

MARIPOSA TOWNSHIP COUNCIL.

Council met this 11th day of July, 1881, pursuant to adjournment. Members all present. Minutes of last meeting read and approved.

Moved by Mr. Parkinson, seconded by Mr. Bowes, that this council authorize H. Rogers and W. Lownsbrough to purchase a gravel pit from Mr. Cody or Mr. Wood on the 13th Con. Carried.

Moved by Mr. Parkinson, seconded by Mr. Broad, that the Reeve give his order on the Treasurer in favor of W. Foster, Esq., for \$50.80, and to John Dains, for \$17.00 for the gravel hill, lot 18, con. 7, instead of the one that was intended to be purchased from Mr. W. Pedlar. Carried.

Moved by Mr. Lownsbrough, seconded by Mr. Broad, that the sum of \$25 be expended on the boundary line between Ops and Mariposa, opposite the 9th Con. of Mariposa, to meet a like sum granted by the Ops council, Mr. W. Lownsbrough, Commissioner. Carried.

Moved by Mr. Broad, seconded by Mr. Bowes, that \$75.00 be expended on the 8th Con. line between lots 15 and 22. W. Parkinson, Commissioner. Carried.

A petition was presented from J. Weldon, Esq., and 19 others praying the council not to sell certain streets in the village of Oakwood as asked for by Mr. Banks.

Moved by Mr. Lownsbrough, seconded by Mr. Parkinson, that having heard the parties both for and against selling certain streets in the village of Oakwood the matter be laid over till the next sitting of council. Carried.

A petition was presented by Mr. Ellis, of Manilla, signed by H. Clendenning and others, praying this council to take the necessary steps for altering the boundary of Union S. S., 3 and 4, Brock and Mariposa.

Moved by Mr. Broad, seconded by Mr. Parkinson, that the petition of H. Clendenning and others in regard to altering the boundary of Union S. S., 3 and 4, Brock and Mariposa, be received and laid over until a meeting of both councils at some convenient time and place be arranged, and the Clerk be requested to correspond with the Clerk of Brock with a view of arranging the same. Carried.

Moved by Mr. Lownsbrough, seconded by Mr. Broad, that this council appoint Mr. E. Bowes to meet the Reeve of Brock for the purpose of securing a gravel pit on lot 24, con. 3, of Brock.

Moved by Mr. Bowes, seconded by Mr. Parkinson, that the Reeve give his order on the Treasurer in favor of J. McGinley, for \$350.00 on account of work on drain. Carried.

Moved by Mr. Broad, seconded by Mr. Parkinson, that the Treasurer be instructed to take the sum of \$23.02 charged to this township by by-law No. 225 on account of roads from the general funds and place the same to the credit of the Goose Lake drain account. Also the sum of \$6.24, charged to this township by by-law No. 256 to the credit of the above drain account. Also the sum of \$30.00, charged to the township by by-law No. 240 on account of roads to the credit of the Grant drain fund account. Also the sum of \$7.50 on the proportion due from this township on account of the roads of Mariposa and Eldon as provided by by-law No. 240, to the credit of the said drain account. Carried.

Moved by Mr. Broad, seconded by Mr. Parkinson, that the Treasurer be instructed to place the amount of \$19.77 credited in error to the Goose Lake drain account in 1879, and the sum of \$22.29, credited in error to the Goose Lake drain account in 1880 to the general township account. Carried.

Moved by Mr. Parkinson, seconded by Mr. Broad, that Mr. Elias Bowes be appointed Commissioners to have the bridge repaired opposite lot 5, con. 9. Carried.

Mr. Donald Campbell tendered his resignation as overseer of drainage works.

Moved by Mr. Bowes, seconded by Mr. Lownsbrough, that the resignation of Donald Campbell, Esq., as Overseer under drainage by-law No. 240 be accepted and that this council appoint George Smith, Esq., P. L. S., Overseer of the same, remuneration not to exceed \$30.00; and that a by-law be prepared to carry the same into effect. Carried.

Moved by Mr. Bowes, seconded by Mr. Lownsbrough, that By-law No. 271 being a by-law to repeal By-law No. 263 and to appoint Geo. Smith, Esq., P. L. S., superintendent of the drain now in course of construction under By-law 240, in place of Donald Campbell resigned, be received and read a first time. Carried.

By-law No. 271, after passing through committee, was read a third time and passed.

The following accounts were passed and ordered to be paid: R. Ferguson for cedars for 2 sluiceways, \$4.00; W.

James for cedar for 2 sluiceways, \$4; J. Chidley do 1 do \$2; J. Chidley for repairing road at creek, 9th con., \$2.00; J. Moore for 99 loads of gravel at 5 cents per load, \$4.95; J. Smith 60 loads of gravel at 5 cents per load, \$3.00; H. Perrin clearing brush on 13th con., \$6.00; J. Smith for gravel, \$5.00; E. A. Bowes serving notices for Court of Revision, \$6.40; C. D. Barr for Voters' Lists, \$45.00; T. Pulev, fees as constable in case of statute labor delinquents, \$3.00.

The following grants were made to indigent persons: Blews family, in care of A. Cameron, \$10.00, \$2.00 of which is to be paid to N. McLeod; Mrs. Sweetland, \$2.00; Mrs. James, in care of J. F. Cummings, \$4.00.

Council adjourned to meet again on the second Monday in August.

JOHN F. CUNNING, Clerk.

FIRST DIVISION COURT, COUNTY OF VICTORIA.

Sittings held at Woodville, on June 27th, 1881, before His Honor, Judge Dean.

McNeill vs. McArthur—Judgment for plaintiff for \$9.19.

Campbell vs. Maybee, Millar garnishee—Judgment that Rod, Campbell was entitled to money.

Smith vs. McEachern—Judgment for plaintiff for \$13.00.

Chamberlain vs. McIntyre, et al.—Judgment for plaintiff for \$8.63.

Jackson vs. McIntyre—Judgment for plaintiff for \$27.30.

Harris & Son vs. McIntyre—Judgment for plaintiff for \$47.65.

McKenzie vs. McNabb—Judgment for plaintiff by G. W. Millar for \$33.00.

Howard vs. Andrews—Judgment for plaintiff by G. W. Millar for \$36.85.

Wilson vs. Orde—Adjourned at plaintiff's request till next court.

Noxon Co. vs. Sutherland—Judgment for plaintiff for \$86.62 by Clerk.

Parker vs. McNeill—Judgment for plaintiff by G. W. Millar for \$102.00.

Patterson Bros. vs. Nesbitt—Judgment by G. W. Millar for \$23.20.

Patterson Bros. vs. Pirt & Campbell—Judgment for plaintiff, by Clerk for \$101.83.

Patterson Bros. vs. Campbell—Judgment for plaintiff by G. W. Millar, for \$129.22.

McMillan vs. J. A. Millar—Judgment for plaintiff for \$21.67.

Toronto Reaper Co. vs. McMillan—Judgment for plaintiffs by G. W. Millar, for \$19.75.

Smith vs. McNeill, et al. Smith garnishee—Adjourned for service on p. d.

Annas vs. McIntyre—Judgment for plaintiff for \$64.10.

Campbell vs. McIntyre—Judgment for plaintiff for \$54.03.

Leas vs. Campbell, et al.—Adjourned to next court.

Maybee vs. McIntyre—Judgment for plaintiff for \$32.11.

Robertson vs. McIntyre—Judgment for plaintiff for \$23.17.

McKay vs. Davis—Adjourned till next court.

Lazier vs. Campbell—Judgment for plaintiff by G. W. Millar, for \$26.25.

McCorquodale vs. McArthur—Judgment for plaintiff by G. W. Millar for \$35.32.

McMillan vs. McGuire—Adjourned.

Morgan vs. McCorquodale—Judgment for plaintiff for \$4.00.

McDougall vs. McEachern—Adjourned to next court by consent.

Morrison vs. McCullough—Judgment for plaintiff for \$16.00.

Leas vs. McLennan—Judgment for plaintiff by G. W. Millar, for \$16.85.

McKinnon vs. McLean—Judgment for plaintiff for \$7.00.

Smith vs. Leas—Judgment for plaintiff by G. W. Millar for \$6.00.

Tisdale et al. vs. McNeill et al.—Jeffrey claimant, judgment for claimant.

Standard Bank vs. McEachern—Judgment for plaintiffs for \$19.99.

Danes vs. Mitchell—Judgment for plaintiff for \$4.00.

Staples vs. Stoddart—Plaintiff non-suited.

Staples vs. Smith—Judgment for plaintiff for \$8.20.

Millar vs. Donald—Judgment for plaintiff by G. W. Millar for \$5.50.

McLennan vs. Cameron—Judgment for plaintiff for \$15.00.

Noxon Co. vs. Sutherland, A. C. Campbell, claimant—Judgment for claimant without costs.

Campbell et al. vs. Janet McCuaig—Judgment for plaintiff for \$100.00.

Campbell et al. vs. Bick et al.—Adjourned until next court.

Toronto Oil Co. vs. Campbell—Judgment for plaintiffs by clerk, for \$75.18.

Myles vs. Cameron—Adjourned.

Donnelly vs. Campbell, et al.—Judgment for plaintiff in verdict of jury for \$8.34.

SUITS OVER \$100.00.

McMaster vs. Armstrong—Settled between parties.

McEachern vs. McDougall, Mary Gilchrist claimant—Judgment for plaintiff, conditionally.

Annas vs. McDougall, Mary Gilchrist, claimant—Judgment for plaintiff, conditionally.

Campbell vs. McDougall, Mary Gilchrist, claimant—Judgment for plaintiff, conditionally.

Johnson vs. Graham—Judgment for plaintiff by G. W. Millar, for \$112.00.

Johnson vs. Graham—Judgment for plaintiff for \$140.44.

Use "Castorine" Machine Oil for all kinds of Machinery. It is also excellent for Harness and Leather, making it water and weather proof. For sale by dealers.

By fire in Cambray three houses, two stables and two sheds were totally destroyed.

DURING a heavy shower at Millbrook, countless myriads of small black toads fell with the rain. Shortly after the rain, and next day, in some places, it was almost impossible to step on the sidewalk without crushing some of these little hoppers.

MANILLA STATION, July 16.—The stables and sheds of the Lattimer House, owned by P. L. Grass was consumed by fire to-day, with a quantity of hay, oats, and two pigs, two valuable horses, and stock amounting to \$800 belonging to the Globe Lightning Rod Company. The origin of the fire and the amount of insurance are unknown.

The saw mill, owned by Kingsford & Co., of Oswego, at Lindsay, was burned to the ground on Wednesday last. The fire was caused by a spark from a passing steamboat. The mill was insured for 6,000 in the Lancaster Insurance Company. Three box cars belonging to the Midland Railway, standing on the track, were also burned.

6) PER CENT. (6)

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purify, regulate and improve the quality of the blood. They assist the digestive organs, cleanse the

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Thousands of persons have testified that by their use alone they have been restored to health and strength; after every other means had proved unsuccessful.

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will be found invaluable in every household in the cure of Open Sores, Hard Tumours,

BAD LEGS, OLD WOUNDS, COUGHS

Colds, Sore Throats, Bronchitis, and all disorders of the Throat and Chest, as also Gout, Rheumatism, Scrofula, and every kind of Skin Disease.

Manufactured only at Professor HOLLOWAY'S Establishment,

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The Trade Marks of my said Medicines are registered in Ottawa, and also at Washington.

Signed THOMAS HOLLOWAY, 533, Oxford Street, London. Sept. 1, 1880.

MR. JUSTICE ARMOUR will preside at the fall assizes, on this circuit, which will be held at Lindsay on Sept. 26th, Peterborough on Oct. 3rd, and Cobourg on Oct. 24th.

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Special Inducements For Cash CALL AND INSPECT MY STOCK AT THE WAREHOUSES.

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300 Pairs HARVEST GLOVES Cheap for Cash. All kinds of DOUBLE and SINGLE HARNESS made to order, from the best material and at the shortest notice. Repairing promptly attended to.

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And in proof of this strong statement, we can furnish abundant testimonials from those having them in use. To intended purchasers we would say, come and see it for yourselves, and, we feel confident you will be entirely satisfied that they are all they are represented.

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