further mentioned that the Committee on
Gaol Repairs had found it necessary to direct some devia-
tions from the strict letter of the specifications all of which
could be more fully shewn by the architect if the Council
desire to hear him on the subject.

The Warden concluded by laying on the table a copy of
the presentment of the Grand Jury adopted at the Septem-
ber sittings of the Court of Assize in this County; also
A circular from the Warden of the County of Carleton
asking aid from this County to the sufferers by the late
extraordinary fires in that County; also
A Circular from J. W. Langmuir, Inspector of Prisons
and asylums, giving terms of admission to the new Deaf
and Dumb Institution at Belleville; also
A communication from F. A. B. Clench, Esq., Clerk
County of Lincoln, enclosing copy of memorial to the Ontario
Legislature on the subject of equalization of assessments; also
From the same, another copy of resolution of County
Council of Lincoln appropriating $200 for completion of
Jones' bridge upon condition that this Council appropriate
a like sum; also
The account of Frederick Holmes, for services as En-
gineer on Marsh Lands for 1870; also
Of William Ingraham, Overseer of drains for his services
for 1870; also,
Of A. D. J. Dodwell, for conveyancing for County Coun-
cil; also,
Of D. D'Everardo, County Clerk, for postages, stationery,
and various contingencies for 1870; also,
Of A. K. Scholfield, for delivering school documents to
each Board of School Trustees and Local Superintendents
of Schools, Grammar Schools, &c., and other like services
for 1870; also,
Of the Welland Tribune, for printing and advertising for
County Council; also,
Of the Welland Telegraph, for printing and advertising for County Council; also,
Of Copp, Clark & Co., for registry books; also,
Of Jacob Brookfield, for lamps, candles, &c., for County Council.

Moved by Mr. Garner, seconded by Mr. Learn, sen.,
That the hours of meeting and adjournment during the present session be as follows: Meet at 9 in the morning, adjourn at half-past 12; meet again at 2, and that all committees do immediately proceed to report to this Council at 4 and that the Council adjourn at 7.

Moved by Mr. Lee, seconded by Mr. Lattimore, in amendment,
That all in the original motion after the word "That" be expunged, and the following inserted—the hours of meeting and adjournment during the present session be as follows: Meet at 9 in the morning, adjourn at half-past twelve for dinner; meet again at 2 and adjourn at half-past six in the evening.

Which amendment being proposed to the Council was carried on a division.

Mr. Learn, sen., gives notice that he will on to-morrow ask leave to introduce a Bill to confirm a By-law of the corporation of the township of Bertie, for the sale of the original allowance for road between lots Nos. 16 and 17 in the 1st Concession on L. E., in said Township.

Mr. Brooks gives notice that he will on to-morrow ask leave to introduce a Bill confirming By-law No. 244, of the Township of Thorold, for the closing up and sale of certain road allowances.

Mr. Buchner from the Standing Committee on Education, brought up their First Report, which was read to the Council and laid on the table.

Moved by Mr. Buchner, seconded by Mr. Rysdale,
That the First Report of the Committee on Education, as read, be adopted.

Moved by Mr. Buchner, seconded by Mr. Rysdale,
That leave be given to introduce a Bill for the appointment of a Local Superintendent of Schools for the Town.
Bill read first

Bead 2nd time.

Passed.

Report of Local Com. on Roads and Bridges.

Report adopted

Report of Local Com. on Roads and Bridges.

Report adopted

Assessment Exemption.

Pelham Road Allowance.

ship of Humberstone in place of Rev. Wm. E. Cooper, resigned.

Moved by Mr. Buchner, seconded by Mr. Rysdale,

That the Bill be read a first time.

Moved by Mr. Buchner, seconded by Mr. Rysdale,

That the Bill be now read a second time.

Moved by Mr. Buchner, seconded by Mr. Rysdale,

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

Mr. Buchner brought up the First Report of the Local Committee on Roads and Bridges for the Townships of Crowland and Stamford, which was read to the Council and laid on the table.

Moved by Mr. Buchner, seconded by Mr. Wynn,

That the First Report of the Local Committee on Roads and Bridges for the Townships of Crowland and Stamford, as now read, be adopted.

Mr. Buchner brought up the Report of the Local Committee on Roads and Bridges for the Townships of Crowland and Thorold which was read to the Council and laid on the table.

Moved by Mr. Buchner, seconded by Mr. Brooks,

That the Report of the Local Committee on Roads and Bridges for the Townships of Crowland and Thorold, as now read, be adopted.

Mr. Treble gives notice that he will on to-morrow ask leave to introduce a Memorial, memorializing the Ontario Government for repeal of certain sections of the Assessment Act, exempting the property of religious bodies and officers of the Government from taxation.

Mr. Garner gives notice that he will on to-morrow ask leave to introduce a Bill confirming a By-law of the Municipal Council of the Township of Pelham conveying the original allowance for road between lots Nos. 4, 5 and 6, in the 2d concession, and lots Nos. 4, 5 and 6 in the 3d concession, to Henry Lawes and Johnson Swayze in lieu of the traveled road now used crossing said lots.
Moved by Mr. Treble, seconded by Mr. Lattimore,
That all correspondence between the Warden, Building Committee, and the Prison Inspector in relation to repairing the Welland Gaol, be laid before this Council tomorrow.

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

SECOND DAY—MORNING SESSION.

WEDNESDAY, 21st, December, 1870.

The Council met at 9 o'clock, A. M., pursuant to adjournment.

The Warden in the Chair.


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

The Warden read to the Council and laid on the table a communication from D. D'Everardo, Esq., Clerk of this County, asking to be allowed to occupy a room in the County buildings as a County Clerks office; also,

A communication from Messrs. Blake, Kerr & Bethune, Barristers, Toronto, relating to the sale for taxes of the lands of the Hon. G. W. Allen in the town of Clifton.

Moved by Mr. Taylor, seconded by Mr. Kirkpatrick,
That the sum of money $19:00 and interest, also costs claimed by the Hon. G. W. Allen through his Solicitors, Blake, Kerr & Bethune, be paid by this Council, in the meantime, and that the same be recovered from the town of Clifton in case the error originated with them.

Moved by Mr. Garner, seconded by Mr. Beckett,
That the communication of Mr. D. D'Everardo in regard referred.
to using one of the rooms in the Court House for an office for the County Clerk, be referred to the Gaol Committee to report thereon during this present session.

The Warden read to the Council and laid on the table the resignation of S. N. Pattison, of the office of Inspector of Weights and Measures for the County of Welland.

Mr. Learn brought up the petition of the Reeve of the Township of Bertie, praying for the confirmation of a By-law of that township for the closing up and sale of the original allowance for road, between lots numbers sixteen and seventeen, in the first and second concessions, L. E. of that township, which petition was read to the Council and laid on the table.

Mr. Garner brought up the petition of the Reeve of the Township of Pelham, praying for the confirmation of a By-law of that township for the closing up and conveyance to Johnson Swayze and Henry Lawes, of certain portions of the original allowance for road adjoining their lands in lieu of the public traveled road, running across their said lands which petition was also read to the Council and laid on the table.

Mr. Brooks brought up the Report of Solomon Damude, Esq., Reeve, of the Township of Thorold, on the rebuilding of the bridge over Beaver Dams Creek, known as Decew Falls Bridge.

Moved by Mr. Brooks, seconded by Mr. Betts,

That the Report of Solomon Damude, Reeve for Thorold on the rebuilding of Decew Falls Bridge, just read, be adopted.

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

SECOND DAY—AFTERNOON SESSION.

At 2 o'clock the Council resumed.

Moved by Mr. Garner, seconded by Mr. Rysdale,

That the Sheriff be respectfully requested to produce or
cause to be produced in this Council the Prison Register, that this Council may have a knowledge of the repairs or alterations to the County Gaol, deemed necessary by the Prison Inspector since plans and specifications were accepted and approved by him.

Mr. Garner brought up the Petition of Dexter D'Everardo, Registrar of the County of Welland, setting forth that he has completed the work for the County required of him by the Registration Acts of 1865 and 1868, and praying in effect for a settlement and for payment of the balance of his claim supported by the prayer of Dilly Coleman and 233 others; also,

From the same supported by the prayer of Malum Swayze and 260 others; also,

From the same, supported by the prayer of Danson Kinsman and 307 others; also,

From the same, supported by the prayer of Duncan McLaren and 110 others, which petitions being read to the Council were placed on file.

Moved by Mr. Garner, seconded by Mr. Treble,
That the several Petitions of Dexter D'Everardo, Registrar of this County, praying for a settlement as to his claim for services under the Registration Acts of 1865 and 1868 supported by the prayer of upwards of 900 others, rate-payers and inhabitants of the County, be referred to a Select Committee composed of Messrs. Treble, Kirkpatrick, Garner, Lee and Karr, to report thereon by Bill or otherwise.

Moved by Mr. Learn, seconded by Mr. Brooks,
That all in the original motion after the word "That" be expunged, and the following inserted—the Petition of D. D'Everardo and others, now on the table, be referred to a Committee of the Whole, and that this Council do now resolve itself into a Committee of the Whole on said Petition.

Which amendment being proposed to the Council was carried on a division.

The Council went into Committee of the Whole in pursuance of the Motion.
Mr. Karr in the Chair.

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

The Warden read to the Council and laid on the table copy of Petition from the united Counties of Leeds and Grenville to the Legislature of Ontario, on the subject of distribution of the Ontario Statutes.

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

THIRD DAY—MORNING SESSION.

THURSDAY, 22nd December, 1870.

The Council met at 9 o'clock, A. M., pursuant to adjournment.

The Warden in the Chair.


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

Mr. Brooks brought up the Petition of the Corporation of the Township of Thorold praying for the confirmation of By-law, Chapter 244, of that Township.

Moved by Mr. Brooks, seconded by Mr. Learn, sen.,

That leave be given to introduce a Bill to confirm By-law, number 244, of the Township of Thorold, for the closing up and sale of certain road allowances, founded upon the Memorial of the Corporation of the said township, as passed in Council, the nineteenth day of November, A. D., 1870.

Moved by Mr. Brooks, seconded by Mr. Learn, sen.,

That the Bill be now read a second time.
Moved by Mr. Brooks, seconded by Mr. Learn, Sen.,
That the Bill be not now committed, but that the same be read a third time forthwith, that it do pass, be signed and sealed as required by Law, and that its title be as in the Bill.

The Warden laid on the table the agreements between Samuel D. Woodruff and Joseph Fagan, et al and the Corporation of the County of Welland, being the settlement as to their claim for damages caused by the overflow of water from the Junction Tap Drain.

Moved by Mr. Treble, seconded by Mr. Garner, and resolved,
That the Treasurer do furnish this Council with a statement of the amount of money paid into the Treasury by the Anglo-American and Ontario Peat Company, on account of its indebtedness to the County, and that the Treasurer be furnished with a copy of this Resolution.

Moved by Mr. Learn, Jr., seconded by Mr. Wynn, and resolved,
That Samuel E. Hopkins be appointed Inspector of Weights and Measures, in and for the County of Welland, in place of Mr. S. N. Pattison, resigned, and that the resignation of Mr. Pattison be accepted.

Moved by Mr. Learn, sen., seconded by Mr. Learn, jun.,
That leave be given to introduce a Bill to confirm By-law Chapter 277, of the Township of Bertie for the closing up and sale of a certain road allowance, founded upon the Memorial of the Reeve of the said Township.

Moved by Mr. Learn, sen., seconded by Mr. Learn, jun.,
That the Bill be read a first time.

Moved by Mr. Learn, sen., seconded by Mr. Learn, jun.,
That the Bill be now read a second time.

Moved by Mr. Learn, sen., seconded by Mr. Learn, jun.
That the Bill be not now committed, but that the same be read a third time forthwith, that it do pass, be signed and sealed as required by Law, and that its title be as in the Bill.

Moved by Mr. Learn, Jr., seconded by Mr. Wynn,
That leave be given to introduce a Bill for the appointment of an Inspector of Weights and Measures.
THIRD DAY—AFTERNOON SESSION.

At 2 o'clock the Council resumed.

Mr. Learn, sen., brought up the Report of the Local Committee on Roads and Bridges for the Townships of Bertie and Humberstone which was read to the Council and laid on the table.

Moved by Mr. Learn, sen., seconded by Mr. Buchner,
That the Report of the Local Committee on Roads and Bridges for the Townships of Bertie and Humberstone be read, be adopted.

Mr. Lee from the Committee on Gaol Repairs brought up their First Report which was read to the Council and laid on the table.

Moved by Mr. Lee, seconded by Mr. Buchner,
That the First Report of the Committee on Gaol Repairs be read, be adopted.

Moved by Mr. Garner, seconded by Mr. Treble, pursuant to notice,
That leave be given to introduce a Bill confirming By law No. 219, of the Township of Pelham for the closing and conveying to Johnson Swayze and Henry Laws, certain road allowances in the said Township.
Moved by Mr. Garner, seconded by Mr. Treble,
That the Bill confirming By-law No. 249 of the Township of Pelham, be read a first time.

Moved by Mr. Garner, seconded by Mr. Treble,
That the Bill be now read a second time.

Moved by Mr. Garner, seconded by Mr. Treble,
That the Bill be not now committed, but that the same be read a third time forthwith, that it do pass, be signed and sealed as required by law, and that its title be as in the Bill.

Moved by Mr. Learn, jr., seconded by Mr. Slater,
That this Council do again resolve itself into a Committee of the Whole for the consideration of the Petition and claim of D. D'Everardo, Esq., Registrar of this County:

The Council again went into Committee of the Whole in pursuance of the motion.

Mr. Learn, sen., in the Chair.

The Committee rose and reported the following:

Resolved, that the several Petitions of Dexter D'Everardo Registrar of this County praying for a settlement as to his claim for services under the Registration Acts of 1865 and 1868, supported by the prayer of upwards of 900 others, ratepayers and inhabitants of the County, be referred to a Select Committee composed of Messrs. Kirkpatrick, Garner, Lee, Treble and the Warden; the said Committee to investigate and enquire into all matters connected with the Registration for this County, and all claims made by the Registrar of the County for registering and copying the several instruments required by Law, and that said Committee report to this Council at its next Session.

Moved by Mr. Garner, seconded by Mr. Lee,
That the Report of the Committee of the Whole on the several Petitions of Dexter D'Everardo, Registrar of this County, just now read, be adopted.

Moved by Mr. Learn, sen., seconded by Mr. Beckett, in amendment,

That all in the original motion after the word "That" be expunged, and the following inserted—The Report of the Committee of the Whole now before this Council relative
to D. D'Everardo's claims in respect to Registration services under the Registration Acts of 1865 and 1868, be referred back to said Committee of the Whole with instructions to amend the same by striking off the names of Treble and the Warden from the Committee therein named.

Amendment
Lost

Which amendment being proposed to the Council was lost on a division.

Original motion
carried.

The original motion being again proposed, was carried on a division.

Adjourned.

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

---

FOURTH DAY—MORNING SESSION.

Friday, 23rd December, 1870.

The Council met at 9 o'clock, A. M., pursuant to adjournment.

The Warden in the Chair.

Members present.

MESSRS. BECKETT, BETTS, BROOKS BUCHNER, GARNER, KARR, KIRKPATRICK, LATTIMORE, LAWSON, LEARN, SEN., LEARN, JUN., LEE, RYSDALE, CLATER, TAYLOR, TREBLE AND WYNN—17.

Minutes read.

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

The Warden read to the Council and laid on the table the account of Oliver Clark for material for and repairs to Montrose Bridge and Care Takers house.

Moved by Mr. Buchner, seconded by Mr. Wynn,
That the account of Oliver Clark for repairs to Care Takers house at Montrose Bridge and for spikes and labor be received and paid, and that the Warden do issue his cheque for the same.

Moved by Mr. Learn, sen., seconded by Mr. Lee,
That leave be given to introduce a Bill to repeal a certain By-Law of this Council appointing Samuel E. Hopkins In.
At 2 o'clock the Council resumed.

Moved by Mr. Treble, seconded by Mr. Learn, sen., pursuant to notice,

That leave be given to introduce a Memorial to the Legislature of Ontario praying that those clauses of the assessment law which exempt the property of religious bodies and Government officials from assessment, be repealed.

Moved by Mr. Treble, seconded by Mr. Learn, sen.,

That the Memorial be read a first time.

Moved by Mr. Learn, sen., seconded by Mr. Treble,

That the Memorial be now read a second time.

Moved by Mr. Treble, seconded by Mr. Learn, sen.,

That the Memorial be not now committed, but that the same be read a third time forthwith, that it do pass, be signed and sealed by the Warden and Clerk, and that a copy thereof be forwarded to William Beatty, Esq., with a request that he will present the same to the proper authorities at his early convenience.

Mr. Buchner brought up the Report of the Local Com.
Committee on Roads and Bridges for the Townships of Humberstone and Crowland, which was read to the Council and laid on the table.

Moved by Mr. Buchner, seconded by Mr. Learn, jr.,
That the Report of Local Committee on Roads and Bridges for the Townships of Humberstone and Crowland, as read, be adopted.

Moved by Mr. Learn, sen., seconded by Mr. Lee, in pursuance of Resolution adopted during the morning sittings,
That leave be given to introduce a Bill to repeal By-law No. 276, appointing Samuel E. Hopkins, Inspector of Weights and Measures for the County and appointing Egerton R. Hellems in his stead.

Moved by Mr. Learn, sen., seconded by Mr. Lee,
That the Bill be read a first time.

Moved by Mr. Learn, sen., seconded by Mr. Lee,
That the Bill be now read a second time.

Moved by Mr. Rysdale, seconded by Mr. Buchner,
That the Bill now before this Council be amended by striking out the name "Egerton R. Hellems" and inserting the name "Enoch Shrigley" in stead thereof.

Moved by Mr. Learn, sen., seconded by Mr. Lee,
That the Bill be not now committed, but that the same as amended, be read a third time forthwith, that it do pass, be signed and sealed as required by Law, and that its title be as in the Bill.

Mr. Lee from the Standing Committee on County lands, brought up their First Report which was read to the Council and laid on the table.

Moved by Mr. Lee, seconded by Mr. Garner,
That the First Report of the Committee on County Lands as read, be adopted.

Moved by Mr. Brooks, seconded by Mr. Taylor,
That Messrs. Treble and Garner be added to the present Building Committee in stead of Messrs. Wynn and Betts retiring, and that they be instructed to enquire into the cost of alterations made in Building a stone wall not in the plan approved by the Prison Inspector; also, the alterations made in the window gratings and iron doors of the...
prison; also, the cost of a drain not included in the plans and any other alterations made and not included in the contract, and to have an estimate made of the cost for altering the wall of gaol yard and building a wooden fence in yard as shown in a plan submitted to this Council, and the repairs necessary for kitchen arrangements, the Committee to Report at the January Session of 1871.

Mr. Kirkpatrick from the Committee on Gaol Supplies, brought up their First Report, which was read to the Council and laid on the table.

Moved by Mr. Garner, seconded by Mr. Kirkpatrick;
That the First Report of the Committee on Gaol Supplies just now read, be adopted.

Mr. Betts, from the Committee on Roads and Bridges, brought up their Report relating to Jones' Bridge, which was read to the Council and laid on the table.

Moved by Mr. Lattimore, seconded by Mr. Betts,
That the Report of the Road and Bridge Committee now read, be adopted.

Moved by Mr. Buchner, seconded by Mr. Garner,
That the Warden do now leave the Chair, and that Mr. Wynn take the same.

Mr. Wynn took the Chair in pursuance of the motion.

Moved by Mr. Buchner, seconded by Mr. Garner,
That the thanks of this Council are due, and are hereby tendered to M. F. Haney, Esq., M. D., Warden of the County, for the impartial and efficient manner in which he has conducted the business of the County.

Dr. Haney having thanked the Council for the compliment paid him, resumed the Chair.

Moved by Mr. Garner, seconded by Mr. Beckett,
That this Council do now adjourn.

At 3 o'clock, P. M., the Council adjourned in pursuance of the motion.
APPENDIX A.

BY-LAWS.

CHAPTER CCLXXIII.

AN ACT for the appointment of a Local Superintendent of Schools for the Township of Humberstone in place of the Rev. Wm. E. Cooper, resigned.

WHEREAS the Rev. Wm. E. Cooper, late Superintendent of Schools for the Township of Humberton, has resigned, and,

WHEREAS, the Warden by virtue of the authority vested in him by law has appointed the Rev. John Gribble to be a Local Superintendent in place of the said Rev. W. E. Cooper,

Be it therefore Enacted, and it is hereby Enacted, that the appointment be confirmed.

Passed in Council this 22nd day of December, A. D., 1870.

Signed, M. F. HANEY, Warden.

Signed, D. D'EVERARDO, Clerk.

CHAPTER CCLXXIV.

AN ACT to confirm By-Law Number 211 of the Township of Thorold.

WHEREAS the Corporation of the Township of Thorold
did on the Twenty-Eight day of May, A.D. 1870, pass a certain By-law intituled, "A By-law for the stopping up and conveyancing of certain road allowances in the Township of Thorold" which By-law is in the words and figures following, that is to say:

Whereas, a public road has been opened across lot number One Hundred and Ten in the Township of Thorold, in lieu of the original road allowances, or parts of road allowances hereinafter mentioned, for which public road no compensation has been paid; and Whereas Edward Gardiner, a Deputy Provincial Land Surveyor has reported in writing to the Municipal Council of the Township of Thorold that said public or new road is sufficient for the purposes of a public road or Highway.

Be it therefore Enacted by the Corporation of the Township of Thorold, and it is hereby Enacted,

1st.—That the original road allowances or parts of road allowances in the said Township hereinafter mentioned be stopped up and closed, and that they be conveyed to the party or parties hereinafter mentioned, being the party through whose lands the same run, in lieu of the said new road.

2d.—That the original Road Allowance between lots One Hundred and Thirty-Three, and One Hundred and Ten, and the south part seven chains and thirty-one links of the original road allowance between lots numbers One Hundred and Ten and One Hundred and Eleven, and the north part of the original road allowance, three chains and thirty links between lots numbers One Hundred and Thirty-three and One Hundred and Thirty-four; also, the east part of the original road allowance between lots numbers One Hundred and Eleven and One Hundred and Thirty-four, one chain and ten links, all of the Township of Thorold, in the County of Welland, be conveyed to James Brooks of the Township of Thorold, yeoman, in lieu of the road across the south part of lot number One Hundred and Ten.

3rd.—That before the said above original road allowances are conveyed in lieu to the above named party they shall
reserve to the said Township the full width of at least Sixty-six feet of all fences on the above mentioned new or laid out road in such manner as shall be approved by the Council of said Township.

4th.—That the conveyancing of said original road allowances be executed and delivered by the Reeve on the request of said party and the payment thereof by them of the expenses of preparing and executing such conveyance. Passed in Council this Twenty-Eighth day of May, A. D. One Thousand Eight Hundred and Seventy, in the County of Welland.

Signed, SOLOMON DAMUDE, Reeve.

Signed, ROBERT SPENCER, Township Clerk.

And Whereas, the said the Corporation of the said the Township of Thorold have by their Petition duly presented and now being before this Council prayed that the said By-law may be confirmed by this Council:

And Whereas, it appears to the satisfaction of this Council that the formalities with respect thereto required by the Act of the Parliament of the late Province of Canada, 29 and 30 Victoria, Chapter 51, in so far as necessary and applicable to the case, have been complied with by and on the part of the said the Corporation of the Township of Thorold, and by the several parties interested in the said road allowances, and in the lands to be affected by the said By-law: and moreover, that it will conduce to the benefit and advantage of the inhabitants of the said Municipality to grant the prayer of the said Petition.

Be it therefore Enacted by the Corporation of the County of Welland, and it is hereby Enacted, that the said By-law of the said The Corporation of the Township of Thorold, passed on the Twenty-Eighth day of May, A. D., 1870, aforesaid, and herein before recited at length, be and the same is hereby confirmed and declared to have full force and effect upon, from and after the passing hereof. Passed in Council this 22nd day of December, 1870.

Signed, M. F. HANEY, Warden.

Signed, D'EVERARDO, Clerk.
CHAPTER CCLXXV.

AN ACT to Confirm By-law Number 277 of the Township of Bertie.

WHEREAS the Corporation of the Township of Bertie did, on the Thirtieth day of April, A. D., 1870, pass a certain By-law intituled, "By-law authorizing the sale of the original allowances for road between lots numbers Sixteen and Seventeen, in the first and second Concessions, L. E., of this Township," which By-law is in the words and figures following, that is to say:

Whereas the allowance for road between lots numbers 16 and 17, in the 1st and 2nd Concessions, L. E., of the Township of Bertie, is not required for a public highway on account of another road near said allowance for road having been made and used as a public highway instead thereof.

And Whereas Henry Rathbone, John Jansen, James S. Graham and John B. Hershey, whose lands adjoin said allowance for road having made application to this Council for the purchase thereof: And Whereas the requisite notice having been posted up and published in accordance with the 323 section of the Municipal Institutions of Upper Canada.

Therefore the Council of the Corporation of the Township of Bertie enacts as follows:

1st.—That the Reeve be and he is hereby empowered, authorized and required for and in behalf of the Corporation of the Township of Bertie to execute a Deed of Conveyance to Henry Rathbone, John Jansen, James S. Graham and John B. Hershey, for those certain portions of the original allowance for road lying and being situated between lots Nos. 16 and 17, in the 1st and 2nd Concessions, L. E., of this Township, for such quantity thereof, as immediately adjoins each of the above named parties lands respectively for and in consideration of the above named parties paying or causing to be paid unto the Treasurer of this Corporation the rate of Twenty-five Dollars of lawful money of Canada per acre, for that said certain quantity of
said original allowance for road so adjoining their said lands respectively.

2nd.—That the Treasurer be and he is hereby authorized and required to pay or cause to be paid to Jonathan Sexsmith the rate of Twenty-five Dollars per acre for the lands now occupied by the public traveled road, which said road has been taken from lots Nos. 16, and in the 1st and 2nd Concessions, L. E., instead of the original allowance for road, which said lots are now owned by the said Jonathan Sexsmith, on condition that said Jonathan Sexsmith shall execute or cause to be executed a Deed of Conveyance to the Corporation of the Township of Bertie for the new public traveled road which shall not be of a less width than the original allowance for road.

Read and passed in Council this 30th day of April, 1870.

Signed, PETER LEARN, Reeve.

Signed, A. R. HARDISON, Clerk.

And Whereas the Reeve of the said Corporation in behalf thereof has by his petition prayed that the said By-law may be confirmed by this Council.

And Whereas it appears to the satisfaction of this Council that the requirements of the Act of the Parliament of the late Province of Canada, intituled, "An Act respecting the Municipal Institutions of Upper Canada," passed in the 29th and 30th years of Her Majesty’s reign, and Chaptered 51, in so far as necessary and applicable to the case have been complied with by and on the part of the Corporation of the Township of Bertie and by the several parties interested in the said road allowance, and in the lands to be affected by the said By-law: and moreover that it will conduce to the benefit and advantage of the inhabitants of the said Municipality to grant the prayer of the said Petition.

Be it therefore Enacted by the Corporation of the County of Welland, and it is hereby Enacted that the said By-law
of the said the Corporation of the Township of Bortie, passed on the 30th day of April, A. D. 1870, aforesaid, and hereinbefore recited at length, be and the same is hereby confirmed and declared to have full force and effect upon, from and after the passing hereof.

Passed in Council this 22nd day of December, 1870.

\[ \text{L.S.} \]

Signed, M. F. HANEY, Warden.

Signed, D. D'EVERARDO, Clerk.

CHAPTER CCLXXVI.

AN ACT for the appointment of an Inspector of Weights and Measures.

WHEREAS it is necessary to fill the vacancy in the office of Inspector of Weights and Measures occasioned by the resignation of S. N. Pattison,

Be it therefore Enacted by the Corporation of the County of Welland, and it is hereby Enacted that Samuel E. Hopkins be and he is hereby appointed Inspector of Weights and Measures for the County of Welland.

Passed in Council this 22nd day of December, 1870.

\[ \text{L.S.} \]

Signed, M. F. HANEY, Warden.

Signed, D. D'EVERARDO, Clerk.
AN ACT to Confirm By-law Chapter 249 of the Township of Pelham, relating to a Road.

Whereas the Corporation of the Township of Pelham did, on the 27th day of August, A.D., 1870, pass a certain By-law, intituled, "An Act to authorize the conveyance to Johnson Swayze and Henry Laws of certain portions of the original allowance for road adjoining their lands, in lieu of the public traveled road running across their said lands," which By-law is in the words and figures following, that is to say:

Whereas Johnson Swayze and Henry Laws by their Petition now before this Council have made application for the passing of a By-law to authorize the conveyance to them of so much of the original allowance for road in front of lots 4, 5 and 6, in the Third Concession of the said Township, as is not occupied as a public highway in lieu of the public traveled road running across lot 4 in the Second Concession, owned by the said Johnson Swayze, and across parts of lots 5 and 6, in the Third Concession, owned by the said Henry Laws—the said traveled road being near the line of the said road allowance: and Whereas, having considered the matter and having heard the said parties in support of their said application as well as Messrs. John Sanderson and Conrad Miller, parties claiming to be prejudicially affected by the passing of the said By-law: And Whereas due proof having been submitted of the publication of the requisite notices in that behalf, this Council deems it right and expedient to grant the prayer of the said Petition, and upon a report under the hand of Henry Laws, a duly qualified Deputy Provincial Land Surveyor, setting forth that the said traveled road is sufficient for the purposes of a public highway, have decided to pass this said By-law in furtherance thereof.

Be it therefore Enacted by the Corporation of the Township of Pelham, and it is hereby Enacted that the Reeve is hereby authorized to convey

Firstly, To Johnson Swayze, his heirs and assigns forever,
of Pel.

ass a cer.

convey-

tain por-

ting their

g across

figures

by their

application

conveyance to

in front

the said

in lieu of

the Second

and across

downed by

being near

having

parties in

lers. John

be preju-

law: And

publica-

Council

of the said

ary Lawe

r, setting

the pur-

this said

all and singular, that certain parcel or tract of land and

premises being composed of that part of the original allow-

ance for road in front of lot No. 4, in the Third Concession
of the Township of Pelham, not now occupied as a public
road or highway, more particularly described in Schedule
A to this By-law, in lieu of the public traveled road run-
ning mostly upon lot No. 4, in the Second Concession, in
passing from the Eastern to the Western limits thereof,
according to a survey and plan thereof by Henry Lawe, a
Provincial Land Surveyor.

Secondly, The Reeve is in like manner authorized to con-
vey to Henry Lawes, his heirs and assigns forever, all and
singular, that certain parcel or tract of land and premises
being composed of all that part of the original allowance for
road in front of lots 5 and 6, in the Third Concession, not
now occupied as a public road or highway; more particu-
larly described in Schedule B, to this By-law; in lieu of the
public traveled road diverging from the said original allow-
ance for road diagonally across portions of lots 5 and 6,
aforesaid, as shewn upon the said map and plan of the said
Henry Lawe.

Provided always nevertheless that the conveyances
hereby so authorized to be made shall not be executed un-
til the parties receiving such conveyances shall also con-
vey to the Corporation for the purposes of a public high-
way the said public traveled road; so extended in width as
to be of the uniform width of sixty-six feet

II.—The costs of conveyance in both cases hereinbefore
authorized and required to be made shall be borne by the
parties to such applications.

Passed in Council this 27th day of August, A. D., 1870.

\[ \text{Signed, JOSEPH GARNER,} \]

\[ \text{Reeve:} \]

\[ \text{Signed, JNO. B. CROW;} \]

\[ \text{Clerk;} \]

\[ \text{SCHEDULE A:} \]

Commencing at the North-West angle of lot No: 4, in the
Third Concession of the Township of Pelham, thence East Twenty chains more or less to the North-east angle thereof; thence North one chain more or less to the Southern limits of the Second Concession, thence West Fifteen chains more or less to the Southern limits of the traveled road; thence South 86 degrees West, five chains more or less along the Southern limits of the said traveled road to a point in line with the Western limits of lot four, aforesaid and thence South to the place of beginning containing by admeasurement One acre and Three roods more or less.

SCHEDULE B.

Commencing at the South-west angle of lot No. 6. in the Second Concession of the Township of Pelham, thence South, 87 degrees East, One chain Twenty-five links more or less to the Northern limits of the present traveled road; thence along said Northern limits South 79 degrees, East Seven chains Thirty links, more or less, to the Southern limits of the original allowance for road, thence along said Southern limits South 87 degrees, East Twenty-six chains ten links, more or less, to the Northern limits of the said traveled road; thence along said Northern limits North 84 degrees, East, Six chains Sixty-five links, more or less, to the South-east angle of lot No. 5. in the Second Concession, thence North 87 degrees West, Forty-one chains Twenty-four links, more or less, to the place of beginning, containing by admeasurement Three 22-100 acres exclusive of the land occupied by the Pelham Macadamized road, be the same more or less.

And Whereas the Reeve of the said The Corporation of the Township of Pelham, has by his Petition now before this Council, in behalf of the said Corporation, prayed that the said By-law may be confirmed.

And Whereas it appears to the satisfaction of this Council that the requirements of the Act of the late Province of Canada, intituled, "An Act respecting the Municipal Institutions of Upper Canada, passed in the 29th and 30th years of Her Majesty's reign, and Chaptered 51, in so far as necessary and applicable to the case and all other requirements of law have been complied with by and on the part of the
Corporation of the Township of Pelham, and by the several parties interested in the said road allowance, and in the lands to be affected by the said By-law: and moreover that it will conduce to the benefit and advantage of the inhabitants of the said Municipality to grant the prayer of the said Petition.

*Be it therefore Enacted* by the Corporation of the County of Welland, and it is hereby Enacted that the said By-law of the said Corporation of the Township of Pelham, passed on the said the Twenty-seventh day of August, A.D. 1870, and hereinbefore recited at length, be and the same is hereby confirmed and declared to have full force and effect upon, from and after the passing hereof.

Passed in Council this 22nd day of December, 1870.

\[L.S.\]

Signed, M. F. HANEY, Warden.

Signed, D. D'EVERARADO, Clerk.

---

**CHAPTER CCLXXVIII.**

*AN ACT for the Repeal of By-law, Chapter 276 Appointing an Inspector of Weights and Measures for this County, and appointing Enoch Shrigley, Inspector of Weights and Measures for this County.*

WHEREAS it is necessary to repeal By-law Chapter 276 appointing an Inspector of Weights and Measures, and to appoint Enoch Shrigley, Inspector of Weights and Measures, for the County of Welland.

*Be it therefore Enacted* by the Corporation of the County of Welland, and it is hereby Enacted by the authority of the same,

That By-law Chapter 276, passed on the 22nd day of
December, instant, appointing an Inspector of Weights and Measures for this County, be and the same is hereby repealed, and that Enoch Shrigley be and he is hereby appointed Inspector of Weights and Measures for the County of Welland.

Passed in Council this 23rd day of December, 1870.

\[\text{Signed, M. F. HANEY, Warden.}\]

Signed, D. D'EVERARDO, Clerk.
APPENDIX B,

REPORTS OF STANDING COMMITTEES.

FIRST REPORT OF COMMITTEE ON GAOL REPAIRS.

To the Warden and Councillors for the County of Wetland.

The Committee on Goal Repairs beg to submit their First Report.

Your Committee acting under resolution of Your Honorable Council, dated 10th June last, Your Committee met the Architect Mr. Ladshaw; also, the Contractor on the 14th June. Your Committee agreed with John Ladshaw, architect, to take charge of and superintend the repairs and rebuilding the North-Wing of Gaol, now under contract in accordance with plans and specifications of said work and that no deviations be made therefrom so as to in anywise invalidate the contract.

Your Committee agreed with Mr. Ladshaw for his services as Superintendent for the sum of $400, which sum is to cover and include his charge for plans and specifications prepared by him. Mr. Ladshaw having agreed to give his personal attendance for two weeks when the work commenced, and as often thereafter during progress of the work as in his judgment is necessary in the interest of the County, see that the work be well done in accordance with plans and specifications.
Your Committee recommend the above sum being paid to Mr. Ladshaw from time to time as the work progresses. All of which is respectfully submitted.

M. F. HANEY,
JOSEPH WYNN,
Wm. BUCHNER,
M. BETTS,
EDWARD LEE.

Council Chamber, Welland, 22nd Dec., 1870.

FIRST REPORT OF COMMITTEE ON FINANCE.

To the Warden and Councillors for the County of Welland in Council Assembled:

The Finance Committee beg leave to present this their First Report and recommend the payment of the following accounts.

No. 1 D. D'Everardo, ............................................. $ 177 39
  " 2 A. K. Scholfield, delivery of school papers, 46 00
  " 3 A. D. J. Dodwell, conveyancing................. 65 50
  " 4 J. J. Sidey, printing.............................. 5 20
  " 5 F. Holmes, surveying.......................... 35 50
  " 6 Wm. Ingram Supt. of drains,................... 38 50
  " 7 Copp, Clark & Co., Registry books............. 24 00
  " 8 E. R. Dewhurst, printing...................... 102 88
  " 9 J. Brookfield, lamps, &c........................ 3 20

$498 17

All of which is respectfully submitted.

JNO. C. KIRKPATRICK,
JOSEPH GARNER,
PETER LEARN,
J. SLATER.

Council Room, December 21, 1870.
REPORT OF COMMITTEE ON COUNTY LANDS.

To the Warden and Councillors for the County of Welland:

The Committee on Marsh Lands beg to submit their First Report.

That at the June Session of 1869 a grant of $1,000 was made by your Honorable Council for the enlargement of the back ditch, South side the Feeder, from the culverts below Marshville, westward, in 1869, $505 of that sum was expended, leaving $495 which sum has been expended during present year. The work was commenced a short distance East of Lot 19 and is completed and finished to the west side of Lot 29, being a distance of over three miles; the ditch is finished to Five feet bottom and in the opinion of Your Committee will be of great benefit to the settlers whose lands are greatly benefitted thereby. The parties whose lands adjoin having paid in money and labor the sum of $500, in conformity with conditions on which the grant was made by your Honorable Council.

The County Land Tract runs about One and One quarter of a mile further west from where the ditch is completed and in justice to the parties owning Lots 30, 31, 32 and 33, on the line of this back ditch, the same should be finished to western boundary Lot 33 on line of said back ditch, the cost of which will be about $150. Your Committee recommend that a further grant of $100 be made by your Honorable Council toward completing the same on the same conditions as former grant, the parties to be benefitted to pay or perform work to the value of $50.

In regard to appropriation of two-thirds of $200 made by your Honorable Council for improving the back ditch, north side of Feeder, $66.94, has been expended; the amount appropriated will be insufficient to complete the same to the point contemplated by your Committee. Your Committee would therefore recommend a further grant of your Honorable Council of $50 on same conditions of previous grants, that the parties interested, pay or perform work to the value of $25.

Your Committee recommend the Warden's cheque being
issued for $576.78, being total amount expended on both ditches the present year.

The following lands are liable for apportionment of expenses across the lands and recommend the same being collected in the taxes of 1871, in conformity with By-law of this Council in that behalf:

Wm. B. Hendershot, S. W. Pt Lot 20, Con. 3, south of Feeder.............................................$ 8 00
Val. Stanford, S. E. Pt Lot 21, Con. 3 south of Feeder 9 00
Webster Buffalo, Lot 26, Con. 3, south of Feeder.... 18 47

$35 47

All of which is respectfully submitted.

EDWARD LEE, Chairman.
M. F. HANEY,
JOSEPH GARNER.
JAMES BROOKS.

Council Chamber, 23rd Dec., 1870.

REPORT OF COMMITTEE ON GAOL SUPPLIES.

To the Warden and Councillors for the County of Welland in Council Assembled:

The Committee on Gaol Supplies beg leave to present their Report.

The Chairman of this Committee has not found it necessary to call the Committee together as no demand has been made for extra supplies with the exception of clothing for Fenian prisoners confined here, which he did not think proper to grant.

No complaints have been made with regard to quality of articles furnished by tender.

The tenders for Gaol Supplies for next year have been advertised for, and will be received by your Committee &
30th of this month and disposed of by them.

The Memorial of D. D'Everardo, Clerk of Council, for the use of a room in the County Buildings, be granted.

All of which is respectfully submitted

M. BETTS,
JOSEPH GARNER,
JNO C. KIRKPATRICK.

Council Chamber, 23rd Dec., 1870.
APPENDIX C.

REPORTS OF SPECIAL COMMITTEES.

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

Your Committee beg to report that Mr. Thos. Dell has received the sum of Twenty-three Dollars for making repairs to Montrose bridge.

Signed, WM. BUCHNER,
JOSEPH WYNN.

SECOND REPORT OF LOCAL COMMITTEE ON ROADS AND BRIDGES FOR TOWNSHIPS OF CROWLAND AND THOROLOD.

Your Committee beg to report that they found it necessary to pay Mr. Warren Cook the sum of Ninety Dollars for repairs absolutely required to Port Robinson bridge.

Signed, WM. BUCHNER,
SOLOMON DAMUDE.
REPORT OF THE REEVE FOR THOROLD ON THE REBUILDING OF DECEW FALLS BRIDGE.

To the Warden and Councillors for the County of Welland in Council Assembled:

The undersigned has the honor to report that he in connection with O. J. Phelps, Esq., Reeve of Grantham, let a contract for rebuilding a bridge across the Beaver Dams Creek, known as Decew Falls Bridge, upon the County line between the Counties of Lincoln and Welland; the aforesaid contract was let to Mr. James Warner of Thorold Township for the sum of Eighty ($80.00) dollars, one half being payable by the County of Lincoln, making the apportionment for the County of Welland Forty Dollars.

All of which is respectfully submitted.

SOLOMON DAMUDE.

Dated, Thorold Township, Nov. 18th, 1870.

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

To the Warden and Councillors for the County of Welland in Council Assembled:

The Local Committee on Roads and Bridges for the Townships of Bertie and Humberstone beg leave to report that they found it necessary to repair certain bridges on the Northern part of the Township Line Road between said Townships, and recommend payment of the following account.

To Andrew Orr for timber and plank, $7.72.

All of which is respectfully submitted.

PETER LEARN, M. F. HANEY.

COUNCIL ROOM, Dec. 22nd, 1870.
REPORT OF LOCAL COMMITTEE ON ROADS AND BRIDGES BETWEEN CROWLAND AND HUMBERSTONE.

Your Committee beg to report that they were obliged to procure a considerable amount of plank for use on Town Line bridges between Crowland and Humberstone and would therefore recommend payment of the following accounts.

Cyrus Deane, for plank $3 18
Andrew Orr, " 6 50
Moses Betts, " 3 45

Signed, W.M. BUCHNER.
M. F. HANEY,
23rd Dec. 1870.

REPORT OF SPECIAL COMMITTEE ON ROADS AND BRIDGES.

To the Warden and Councillors for the County of Welland in Council Assembled:

The Report of the Road and Bridge Committee, Humbly Sheweth,

That in connection with a select Committee appointed by the Council of Lincoln, your Committee gave the contract for the rebuilding of Jones' Bridge on the River Welland, on the County Line between this County and the County of Lincoln to Mr. Isaac N. Michiner for the price or sum of Seven Hundred and Fifty Dollars, the one half thereof to be paid by this County, the other half to be paid by Lincoln, and that the bridge has been fully completed according to contract.

Your Committee further report that at the time of acceptance of the bridge Mr. Michiner offered to build the approaches to the bridge on each side for the sum of One Hundred and Sixty Dollars.
Your Committee were willing to agree with him at that price and to pay one half that sum—the Committee of Lincoln were unwilling and did not consent.

Your Committee then built the approach on the Wainfleet side at a cost of $60, and the County of Lincoln have built the approach on the Gainsborough side at a cost to them of $150.

Your Committee would recommend that cheques be issued to the proper parties for the sums for which this County is liable as follows:

The sum of Four Hundred and Ninety-five Dollars and Forty-two cents, being one half of the cost of said bridge and approaches. Three Hundred and Ninety-five Dollars 85-100 of this amount has already been paid by order of the Chairman, leaving a balance of Ninety-nine Dollars 15-100 yet to be paid.

With regard to O'Reily's bridge which was let to Abraham Chapman for One Hundred and Twenty-five Dollars, this sum has been paid by Chairman's order.

All of which is respectfully submitted.

M. BETTS,
ALEX. LATTIMORE,
PETER BECKETT:

COMMITTEE ROOM,
WELLAND, 22nd Dec., 1870.
APPENDIX D.

COMMUNICATIONS.

RESIGNATION OF S. N. PATTISON, INSPECTOR OF WEIGHTS AND MEASURES.

To the Warden of the County of Welland.

Sir,—I desire respectfully to resign the office of Inspector of Weights and Measures for the County of Welland and humbly request that you will lay the matter before the County Council, and that I may be relieved from further service in that behalf:

Your Obed't Serv't,
S. N. PATTSION.

Welland, December 21st, 1870.

COMMUNICATION FROM D. D'EVERARDO, ESQ., COUNTY CLERK, ASKING TO BE ALLOWED TO OCCUPY A ROOM IN THE COURTHOUSE AS A COUNTY CLERK'S OFFICE.

To the Warden and Councillors for the County of Welland.

GENTLEMEN,—Finding it inconvenient to remove all the documents and matter appertaining to the County Clerk's
To...
CIRCULAR FROM J. W. LANGMUIR, ESQ., INSPECTOR OF PRISONS, ASYLUMS, &C.

OFFICE OF THE INSPECTOR OF ASYLUMS, PRISONS &C.,
ONTARIO.

TORONTO, 22nd September, 1870.

Sir,—I am directed to instruct you for the information and guidance of the Council, that the "Ontario Institution for the education of the Deaf and Dumb, Pelleville," will be opened for the reception of pupils on Tuesday the 18th October proximo.

I would most respectfully call the attention of the Council to Section 7 of the By-law herewith annexed, which provides that parents, guardians or friends who are unable to pay for the board of pupils, shall make application to the Councils of the County, Township, City, Town, or Incorporated Village in which they reside, and admission to the Institution will be awarded to such pupils on the Municipality becoming responsible to the institution for payment of board in accordance with the terms set forth in Sections 5 and 6 of said By-law.

Blank applications will be forwarded, and all further information given on application to the undersigned.

I have the honor to be,
Your obedient servant,

J. W. LANGMUIR, Inspector.

D. D'Everardo, Esq.,
Clerk of Municipality,
of the County of Welland,
Welland.

EXTRACT FROM THE BY-LAW OF THE ONTARIO INSTITUTION FOR THE DEAF AND DUMB.

In conformity with the requirements of "The Prison and Asylum Inspection Act 1868," The Inspector of Asylums, Prisons, &c., enacts as follows:

CAP. I.
DESIGN OF INSTITUTION.
I. The Institution is founded for the purpose of impart-
ing general education, as well as instruction in some professional or manual art to such deaf mutes residing in the Province of Ontario, as are hereafter described, and is not intended as an Asylum for the aged and infirm, or a Hospital for the treatment of disease; but in its design has reference only to the physical, mental and moral training of deaf mute youths of both sexes.

CAP. II.

ADMISSION AND DISCHARGE OF PUPILS.

I: All deaf mute youths of both sexes between the ages of seven and nineteen, not being deficient in intellect, and free from contagious disease, being residents of the Province of Ontario shall be admitted into the Institution.

II. The period of education and instruction for any pupil, shall not exceed seven years, and no pupil shall remain in the Institution after the age of twenty-one, unless under special circumstances, discretionary power in this respect to be vested in the Inspector and Principal:

III. The regular annual School Session shall commence on the first Wednesday in September each year, and shall continue till the last Wednesday in June, and applications for admission must be made in good time to ensure the pupil reception at the commencement of the Session. After the first year no applications for admission will be received after the first Wednesday in September, except in special and extraordinary cases.

IV. Education as well as instruction in such mechanical manual employments as may be inaugurated in the Institution, including books, stationery, maps, and all school appliances, together with bed, bedding, towels, and general maintenance, (excepting only wearing apparel and food) to be free to all youths specified in Sec. II. of this by-law.

V. Parents, guardians, or friends who are able to pay for the board of pupils will be charged the cost of food only, which amount will be determined and fixed at the beginning of each Session, half of which amount shall be paid in advance, and the other half before the close of the Session.
VI. The cost of board for the opening Session is hereby fixed at the rate of six dollars per month, commencing from the date of admission of the pupil, but in all future Sessions the cost of board will be charged for the full annual school term between the first Wednesday in September and the last Wednesday in June, and no deduction will be made from this charge in consequence of absence or any other cause whatever, except sickness.

VII. Parents, guardians or friends, who are unable to pay the above amount for the board of pupils, shall apply to the councils of the county, township, city, town, or incorporated village in which they reside, and the clerk of the municipality shall make application to the Inspector or Principal for the admission of such pupils into the institution; and the admission will be awarded on the municipality becoming responsible for board, in accordance with terms stated in sections 4 and 5. The whole question in respect to the inability of the applicants to pay, to be determined by such municipality, without reference to the Government or the officers of the institution.

VIII. Parents, guardians or friends, who are able to pay for the board of pupils, will make direct application to the principal for admission into the institution.

IX. Indigent children without parents to be boarded, clothed and educated at the expense of the Government, on the application for admission of the municipal corporation in which the orphan resides, with the certificate of the warden, reeve or mayor, and the county judge, attached. Travelling expenses of such pupils, to and from the institution, to be defrayed by such municipality.

X. Pupils residing out of the Province may be received into the institution, and entitled to all its benefits at the rate of $125 per annum, payable semi-annually in advance, for board, lodging and education, provided there is vacant accommodation.

XI. It is required that the pupils sent to the institution shall be decently and comfortably clothed, and furnished with a sufficient change and variety of apparels to ensure cleanliness and comfort.
The name of the boy or girl to be written on each article with permanent marking ink.

XII. The vacation will commence on the last Wednesday in June, and end on the first Wednesday in September, during which time every pupil must be removed to his or her home or place of abode.

XIII. All travelling expenses of pupils to or from the Institution, whether at vacation, or in consequence of serious sickness, must be defrayed by the parent, guardian, friend or municipality sending such pupil.

XIV. It is further required, that in case of serious sickness, death, misconduct, or deficiency in intellect, that the pupil shall at once be removed from the Institution.
MEMORIAL PRAYING THAT THE PROPERTY OF RELIGIOUS BODIES AND GOVERNMENT OFFICERS MAY BE TAXED AS OTHER PROPERTY.

To the Honorable the Legislative Assembly of the Province of Ontario in Parliament Assembled.

The Memorial of the Corporation of the County of Welland in Council assembled,

HUMBLY SHEWETH—

That in the opinion of your Memorialists all persons and bodies corporate and politic enjoying the protection of the laws should bear an equal share proportioned to their property of the costs of enacting and upholding these laws.

Your Memorialists therefore humbly pray that your Honorable House will be pleased to repeal all those clauses and parts of the Assessment Act and amendments thereof now in force, as exempt the property of religious bodies and the income and property of all Government officials from assessment.

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

Passed in Council this 23rd day of December, 1870.

{L.S.} Signed, M. F. HANEY, Warden.

D. D'EVERARDO, Clerk.
MISCELLANEOUS.

COPY RESOLUTION COUNTY COUNCIL LINCOLN: APPROPRIATING $200 FOR COMPLETION OF JONES' BRIDGE, UPON CONDITION THAT THIS COUNCIL APPROPRIATE A LIKE SUM.

COUNTY CLERK'S OFFICE,
St. Catharines, Oct. 29, 1870.

D. D'Evereardo, Esq.,
COUNTY CLERK, WELLAND,

DEAR SIR,—

I enclose herewith a copy of a "Resolution" passed by the County Council of the County of Lincoln at its last Session.

I am, Dear Sir,
Yours, &c., &c.,

F. A. B. CLENCH,
COUNTY CLERK,

EXTRACT.

Moved by Mr. Heaslip, seconded by Mr. Hoover,
That this Council do grant the sum of Two Hundred Dollars for the completion of the Jones' Bridge and ap-
proaches, providing that the County of Welland grant a like sum or pay one half of the expense for the completion of said Bridge and the approaches.

That the Reeve of Caistor be added to said Committee, and that the Clerk furnish a copy of this resolution to the County Council of Welland.—Carried.

Certified,

F. A. B. CLENCH,
County Clerk, Lincoln:

PRESENTMENT OF GRAND JURY.

The Grand Jury for Our Sovereign Lady the Queen on their oath present,

That they have examined the jail and have found it throughout cleanly and in good order so far as the officials are concerned, but they found the roof of the day room of the basement in rather a dilapidated condition. The plaster being partially off and lathing loose.

The Grand Jury further present,

That they found as prisoners three men who have been confined for four months, charged as being Fenian spies, but no proceedings have been taken against them up to this time. The Grand Jury would therefore respectfully urge that proceedings should be taken against them without much further or unnecessary delay as an act of justice as well to the prisoners as to the County; they being a source of expense thereto.

The Grand Jury further represent,

That they also found a woman who has very lately been incarcerated, and who is a raving maniac—and the Grand Jury think that such person who is so grievously afflicted is not a proper inmate of a jail. They therefore recommend that her removal to an asylum be as speedy as possible.
The Grand Jury further present,

That some of the prisoners did complain to the Jury of their dietary, but on examination the Jury found that the rules had been complied with. That is the daily dietary rules, but in the general rules relating thereto, there is a discretion given to vary the diet, and it is this want of variation that the prisoners complain of, but the Jury must expressly mention that no fault in this matter can be found with the officials, as they were informed by the Sheriff that there is a Committee appointed by the County Council called the Jail Committee who exercise the power of providing supplies for the jail, and such articles as such Committee have furnished have been given—but the Jury would respectfully recommend that where a prisoner has been sick or in debilitated health some better fare would be desirable.

The Grand Jury further present,

That great fault has been found by the Judge and by others engaged in the professional business of the Court, of the great noise caused by the people walking in the Court room, there being no covering over the floor. The Jury therefore urge as a duty incumbent on the County immediately to remedy this by ordering and causing matting or some other suitable article to be laid down along the several passages, and the other walking spaces in the Court Room.

All of which is respectfully submitted.

Signed, J. H. PRICE, Foreman.

GRAND JURY ROOM, this Twenty-Eight day of Sept., 1870.