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Coun. Barrows-"That would be all

right, but you know well that in this case

it was a question of weeks, during which

money was being spent lavishly."
When the last charge was read Coun.

Mallon said he felt confident every citizen

Coun. Sootheran- "Mr. Walker, the

main objection is that work started all

over the town months ago has been left

was no person at hand to direct them.

Mr. Walker said he could not be there

Coun. Bryans-"There's stones on that

Successful Pupils.

Following we give the names of pupils who have successfully passed the second

form exam, in Lindsay Collegiate Institute

and Omemee high school. The lists for

the third and fourth forms will be issued

Lindsay: F. B. Bingham, N. M. Burling

(honors), P. Campbell, M. J. Eagleson

only : W. J. Brown, W. E. Smith.

who wash the dishes at home.

will be stopped for a while.

excellent one.

Local Brevities.

-The girls that work the hardest getting up a church social aren't always the ones

-Mr. McIlhargey shipped a load

Wednesday Three cars of stock also

-There will be no new whiskey turned

winter. There is enough on hand already

to last some time and the manufacture

-It is now proposed to authorize post

masters and deputies to open letters on

carried a mile and a half to a surgeon.

the Victoria junction above Kinmount,

consumes wood, and such mishaps are

-Horn Bros.' woollen factory has been

back it is probable that a night force will

from Stafford, Egg., bearing the following

address :- "The Secretary, Department of

Agriculture, Ontario, United States,

This, however, is not as bad as one that came from the United States some time

-Several of our exchanges state that

there which is strongly condemned by all

the better classes of citizens. Last week

the bills advertising the Toronto Indus-

Toronto, were handsomely gotten up and

decorated in the centre with a large

mean some 30 hands on the pay-list.

Dapartment, Tomato, Canada."

passed through from the north country.

The committee then adjourned

J. Sutcliffe & Sons.

FORMERLY WARNER & CO.'S.

Into the Last and Few Days of Our STOCK-TAKING SALE.

The small prices attached to the high qualities of SUMMER DRY GOODS have interested many in this Stock-taking Sale. The last few days you will find still more interesting, as these values will disclose.

Children's Tan Cotton Hose, cardinal and white, regular value 15c pr., now 2 pr. for 5c

Ladies' Colored String Ties, Dresden patterns, regular value 10c, now - - 5c

Fine English Zephyr Ginghams, fast washing colors regular value 12 1/2 c, now 8c yd

Ladies' Lisle Thread Gloves, black and colored, regular price 10c pair, now - 5c pr

Ladies' Fine Balbriggan Vests, regular value 10c, now

42-inch Colored Dress Goods, reg. 40c, now 19c

Dress Muslins, reg. value 10c and 12c, now

COUN. MALLON AND THE BOARD OF WORKS.

He Makes Nine Distinct Charges Against the Committee and Overseer Walker.

What is More, he Says he Can Prove Them -The Investigating Committee gave the Accusations a Cursory Examination and Adjourned.

Tas committee of investigation appointed at last council meeting to enquire into tion. charges made against the board of works by Coun. Mallon, met at the clerk's office on Thursday evening. The members present were Mayor Smyth, Couns, Sootheran, Mallon, Pedlar, Baldwin, Bryans and

Coun. Spotheran, upon being appointed chairman, expressed the opinion that it would be well to instruct the representatives of the press not to report the self relative to work in the east ward; in proceedings, his reason being that it the north ward and elsewhere you do would be unfair to the parties attacked- nothing without first asking Reeve Touchof course it would be all right to publish | burn's advice." of course it would be all right to publish | Casirman Sootheran then questioned | the report of the investigating committee. | Mr. Walker relative to the work done on Cour. Burrows-"You want to make it Queen-st. east, asking if he had directed

the men. I: was a shameful job. a "star chamber" enquiry, is that it?" Coun. Sootheran-"No, I am perfectly all the time, but a couple of the men had willing to admit all who come, but it kept tally of the loads of material. would be as well not to have it in the evening I saw a man jolted out of his

Coun. Burrows-"I see no reason, Mr. | wagon on that street; I don't know what Chairman, why the public should be kept | were his ir juries, but no doubt the council in the dark regarding this matter; the will find out later."
public are aware of the fact that Mr. The committee the Mallon intended to make certain charges, and will not submit to underhand work in dealing with them. If the charges are found to be untrue the board of works will be justified and the accuser discredited." Mayor Smyth and several other council lors said they had no desire to conduct the inquiry in secret, and the matter ended.

Following we give the charges substantially as read by Coun. Mallon; it is but fair to curselves to say that we asked the latter to allow us to copy the original document, and his reply was that Coun. Sootheran refused, not wishing it to be

1st-I make the following charges egainst Reeve Touchburn, Dep.-reeve G logly, Overseer Sam. Walker, and the board of works committee: R. P. Willock, M. Wollard. Part I., Form II: E. Brandon, T. W. Ellis, E. L. Flav-2nd-That Reeve Touchburn, on Albert-st., near his own residence, spent \$35 over and above the elle, J. F. Graham, K. A. Guiry, H. W. E. Hartley, R A. Helson, M. Hickey, Honey. H Irvine, J. E. Irwin, F. A. Jackson, D. Jamieson, R. W. Jordan, W. 3rd-That Chairman Gillogly spent \$12 on Sussex-4th-That no correct account was kept by the over-seer of the stone drawn to the crusher, and the town paid for 43 cords of stone when there is reason to believe that not more than 25 cords had been deliver

5th-That Sam Walker refuses to give work to men who owe their taxes, and employs others who do not 6 h -That Sam Walker employs men to work for himself, and pays them out of the town treasury. the chairman of the board of works failed in his duty when he delegated his powers to Reeve Touchburn without first calling his committee Sth-That five loads of gravel were charged to Patrick st., east ward, and John Henders was allowed credit for same by Sam Walker, yet only three loads

Omemee: N. O. McQcade (honors), I. Scott, D. H. Weir, R. Wilson, Part I., Form II.: A. L. Balfour, J. N. Goodall. 9th -That Sam Walker kept no correct account o stone or gravel drawn by the teamsters, but took
their word as ty the number of loads drawn.

10th—That most of the work done by Sam Walker
as overseer has been a disgrave to the town owing to
the manner in which it was directed.

I make he above charges in the interest of the
town, believing them to be true, and am not actuated
by vindictiveness towards any individual Part I, without physics: H. Mulligan.

The charges were then taken up in irregular order. In support of No. 3 Coup. Mallon read a declaration signed by A. Mer zies stating that only three loads of gravel had been put on S. Patrick-st.
The pay-sheet was hunted up and examined, and it was found that Henders had been paid for five loads, as claimed by Mallon. Overseer Walker said Henders had drawn five loads, and that the two unaccounted for must have been placed else-where; the fault lay with the clerk's sys-

ation bearing the signature of Wm. which no postage starps have been placed referred the committee to the pay sheet for 18 h May and other days, which show. for 18 h May and other days, which show- letter office. given any work recently, but said he could | has been appointed commissioner of immi have paid his taxes twice over with the gration at Ostawa. The appointment is an money earned from the town had he been

anxious to do so. (Charge not proven.) Charge No. 2 was next taken up. Chairman Sootheran turned to the estimates and found that the work authorized on Touchburn's street was \$35 for an old plank sidewalk 3 ft. wide, and \$5 for tile, but over \$35 additional had been spent; the sidewalk was made 4 ft. wide and was wilt of new plank, and a longer drain put

but was side-tracked and the blaze ex-Coun. Burrows-"It looks very much as tinguished. The I. B. & O. R. R. engine if the drain was put in purely for Touchsaid to be not by any means rare. burn's convenience." The correctness of the charge was not running until 9 p. m. every night of late

he had been instructed by the chairman to put in the tile to drain Wetherup's, owing for the North-west Indian department. When No. 3 was read over Walker said to the closing of Kent-st. drain, but he About half the number have been comhad forgotten who it was had ordered him pleted, and as other orders have been held to move the sidewalk out. Coup. Mallon said he would not question

the necessity of the work, but held that authority should have been obtained from Chairman Sootheran, in glancing over the pay-sheets in connection with Jno.

Henders' delivery of gravel, made the discovery that the pay-sheet for the month had not been signed by Overseer Walker or Chairman Gillogly, and enquired the Overscer Walker-" Well, you ree, it's not always convenient-

Chairman Sootheran—"But the paysheet should be signed by Mr. Gillogly and yourself before the men were paid." a very serious one indeed. In support of its truth a declaration signed by Wm. Clements was read which stated that on Clements was read which was read which was read which wa May 24th, 25th and 26th the following men is authorized by the educational departrolls were again searched, and it was dis who visited this section under the same trival matters.

covered that the men named had been paid by the town as follows: McCrimmon, 2 days; Berry, not on roll; Wilson, 24th, 25th, 26th; Genevekow, 26th; Walker, not on roll; Reynolds, 26th; Nelson, 25th, 26th; Wm, Clements, 25th, 26th. Overseer Walker-"I wish you

Coun. Mallon-"Perhaps I'm good for trial Exhibition arrived and were posted worth \$1,000, Mr. Mallon, that sum at the Bank of Montreal-how- all over town. These posters, which adverever, Mr. Walker, I'm not saying you're tised the fair to open on August 30 at

THE LIGHT CONTRACT of the committee, Chairman Spotheran was inclined to make light of the offence, saying he would be justified in asking anyone to look after his business for a night without asking the consent of his collective. DISCUSSED AT MONDAY NIGHT'S

COUNCIL MEETING. Communications and Other Matters of

a Not Very Important Nature Go to Make Up a Two Hours' Session.

A special session of council was held last Monday to deal with unfinished business held over from last meeting, and with matters of more recent date. The members present were Mayor Smyth, Coun. Sootheran stating that his by-law unfinished; I know personally that on Lindsay st. lumber was left lying about for weeks, and it is believed that half of it Reeve Touchburn, Dep.-reeve Robson, and was stolen. Another cause for complaint lis that the sides of some streets have been ploughed up and left in that condi-

From H. Ferguson, relative to assess-

Overseer Walker said he should not be ment.-Finance committee. held responsible for everything, as he was From R. A. McGillivray & Co., Toronto, ordered here and there by others-things offering to establish a factory for the makwould be done in different fashion if he ing of seamless hosiery in Lindsay if given could have his own way.

Mayor Smyth referred to a walk being a bonus of \$5,000 and exemption from built on Cambridge st. some time ago; the taxation; the factory would employ about men did not know what to do, yet there 50 hands, mostly girls, and the wage list Coue. M llon-" Besides, Mr. Walker,

agent, stating that in consequence of the trouble he asked that the James-st. cross-ing west of the station be closed, in which arent the company would have the grain event the company would have the grain warehouse moved to a more convenient ing place of the dead was viewed with location. In the event of the concession just abhorrence by every citizen. being refused some trains would not be able to stop here to receive crews, which street eight inches through. Only this hands to Belleville.-Referred to a special reeves, and the mover and seconder.

From W. Robbins, seconder of the Fire Underwriters' Association, enclosing Mr. Howe's report on the town fire appliances, and asking that the recommendations be ments had been made in the department during the last four years,-Town prop-From the Buffalo Machine Co., asking

council to inspect their 12 ton steam roller to be on exhibition at the coming Toronto Fair.-Clerk Knowlson was instructed to write the company.

From M. Carlin, with reference to the annual flooding of his lot on St. Peter-st., east ward.—Board of works. From W. H. Veltch, secretary of the fire

(honors), M. Every (honors), W. J. Jeffers, C. Jewel, C. O. Middleton, J. L. McKin-non, P. G. McPherson, J. McQuarrie, G. L. Pedlar (honors), W. C. Pedlar, B. M. brigade, asking for 80 feet of small hose L. Pediar (honors), W. C. Pediar, B. M. Smith, J. Thornhili (aonors). A. F. White, R. P. Willock, M. Wollard. Part I., Form A petition was read from Isaac Kelley and others, calling attention to the ditch on the south side of Pottinger-st., north

ward .- Board of works. and referred to their respective commit-McKenzle, O. Rea, S. E. Spier, N. H. Sutton, B. Taylor, H. F. Williams. Part 1, without physics: K. Austin, W. A. Campbell, M. J. Campbell, M. J. Campbell, Mrs. Bulger's account for \$5 for nursing Mrs. A. E Carter, M. Connolly, M. E Cundall, the Miller children was again referred to, A. E Carter, M. Connolly, M. E. Cundall, H. Cunningham, M. W. Currie, M. F. H. Cunningham, M. W. Currie, M. F. Foster, A. Guiry, M. L. Hunter, J. A. Johnston, J. A. Junkin, B. M. Martyn, Johnston, J. A. Junkin, B. M. Martyn, M. C. L. McAlpine, J. A. Maclatosh, J. M. A. Maclatosh, J. M. A. Maclatosh, J. M. A. Maclatosh, J. M. Oswald, E. Smith, W. Staples, E. Ward, M. E. Wilson, Murray Wilson. Physics M. E. Wilson, Murray Wilson. Physics Charlotte Brooks, a patient in St. Joseph's Charlotte Brooks, a patient in St. Joseph's and Coun. Burrows said that although she

hospital, Peterboro, for the past 90 days. ... It was decided to continue payment His worship then informed the council that he had signed the contract for the

clectric fire alarm system.

Coun. Sootheran—"Did the town solicitor draw up the contract, or revise it?"
His worship-"No, I think the clerk Coun. Sootheran-"I am sorry about drew it up." that, I think the solicitor should at least

cattle and sheep to the Toronto market His worship—"I think it's all right—at any rate we needn't take the system over have looked it over." until it has been pronounced perfectly satisfactory in every respect." THE TOWN WHARF STOREHOUSE. out from the Gooderham distillery this

Moved by Dap, reeve Robson, seconded by Coun. Baldwin, that the town property committee be authorized to negotiate with Mr. Boyd for the use of a certain number of feet of town property for a term of years, at a nominal rent of \$1 per annum, Coun, Sootheran pointed out that a

passed at a previous meeting, and that Dep.-reeve Robson struck back by exquiring if any authority had been given to the mayor to sign the fire alarm con--John Lakey laughed so hard at a ball

game near Carlisle, Pa., when the ball Mayor Smyth-"Yes." Dap. reeve Robson-"I don't think so." struck another spectator's head and It was then suggested that the motion bounded high in the air, that he could'nt might be passed in the form of an amendclose his mouth again and had to be ment to the original resolution, but Coun. -A car of B meroft cheese was found to be on fire Wednesday when it reached

Sootheran remained obdurate. Coun. Burrows-"Where's your rulewhere's your book?" Coun. Sootheran quoted his authority under the rules. The clause read "No motion to rescied a motion," etc., and Coun. Burrows maintained that it did not apply, as the motion was intended to add

the original motion. ANOTHER DEPUTATION.

A letter from Mr. John Blevins, city plerk, Toronto, held over from last meeting was next read. It requested the Light, Heat and Power Co. a renewal have to be put on next week, which will council to appoint a delegate to attend a of the present contract on the old basis, -There are yet same places in England municipal convention to be held in where the geographical knowledge of Canada is somewhat limited. Recently, Toronto on Sept. 9th. Coun. Burrows-"I move that no action

Moved by Coun. Pedlar, seconded Coun. Horn, that Coun. Sootheran appointed to represent this council at the municipal convention referred to. Coun. Barrows-"I can see no good likely to result, but I am open to convicago. It was addressed to "The Agriculture

Coun. Pedlar referred to the advisability Charge No. 6 was looked upon by all as a photographer is travelling through Ontario of obtaining knowledge as to exemptions

many nouseksepers who are conged to put off papering till vacation time, when the boys and girls are packed off to visit friends in the country, and a meal can be deleved with imposity.

May 24th, 25th and 26th the following men is authorized by the educational department of so. No such person has any authority to use the educational department of the ward beauthority to use the educational department of the ward of the number of councillors could be if the number of councillors could be appropriate of the posed to be in the employ of the town:

J. McCrimmon, Pat. Berry, J. Genevekow, J. McCrimmon, posed to be in the employ of the town:

J. McCrimmon, Pat. Berry, J. Genevekow,

J. Walker, J. Wilson, Wm. Reynolds,

Wm. Nelson, Wm. Clements. The pay
thority to use the educational department in connection with or of the government in connection with if the number of councillors could be if the number of councillors could be if the number of councillors could be available or of the government in connection with or of the government of any work of this kind....It is likely that the "quibbling" that took place over at the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the improvement of a the "quibbling" that took place over the "quibbling" that the "quibbling" that the "quibbling" that took place over the "quibbling" that the who visited this section under the same trival matters.

Coun. Sootheran said he felt grateful to in an almost impassable state.

Coun. Sootheran said he felt grateful to in an almost impassable state.

Coun. Pailar—"Well, my motion extended that in a second that it is not a second to the interpretation of the mover and second that it is not a second to the interpretation of the mover and second that it is not a second to the interpretation of the mover and second that it is not a second to the interpretation of the mover and second that it is not a second to the interpretation of the mover and second that it is not a second to the interpretation of the mover and second to the interpretation of the mover and second that it is not a second to the interpretation of the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and second that it is not a second to the mover and the second that it is not a second to the mover and the second that it is not a second to the mover and the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it is not a second to the second that it

ities would be discussed at the convention. and since then Coun. Pedlar had also He noticed that medical men and others devoted a great deal of time to the matter, met annually to discuss their affairs, yet | with the same result. He (Sootheran) Coun. Burrows was not in favor of muni- could tell them there was little danger of cipal representatives meeting together.

Cour. Burrows pointed out that he had

Cour. Burrows pointed out that he had
not opposed the idea—indeed, he was of old figures, and Coun. Pedlar merely

name Mayor S nyth as a second delegate, but if the council would only appoint one but if the council would only appoint one he would still support Coun. Sootheran. he would still support Coun. Sootheran. Coun. Baldwin—"Well, we succeeded very well with a large delegation last time at Ottawa."

Note that the capital luvested in the capital luvested in the capital luvested in the capital luvested in the street service, but I am opposed to paying street

Moved by Coup. Sootheran, seconded by Coun. Pedlar, that the treasurer be in-structed to pay Mr. W. G. Blair the bal-

STREETS AND WALKS. At the request of Coun. Burrows, the would not do." co clerk read a motion moved by Coun.
Sootheran at the first meeting in July
giving notice of a by-law to provide for a
parmanent work in connection with

Coun. Burrows then announced that he was prepared to move that action be taken at once, but was induced to withdraw, was about ready for presentation to coun-

THE BAND STAND. Moved by Dap -reeve Robson, seconded by Coun. Baldwin, that six incandescent electric lights be placed in the new band stand, wiring to be completed by 20th inst.

THE EAST WARD CEMETERY. Moved by Coun. Baldwin, seconded by committee be authorized to arrange with Mr. J. McSweyn for the conveyance of the property known as the east ward cemetery to the town, and that the fence on the north side of the property be repaired. Coun. Mallon opposed the expenditure

Coun, Mallon said people might ascribe a wrong motive to his objection, but he still felt that as the property had remained unfenced for years it would be wrong to expand any money within a few months

to have been made by Jim Fisk when refusing to give a subscription towards putting a fence about a graveyard, that for some time, and was a steady, hard-"the people in there don't want to get out, and those out don't want to get in." It would be time enough to talk of fencing the property when it passed into the coun-

cll's hands. The council took the same view, and the motion was withdrawn. FIRE BRIGADE MATTERS.

Moved by Coun, Burrows, seconded by Coun. Killaby, that the town property committee take into consideration the advisability of reorganizing the fire brigade, and report at an early date. A PORT OF ENTRY.

Moved by Coun. Barrows, seconded by Coun. Killaby, that the Dominion govern-Geo. McHugh, be requested to make Lindsay a port of entry and registration for vessels plying on these waters. Coun. Sootheran suggested that the matter be referred to a committee in order that certain information in support of the request might be prepared. Reeve Touchburn thought it would not

be necessary-Mr. McHugh was a resident and was awars of the facts. Coun. Burrows-"Delay is dangerous; there are 75 or 100 motions now in the hands of committees, and they're forgotten as soon as made. A long discussion ensued, Coun. Sooth-

eran adhering to his contention that the matter should be referred to a committee. Coun. Horn-"I think this is an instance where about half-an-hour has been lost in A vote was then taken and Coun

Sootheran triumphed. LOST, STOLEN OR MISSING.

A communication was read from S. H. Calvert, secretary of the Citizens' band, reporting that several uniforms and instruments were in the possession of members of the old Citizens' band, who do not play with the present Citizens' band, but with an opposition organization. Coun. Burrows-"There is a squabble between the bands, and the matter should be left with the band committee."

THE ROSEDALE LOCK. Moved by Coun. Burrows, seconded by Coun. Killaby, that the Dominion government be memorialized through our repre sentative, Mr. McHugh, and and attention drawn to the necessity for enlarging Rosedale lock, and that this motion be also referred to the special committee. meeting a communication had been read the former one had not been reported from the government stating that the responsibility rested with the Ontario Coun. Burrows-" All right, just change the name and let it go."

Coun. Burrows referred to Mrs. Wilson's long-standing claim for damages, and urged that she be granted \$50 or \$100 in full settlement as an act of justice. The proposition was supported by Coun. Kil-

Coun. Sootheran said the committee, while deeming the evidence previously submitted insufficient to warrant a grant, were willing to receive further proof, and would report at next meeting.

A TOWN POUND. Dep. reeve Robson referred to the lack It was finally arranged that the words of a town pound, and was instructed to with power to act" should be added to make suitable arrangements and report. THE LIGHTING CONTRACT.

Moved by Coun. Pedlar, seconded by Coun. Scotheran, that the police and lighting committee be authorized to offer

with the added service of allowing the town to use their poles for the electric fire alarm system at a nominal rental of \$1 per Coun. Burrows said he was inclined to think that in paying the company a sum

of nearly \$2,000 per year they were paying far too much for a poor light and a poor service-\$1,000 per year would, he thought, be ample, and if the company would not consent to reduce their charge the council should consider the advisability of putting in a plant or advertising for offers from Coun. Baldwin-"If we adopt that motion it means about \$10,000. I think

the matter should first be very osrefully Coun. Mallon advocated doing without

presses what I fee', and it's for the council -A Rochester despatch states that a disgraceful occurrence has taken place there which is strongly condemned by all would be wise to send a representative, as tried hard last year to make an arrange-

opinion that Coun. Spotheran would make wished to get the motion passed in order was next taken up. Overseer Walker explained his method of measuring, but said he had not seen all the loads, having

at Ottawa.

—Coun. Burrows— "What about the clerk—you mustn't leave him out."

Ooun. Mallon—"Well, as Coun. Sooth—oran did not go to Ottawa last time it would be only fair to send him to Toronto, but I am concead to the motion."

Coun. Horn thought the present contract was a very fair one. Complaints were made that lamps were not lighted, but that was the fault of the council, as the contract provided for a penalty of 15c per night for each lamp not kept burning. night for each lamp not kept burning.
Falling an arrangement on the basis of
the present contract he had thought of a
scheme by which the town might rent

Coun. Baldwin - "If the committee them offer to make a one year contract." "Coun. Graham-"If we only give a one year contract we might have to take down the fire alarm system next year, and that

Coun. Burrows-"The town has the not going to allow them to put up poles anywhere they like unless we receive

Coun. Baldwin pointed out that the council had some time ago authorized the directors of the company; the latter had assembled at the time appointed, but the members of the committee did not Coun. Baldwin's resolution instructing

committee to offer the Light, Heat &: Power Co. a renewal of the present contract for one year was then adopted. THE ALARM BELLS. On motion of Coup. Burrows, Dep. reeve

Robson, chairman of the town property committee, was instructed to see that the various alarm bells are kept in work-

ing order. Council then adjourned.

HURRIED INTO ETERNITY.

Edward Metcalfe Killed at Fenelon At 2.30 on Tuesday afternoon the new young man aged 21 years, lost his life. The deceased was engaged in placing logs cut into bolts before passing to the shingle was turning a large log, which in some way got beyond his control, knocked him lon's contention, and quoted a remark said off the platform, and fell on his head, working young fellow, highly respected by all who came in contact with him.

Egerton Henderson, of the East Ward, Fatally Injured on Wednesday. A most deplorable accident occurred in

the east ward on Wednesday, by which Egerton Henderson, Ontario game warden for this district, lost his life. He had taken a contract some days ago to reshingle Messrs. Hurley & Brady's grain storehouse adjoining the east ward eleva-tor, and about 9.30 in the morning was engaged with James Morrison stripping the old shingles from a section of the the railway track, when the scaffold upon which they were standing gave way. precipitating both men to the ground beneath, a distance of about 18 feet, Morrison escaped with a bruised elbow, but it is supposed that poor Henderson's head struck the railroad iron, as the left side was crushed in. He was carried to the platform opposite Mr. Mill's store where the dreadful wound was examined by Drs. McAlpine and Shier and pronounce ed fatal. The injured man was then conveyed to his home, Mr. W. Flavelle having prepared the wife and children for the sad home coming of the husband and father, who passed away about an hour later without gaining consciousness

Deceased, who was about 60 years of age had been a resident of Lindsay for about 17 years, previous to which he farmed in North Ops. He was very highly respected by everyone, and the widow and family eight children will have the sympathy of the entire neighborhood in their very sad bereavement. Mrs. Hugh Workman, of this town, is a sister of deceased.

IN MEMORIAM.

Meta Bowes, Oakwood. Meta F. Bowes, only surviving daughter of Mr. and Mrs. Thomas Bowes, of Oakwood, departed this life, trusting in Jesus, on Saturday, June 26th, 1897. Meta was born on October 3rd, 1881, so she was not yet sixteen when taken from the life on earth to the life in heaven. Early in the winter she caught a cold, accompanied

by a severe cough, which proved the harbinger of lung trouble. Nothing of a Coup. Sootheran pointed out that at last serious character was anticipated or some weeks friends and physician became apprehensive of serious trouble. The parents were untiring in their efforts to bring about an improved condition in the state of their daughter's health; all that the combined skill of a number of prominent physicians could suggest was done with the fondest hope that health might be restored, but all in vain-it was most apparent to the careful observer that Meta was gradually and surely wasting away with that fell disease, consumption. After weeks and months of suffering-sometimes most painful-endured without a murmur, the most sanguine of friends had to conof recovery. Hope was most buoyant and it was natural that one so youthful should desire to live, and for the sake of the dear ones she loved so much, but when of a town pound, and was instructed to it became a truth fully realized that she into the hereafter; Meta had given her heart to the Saviour, and now, in her affliction and great suffering and approach such a victory in the dying hour of one so loved so tenderly in the earthly home should make sure work for heaven. The face was radiant, the beautiful eye was fall of tenderest entreaty, and the voice meet me in heaven." And now the soul was restful and ready to depart and be with Jesus, and the lips moved again and the prayer was "Come, Jesus-Jesus,

come quick, and take me home!" and Meta's death was universally lamented by young and old. All classes felt chat they had lost a dear friend in the loved one gone. Nature had richly endowed her spirit with those graces that made her kind and thoughtful and witsome to all.
She ever delighted in doing deeds of kind-

The blow proved a heavy one to the fond but God willed otherwise. Surely He has removal of this dear one from the home on only pray, "Father, lead us through the darkness until the day dawns and we shall see more clearly Thy purpose in our

"Meta, thou art gone ! not lost, but flown ! Shall I then ask thee back, my own? Back, and leave thy robes of whiteness Back, and leave thine angel mould? Back, and leave those streets of gold? Back, and leave the Lamb who feeds thee? Back, from founts to which He leads thee? Back, and leave thy Heavenly Father? Back, to e rth and sin? -nay, rather Would I live in solitude!

I would not ask thee if I could, But patient wait the high decree That calls my spirit home to thee!" S. MOCAULEY.

Oakwood, Aug. 17th, 1897,

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