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Estimate of Expenses for 1899, £1,700

Estimate of Expenses for 1900, £1,800

Estimate of Expenses for 1901, £1,900

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- 1.
- 3.

Owner of Poor, 3rd Mieshow, settlement.

- 1.

Owner of Poor, Allown settlement.

- 2.

Owner of Poor, Allown settlement.

- 3.

Owner of Poor, Allown settlement.

- 4.

Owner of Poor, Second District settlement.

- 5.

Owner of Poor, Second District settlement.

- 6.

Owner of Poor, 2nd Mieshow settlement.

- 7.

Owner of Poor, 2nd Mieshow settlement.

- 8.

Owner of Poor, 2nd Mieshow settlement.

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Owner of Poor, 2nd Mieshow settlement.

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Owner of Poor, 2nd Mieshow settlement.

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Owner of Poor, 2nd Mieshow settlement.

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Owner of Poor, 2nd Mieshow settlement.

- 30.

Owner of Poor, 2nd Mieshow settlement.

- 31.

Owner of Poor, 2nd Mieshow settlement.

- 32.

Owner of Poor, 2nd Mieshow settlement.

- 33.

Owner of Poor, 2nd Mieshow settlement.

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MINUTES BOOK
Board of
Supervisors
1892 - 1903

ROCKINGHAM CO., VA
1892-3 Minute Book
Supervisor M.J.
Vigmore: It is a Meeting of the Board of Supervisors of Rosthingham County, held at the Court House, Rosthingham, County, on Tuesday, May 13, 1893.

Present: George R. Nichols, Chairman, 1st District; John M. Talon, 2nd District; Bellott M. Washington, 3rd District; David M. Moore, 4th District, and Charles E. Fairley, Principal District.

In the matter of the Account of N. A. B. Emmons and John H. Harris, Jr., against the County of Rosthingham.

The Board having heard the evidence adduced before it, declared to allow said account by the following record:

R. P. Davis, for Faithful & McCallage, 2.05
R. P. Warner, for Electric Light Company, 4.50. Total, 2.68
R. C. Spraggs, for Repairing Jails at County Office, 1.00
M. J. Peterson, for Rent of Room, for Electric Light, at McCallage, 1.00
R. P. Lee, for Rent of Tract, 1.00
R. P. P. Reimer, for Printing, 3.90
R. P. R. B. Bedin, for Printing Notices, 16.20
R. P. P. B. Bedin, for Printing, 11.05

The Account of T. N. Miller, for Printing Notices, as to County Bonds, 11.05.

The County Court of the County having certified to the Board an appropriation of $1,375.00 for the Construction of a Public Road on the lot owned by the County.

The Board having heard the evidence adduced before it, declared to allow said account by the following record:

The Account of T. N. Miller, for Printing Notices, as to County Bonds, 11.05.

The County Court of the County having certified to the Board an appropriation of $1,600.00 for the Construction of a Public Road in the County, the Board having heard the evidence adduced before it, declared to allow said account by the following record:

The Account of T. N. Miller, for Printing Notices, as to County Bonds, 11.05.
Virginia St. A. Meeting of the Board of Supervisors of Rockingham County, held at the County House, the 1st (County Court House Office) on Saturday, June 11, 1872.

Present: George R. Nichols, chairman, eastern district; John N. Palmer, southern district; De Witt N. Washington, western district; David A. More, northern district; and Charles E. Babcock, Plan District.

The following accounts against the County of Rockingham were presented, examined, and on motion by a majority of the Board were allowed and the Board ordered to issue warrants upon the Treasurer of the County for the payment of the same out of the County treasury for the year 1872.

1. L. B. Forney for clearing toilet at jail 5.00
2. B. L. Jones for furnishing coke for jail, including 30" pipe 3.70
3. D. D., Lee, Master, for work paid on bond from Phila 1.50
4. Charles Driscoll for 1 day's service clearing log court house 1.00
5. H. H. Mckinsey, for 200 lbs. of food for jail 1.50
6. C. N. Helms for 1 day's service at Register at Sugar Glen May 19, 3.00
7. J. R. Martin for 1 day's service at Register 16 1/2 days 3.00
8. L. L. Cross for grain 8.50
9. A. M. Thomas for horse feed 3.00
10. A. E. Mitchell for 1 day's service on Committee at Z. 6.70
11. H. H. Rouse for 1 day's service on Committee at Z. 7.90
12. H. R. Moore for 1 day's attendance on Board 9.75
13. De Witt N. Washington for 2 days' service on Committee at Z. 6.50
14. George N. Geli for 8 days' service on Committee at Z. 18.50
15. Geo. R. Nichols for 1 day's attendance on Board 9.75
16. John N. Palmer for 2 days' service on Committee at Z. 12.90
17. Charles E. Babcock for 3 days' service on Committee at Z. 3.15

On motion by vote of the Board, L. W. L. Nolting was elected Physician at the Alves house for the year ending June 30, 1873.

The County Clerk of this County having certified to this Board an appropriation of $115 1/2 for making damages and construction of a Public Road on the portion of said land of the late M. M. Bowman others, One motion by the following vote of the Board was adopted: M. E. Palmer, Washington, M. E. Babcock, Nichols, and Geo. R. Nichols, that said work be performed and said sum of $115 1/2 allowed payable out of the levy for the year 1872 to be made this year.
The county limit of this county having certified to this Board an 
affirmation of $50.50 to pay land damages and constructing of 
the Public Road in the county on the application of Geo. Clarke 
Nicholas. On motion by the following recorded vote of the Board.
Mr. Meares, Messrs. Palmer, Washington, Moore, Parker, Nichols, Nayo, 
being paid, the following is approved and paid sum of $50.50, 
allowed, payable out of the levy for the year 1872, to be paid this 
day.

On motion for the following vote of the Board, Mr. Meares, 
Washington, Palmer, Parker, Nichols, Nayo, Nichols Moore, 
being paid, the Board is authorized to pay out of the funds to come into hand, for the year 
1872, towards the support of the school district, toward the support of 
The sum of $50.

On motion the Board declined to increase the Tap on the 
Levy, for the year 1872, by the vote for increased schools at Parker, 

On motion by unanimous vote of the Board, the levies is 
directed to issue Warrants to the Commissioners of the Revenue 
for the local districts, for collecting county taxes, School Taxes, at the rate one cent on the 
Levy, and School Taxes, at the rate one cent on the respective district.

On motion by the following recorded vote of the Board, 
Mr. Meares, Palmer, Washington, Parker, Nichols, Nayo, D. H. 
Moore, the following allowances to the Officers of the county 
for Public Services, for the year ending June 30, 1873, were 
made and ordered to be included in the estimate of expenses for the year 1873, and payable out of the levy, for said year, 
for the payment of said allowances: To the Sheriff of the county for Public Services, for the year ending June 30, 1873, 
$20.00 as Gaoler, $15.00, Attorney for the Commonwealth, $50.00
To the Clerk of the County Court for Public Revenue for the year ending June 30th, 1893.

1. Superintendent of the Poor. $300.00
2. Clerk of the Board of Health. $20.00
3. Physician to the Almshouse. $100.00

The Board, having met for the purpose of laying the levies and school levies and railroad tax for the year 1892, and the board having furnished a statement of the real estate and personal property in the county including the railroad, it being true that the county as assessed from the Commissioner's Book for the year 1891, which amounts to the sum of $9,879,311.00 and titheable amounts to $610.00 on this basis the board proceeded to make said levies for the 1892 and to meet the following allowances as estimated or assessed for said year as made this day.

To the Sheriff of the County for public services for the year ending June 30th, 1893:

Same as Jacox. $150.00
Same as bucket buildings. $50.00
Attorneys for the Commonwealth. $50.00

Salary of the Judge of the County Court. Dec. 31, 1893. $70.00
Judge of Election & Petty Court Books for 1872 & 1873. $50.00

Registrar. Oct., $25.00

Stationary Books & for Treasurer's Affairs for year ending June, $50.00
Registry of County Court for year ending June, $50.00

Jacobs in County Court for year ending Feb. 28, 1893. $200.00

Commissioner of the Revenue for a township of county, $200.00

White ironing & repairs to jail, fuel for same, blanks & clothing for prisoners for year ending June 30, 1893. $300.00

Affirmation of County Court for Recording County Records, Books of the County Court for Examination of Commission Books, $50.00

Electoral Board for services for year ending December 31st. $30.00

Land damage inspection of Public Real Property of American Indians, $37.00

Salaries of the different tenants of the Poor for year ending June 30th, 1893. $320.00

Refund of the Poor at the Almshouse. $350.00

Physician to Poor at almshouse. $100.00

Sums paid in the five Magisterial Districts of the County for the support of the poor rate and District.

Total amount. $2,691.00
which account includes their own salary, Pay of Physicians and Office for the Poor, poor and Districts for the year ending June 30, 1843.

B. B. Hughes, President of the Poor for Lawrence District

A. C. Lyons, District of the Poor for Tuscarawas District

John M. Munroe, Auditor

Joseph Davis, Collector of the Poor

H. B. Campbell, Col. Union

Respectfully for Delinquent Taxe, Executive Assessment, Tuscarawas County.

277.00

233.00

2900.00

2,892.00

County. 277.00 Roads. 2,111.00 Parish. 3,670.00 Department. 2,892.00

On motion by vote of the Board, the foregoing allowances and estimates of expenses for the year 1843 were made, and the Board ordered to issue warrants upon the Treasurer of this County for the payment of the same to the parties entitled thereto, out of the County Fund for the year 1842.

And to meet the above account of 277.00 on motion by the following vote of the Board, viz: Messes. Palmer, Washington, Moore, Fahnrey, Nicholas Ramsey more the Board doth lay a levy of fifteen (15%) Cents upon each $100 of the assessed value of all Real Estate and personal property in the county of Tuscarawas, and upon all the Real Estate Tracts, Deeds. Deeds granted to all Railways passing through the county except those issued by law, and upon the Real Estate and personal property of all Telegraph Lines passing through the County as provided for under acts of the General Assembly of Virginia, except the town of Athensburg, which is exempt from, said levy so far as it relates to said Parishes funds.

And also Fifty Cents per mile of rail lines in the county and the Treasurer of this County is ordered to collect the same.

On motion by the following recorded vote of the Board, viz: Messes. Palmer, Washington, Moore, Fahnrey, Nicholas Ramsey the Board doth lay, a levy of fifteen (15%) Cents upon each $100 of the assessed value of all Real Estate and personal property in the county of Tuscarawas, and upon all the Real Estate Tracts, Deeds granted to all Railways passing through the county except those issued by law, and upon the Real Estate and personal property of all Telegraph Lines passing through the county as provided for under acts of the General Assembly of Virginia, to meet the Railroad levy for the year 1842, and the Treasurer of this County is ordered to collect the same.
more, the Board doth lay a levy of ten (10) cents, upon each $1/100th of the assessed value of all Real Estate and personal property in the county of Rockingham, and upon all the Real Estate, Forests, Defeat, Defeat, mountains or all Railroads passing through this County, except those exempt by law, and upon the Real Estate and personal property of all Telegraph lines passing through this County, as provided for under Act of the General Assembly of Virginia (except in the town of Harrisonburg) for County School Purposes for the year 1892 and the Treasurer of this County is ordered to collect the same.

On motion, the following amended vote of the Board of
the Board doth lay a levy of ten (10) cents upon each $1/100th of the assessed value of all Real Estate and personal property in the five districts in Rockingham County, herein after recited and upon all the Real Estate, Forests, Defeat, Defeat, of all Railroads passing through said Districts except those exempt by law, and upon the Real Estate and personal property of all Telegraph lines passing through said Districts as provided for under Act of the General Assembly of Virginia, 1st. Stonewall, 2nd. Ashby, 3rd. Lewsville and 4th. District (except in the town of Harrisonburg) for County School Purposes for the year ending June 30th, 1892 and the Treasurer of this County is ordered to collect the same.

On motion, the Board adjourned.

S.C. Chichester, Chairman.

Virginia—At a meeting of the Board of Supervisors of Rockingham County, held at the Court House therein Community School District Office, on Saturday; July 16, 1892.

Present: Jas. R. Nichols, President, District 1; John H. Palmer, District 2; P. H. Haynes, District 3; W. H. Moore, District 4; Charles E. Rahway, District 5.

The following accounts against the County of Rockingham were presented, examined and passed on, viz.: Ten thousand and ten dollars ($10,000), being the amount of the judgment against the Treasurer of this County for the payment of the same to the parties entitled thereto, out of the County funds for the year 1892.
On motion by vote of the Board, the issuance on the New Plan on the Almshouse Farm, from the 24th day of September 1872 to December 15, 1876, to the amount of $12,000, was awarded to Messrs. John Sullivan and Nicholas Nagy. 

As to the Warrant No. 1, issued by the Board for the purpose of collecting the $100 on account of the Commissioners, the same shall be immediately returned to the Board.

On motion by vote of the Board, the privilege is granted to E. H. Sullivan to take the leverage owned by the County Jail, and to sell the same for the purpose of letting the same over to the Coroner. The Board, reserving the right to accept this privilege at any time it deems it proper to do so.

George R. Nicholas, Superintendent for Central District, reported to the Board that he had examined and settled the Account of John M. Mitchell, Treasurer of the Poor, for said District, for the year ending on the 30th day of June, 1872, and found the same correct, and that the said Treasurer has paid his hands a balance of $2,194.60, which amount on motion by vote of the Board he is directed to be paid to said Treasurer, for the support of the Poor in said District, for the year ending June 30, 1873.
On motion by unanimous vote of the Board, the following named justices of the peace were allowed the sum of $35.00 each for keeping the foregoig warrants. And the same is ordered to be paid in warrants when the treasurer of this county for the payment of the same out of the dog tax fund for the year 1876.

E. M. Brown, 6 Warrants 3.35
J. L. Robertson 13 16.25
J. B. Reinhart 12 15.00
I. B. Wright 5 6.25
J. N. Bowman 6 7.30
B. M. Reinhart 2 3.00

The aforesaid warrants for the year 1876 were presented by E. M. Brown, Treasurer of this county, and were examined by the Board and approved.
The following allowances to surveyors, surveyors' assistants, &c. on public roads, made by the county, must be deducted from the county's account, and ordered to be paid to the party entitled, out of the county's funds, for the year 1891, viz.:

- D. P. Silvis, 5 days, Vesuvius, 2.00
- H. H. Rogers, 7 days, 1.00
- Jacob Frink, 10 days, 2.00
- John T. Miller, 1 day, 0.50
- W. A. Smith, 6 days, 3.00
- Samuel L. Shaver, 2 days, 1.00
- John A. Miller, 1 day, 0.50
- W. T. Wigner, 1 day, 0.50
- W. H. Wilson, 1 day, 0.50
- Levi Long, 1 day, 0.50

Total: 134.80

On motion the Board adjourned.

Virginia, at a meeting of the Board of Supervisors, held at the county house, Thursday, the 25th of July, 1892.


The following accounts against the county of Rockingham, presented, examined, and ordered to be paid:

- J. H. Maguire, Architect, at County Jail, 2.00
- H. D. Bramble, for surveying pole at jail, 4.00
- W. H. Lumsden, for cleaning pole at jail, 2.00
- S. H. Davis, for cutting wood for building, 2.00
- S. H. Rollin, for cleaning roofs, 1.25
- C. B. Moore, for repairing roofs, 57.31
- J. B. Rain, for measuring roofing, 1.00

Total: 62.91
On motion by vote of the Board, J. D. Nicholas is ordered to have the road at the first cleared out, and the balance of this road is ordered to come to the said J. D. Nicholas a warrant from the Treasurer of this county for the sum of five dollars to pay for the same, said amount payable out of the levy for the year 1891.

The Board having met for the purpose of settling with the Treasurer of this county, and P. H. Reher, county Treasurer of this county, having submitted to the Board statements of the amounts received and disbursed by him from July 27, 1891, to July 25, 1892, on account of county, Levy, Railroad Fund, and Dog Tax Fund, they were examined by the Board together with J. D. Nicholas, treasurer, and the same found to be correct, and on motion by the unanimous vote of the Board approved and adopted and the above order to spread the same upon the minutes of the Board and is as follows:

<table>
<thead>
<tr>
<th>Statement of amounts received and disbursed by P. H. Reher, county Treasurer of Rutland County, for the fiscal year ended July 25, 1892.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>July 27</strong></td>
</tr>
<tr>
<td><strong>Sept. 22</strong></td>
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<tr>
<td><strong>Oct. 22</strong></td>
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<tr>
<td><strong>Nov. 28</strong></td>
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<tr>
<td><strong>Dec. 2</strong></td>
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<tr>
<td><strong>1891</strong></td>
</tr>
<tr>
<td><strong>Jan. 1</strong></td>
</tr>
<tr>
<td><strong>July 25</strong></td>
</tr>
<tr>
<td><strong>Total Expenditures</strong></td>
</tr>
</tbody>
</table>

| **July 25** | Amount of warrants paid during fiscal year | £2,088.02 |
| **Delinquent Taxes 1891** | | £160.42 |
| | | £794.78 |
| | | £1,092.65 |
| **Total Railroad Levy Revenue** | | £2,463.51 |

| **July 27** | Amount balance cash on hand at end of fiscal year | £2,195.17 |
| **Oct. 3** | Interest from county levy | £300.63 |
| **Dec. 2** | Levy 1891 | £9,562.78 |
| | 5% on £2,881.36 uncollected | £149.66 |

Lee, Justice of the Peace
July 25
Out of Balance funds, redeemed and int on lease
Interest paid on Bonds, Curr. paid
Drawings on $623.90
Relinquent Bonds 1891
Cash on hand

$1510.68
495.50
261.62
57.79
1701.77
7720.96

Memo. The Bonds mentioned above as being redeemed are No. 87.
88 $165 of $200 to each.

July 27
Amount balance cash on hand as per settlement
of levy 1891
50% on $287.62, uncollected

348.88
675.25
14.38
938.51

Expenditures
July 25
Amount of Warrant paid during fiscal year
Relinquent taxes 1891
Compining on $360.22
Cash on hand

381.50
3.91
22.81
527.62
935.51

David A. Moore, Supervisor for Linville District, reported to the
Board that he had examined the accounts of Isaac A. Davis,
Prestre of the Poor for said District for the year ending June
30, 1892, and finds the same correct and that the said
Prestre has paid his hands a balance due the County of $52.16
which amount on present by vote of the he is directed to
remain toward the support of the Poor in said District for
the year ending June 30, 1893.

On motion the Board adjourn.

E.R. Nichols, Chair.

Virginia—At Meeting of the Board of Supervisors of
Rockingham county, held at the Court House thereof (County
Court House Office), on Monday, August 2, 1892.
Present: George R. Nichols, Chairman; District:
John H. Palmer, Stuyvesant District; Dehitt; N. Washington; District:
David A. Moore, Linville District; and E. R. Nichols, Clerk.

The following account against the County of Rockingham
was presented, examined, and on motion by unanimous
vote of the Board allowed, and the following directed to issue
warrant: Warrant, upon the Treasurer of this County for the payment

[Continued on next page]
Resolved by the Board of Supervisors of Rochester
County, that all that portion of the enclosed tracts
of land shown in green, shall be kept in good
order and for pêcunia or pêcumer shall be permitted to
be said, enclosed grass land for the purpose of display
of articles for sale directly or indirectly and shall
exclude from the same, be used for lawn or picnic parties,
or for any other illegal purposes and the Sheriff of the
County of Rochester is hereby ordered to execute this
order.

John M. Palmer, Supervisor, for Stonewall District, reported to
the Board that he had examined and settled the Accounts
of John D. Brown, Overseer of the Poor, for said District for the
year ending June 30, 1872, and finds the same correct, and
that it requires the sum of $199.05 to pay in full for the
support of the Poor in said District for the year ending June
30, 1872, which amount on motion, by unanimous vote
of the Board is allowed, and the Clerk is ordered to issue a
warrant upon the Treasurer of this County, payable out
day for the year 1874.

Charles N. Wachington, Supervisor, for Daley District, reported to
the Board that he had examined and settled the Accounts
of J. P. Hughes, Overseer of the Poor, for said District for the year
ending June 30, 1872, and finds the same correct, and that
the said Overseer has in hand unexpended for said year
the sum of $95.44, which amount on motion by unanimous vote
of the Board is directed, to return toward the support
of the poor in said District for the year ending June 30, 1873.

Charles E. Fairguy, Superviso for Plain District, reported to
the Board that he had examined and settled the Accounts of
W. J. Campbell, Overseer of the Poor, for said District for the year
ending June 30, 1872, and finds the same correct, but that it
will require the sum of 9,935.50 to pay six full for the support of the court in said district for the year ending June 30, 1892, which amount on motion by unanimous vote of the Board is allowed, and the blank ordered to receive a warrant upon the Treasurer of this county payable out of the levy for the year 1892.

On motion by vote of the Board, the blank of this Board is ordered to notify the School Directors of the town of Kansasville to file sealed proposals for furnishing thirty tons of hardwood coal, the same to be paid for by themselves, and when tendered if not satisfactory to be returned at their costs.

James A. Linebarger, Superintendent of the Poor of this County, having submitted statements of the Account received and disbursements during the year ending June 30, 1892, they were examined together with the vouchers therefor and found to be correct and on motion by vote of the Board approved and adopted, and it appearing from said report that the sum of $295 will be required to pay in full the expenses incurred during said year. On motion by unanimous vote of the Board the same is allowed, and the blank is ordered to receive a warrant on the Treasurer of the county for the payment of the same to the said Linebarger out of the County levy for the year 1892.

Geo. H. Nicholas, DeWitt N. Washington, and Charles E. Rahsney Committee appointed at a meeting of the Board held on the 1st day of June 1892 to have the poor superintend the county examined this day filed their report, which on motion by vote of the Board is ordered to be spread where the minutes and to be filing to the Board of Supervisors of Rockingham County.

Sgtmt.

The Committee appointed at a meeting of the Board held on the 1st day of June 1892 to have a survey of the $5,000 of Five per Cent Bonds of the county of Rockingham respectfully report that we have discharged that duty, and have designed of the whole amount of said issue by sale, forced and exchange for old bank. The amount received in money for the said bonds, aggregating the sum of $25,987.25 was placed in the Rock Island National Bank of Rockingham in the Credit of the Chairman and all redemptions of old bonds interest etc. was paid by checks on said bank, and amounted to $24,473.14.9 leaving balance in bank to Credit of Chairman of $1,513.28. Respectfully submitted.
Which report on motion lay, depose of the Board is referred
and affirmed, and the said Committee discharged. And
the Chairman ordered to turn over to the Treasurer of the
County, the said sum of $125.82, which was accordingly
due.

On motion the Board adjourned. C.P. Nicholas, Chairman.

Virginia,
At a meeting of the Board of Supervisors of Rock
ingham County, held at the County Court House,
September 13th, 1892. Present Geo. W. Mitchell, Chairman;
District, J. M. Washington, Alderman; District, David H.
Moore, Lewinsville District; Charles G. Johnson, Chairman;
District, Absalom H. Palmer, Stonewall District.

The foregoing accounts against the County of
Rockingham were presented, examined and
on motion by unanimous vote of the Board adopted
and the Clerk is ordered to receive presents
where the Treasurer of the county for the payment
of the same, out of the county levy, for the year 1892.

J. Richard, Actuary for printing blanks, $10.00
W. W. Davis, for printing blanks $8.00
J. Richard, Actuary for printing blanks, $8.00
W. W. Davis, for printing blanks $8.00

J. W. Jennings, for expenses of Electoral Board $2.00
J. W. Jennings, for expenses of Electoral Board $2.00
J. W. Jennings, for expenses of Electoral Board $2.00

A motion by vote of the Board the furnishing of
thirty tons of coal for the winter of 1892-93, for
the county, to be purchased of Mr. W. N. Whitcomb, at the price of
$1.25 per ton of 2,240 lbs. That being the lowest bid
by him for the same, to be of the best quality of No. 3
White Rock Anthracite, and to be tested by the
County Clerk, and if not satisfactory to be returned at the
expense of the said Messrs. W. N. Whitcomb & Co.
And the said Mesd. H. M. Vertue's Bros agreeing to place the said lead in the barn used for the purposes at their expense,

An motion by unanimous vote of the Board, it was allowed $200 on his check claims that being 40 per cent of the assessment of his claim for which billed prior to the 1st day of July 1892, and the clerk of this Board is ordered to issue a warrant on the Treasurer of the County for the payment of the same out of the Dog Tax Levy for the year 1892.

Also upon the further motion J. H. Bishop is allowed the sum of $125 for resewing the engine, and the clerk is ordered to issue a warrant on the Treasurer of the County for the payment of the same out of the Dog Tax Levy for the year 1892.

On motion by vote of the Board, the Clerk of this Board is ordered to have printed six handbills from the office of the Treasurer of the County for the year 1892 settlement of the Treasurer and addenda for settlement for the revenue of the County for the year 1892.

On motion the Board adjourned.

S. P. Nicholas, Clerk.

Negroes. At a meeting of the Board of Supervisors of Pittsylvania County held at the county house this day, the Board present being: County Clerk, Clerk of the Circuit Court, County Treasurer, on Monday, October 24, 1892.

Present: George B. Nichols, Chairman, Central District; John H. Palmore, Smithfield District; J. H. N. Washington, Alliey District; P. Moore, Linville District, and Charles E. Eubanks, Central District.

The following accounts against the County of Pittsylvania presented, examined and on motion by vote of the Board allowed, and the clerk ordered to issue warrants to the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County Levy for the year 1892.

<table>
<thead>
<tr>
<th>No.</th>
<th>Accountant</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>D. J. Jones</td>
<td>For pulling lead in 10 windows, wires, hardware, etc.</td>
<td>$4.75</td>
</tr>
<tr>
<td>2</td>
<td>Harvey Smith</td>
<td>For cement, sand &amp; lime</td>
<td>$10.85</td>
</tr>
<tr>
<td>3</td>
<td>J. R. Bumpston</td>
<td>For lead, cement, sand &amp; lime</td>
<td>$8.75</td>
</tr>
<tr>
<td>4</td>
<td>C. L. Mathews</td>
<td>For glass, jam, etc.</td>
<td>$9.00</td>
</tr>
<tr>
<td>5</td>
<td>Thomas H. Miller</td>
<td>For carpentry work at jail</td>
<td>$6.00</td>
</tr>
<tr>
<td>6</td>
<td>J. N. Washington</td>
<td>For 13 days' attendance on committee from Jan. 19 to Feb. 1, 1892</td>
<td>$25.00</td>
</tr>
<tr>
<td>7</td>
<td>Same</td>
<td>For 43 days' attendance on committee from Feb. 14 to Feb. 28, 1892</td>
<td>$18.00</td>
</tr>
</tbody>
</table>
I, P. Ghezora, for suggesting use of 5.70
of.
North Branch, 1/2 rent, for holding election at first floor
1.00
of.
James W. Helvick, 5 acres, preliminary to 1/2 rent, for
13.75
of.
D. C. Lee, Martz, freight & storage on above
41
of.
L. C. Allen, 200
2.
of.
Mr. M. R. Hamilton, 1/2 rent, for
153
of.
James Kavanaugh, 1/2 rent, for
2.70
of.
J. N. White & Co., 67 tons, 1/2 rent, for 1/2 of rent, for
192.56
of.
Herman Shaw, 1/2 yr. 1/2 rent, for
6.50
of.
Bradley & Sons, 2, No. 16, 1/2 rent, for
9.60
of.
Logan & Co., 1, Pomeroy, 1/2 rent, for
1.50
of.
Smith of the Valley, 3, 1/2 rent, for
3.75
of.
The Hanover Electric Light Company, 3, 1/2 rent, for
4.25
of.
J. S. Parrott, 1, rent, for
11.00
of.
J. B. Taken, 12, 1/2 rent, for
22.00
of.
W. J. Jennings, 1/2 rent, for
3.12
of.
W. A. Bennett, 1/2 rent, for
4.00
The Board in pursuance of its order entered on the 13th day of May 1872, painted when Messrs. Harris & Hamilton
the matter of their account against the County of Rocking
saw, amounting to the sum of $3,857.34, and made the
proprietors, & then they are to pay ten cents on the amount
allotted by them, viz: on $2,857.34, which they declined
to accept, and therefore they the said, Harris & Hamilton,
make the proprietors & accept the sum of $3,857.34, which the
Board rejected. On motion by one of the Board, the
Chairman was directed to appoint a committee of two
to make further negotiations of并发症 & the said
Harris & Hamilton and make report to the next meeting
of this Board for its adoption or rejection and therefore
the Chairman appointed Messrs. Frameley & Washington as
such committee.

On motion the Board adjourned.
The following accounts against the County of Goshen for the year 1873/74 were presented, examined, and approved by vote of the Board, and the checks ordered to issue pursuant thereto.

For the year 1873/74:

- B. A. Barlow, Treasurer, notice to tax, $5.57
- James Sayworn, street work, etc., $29.50
- William Dickson, cutting wood, etc., $14.50
- A. Shute, bail for election, $1.00
- J. W. Jacob, registration of poll, $9.00
- J. H. Lewis, registration, $6.00
- M. E. Stetler,Cadwors, etc., $85.00
- J. H. Angell, editor, $7.00
- M. E. Shumaker, etc., $20.00
- J. S. Martin, etc., $35.00
- J. E. Smith, carpenter, $9.14
- J. A. Langkamp, sheriff, $5.00
- J. A. Langkamp, etc., $5.00

For the year 1874/75:

- A. M. Moore, 6 days attendance on Board, $7.00
- John M. Miller, 3 days attendance on Board, $6.00
- A. M. Moore, 4 days attendance on Board, $6.00
- Thomas L. Diamond, 5 days attendance on Board, $15.00
- George S. Dunbar, 5 days attendance on Board, $15.00
- J. A. Langkamp, 5 days attendance on Board, $10.00
- J. A. Langkamp, 3 days attendance on Board, $7.00

Respectfully submitted to the Board, the following accounts were presented, examined, and approved by vote of the Board, and the checks ordered to issue pursuant thereto:

- James H. Moreland, 13 miles, $3.00
- W. H. Washington, 15 miles, $3.00
- James H. Moreland, 15 miles, $3.00
- W. H. Washington, 5 miles, $1.00
- James H. Moreland, 10 miles, $2.00
- W. H. Washington, 10 miles, $1.00

The accounts for the year 1874/75 were presented, examined, and approved by vote of the Board, and the checks ordered to issue pursuant thereto.
Virginia. At a meeting of the Board of Supervisors of
Richmond County, held at the Court House, these of county
June 26, 1892
Presents: George R. Nicholas, Chairman, Central District
DeWitt M. Washington, City District, David L. Markle, Senior District

The County Court of this County having certified to this Board
an Additional Appropriation of One hundred and fifty
dollars for the construction of the Public Road petitioned for
by George S. Kimbrell and others. On motion by the following resolution
the Board for the Year 1892.

In motion the Board adjourned.

G.R. Nicholas, Chair.
The following accounts against the County of Rockingham were presented, examined, and on motion by vote of the Board allowed, and the below ordered to issue warrants upon the Treasurer of this County for the payment of the same to the parties entitled thereto out of the County funds for the year 1872.

1. J. T. Holloway, Registration A. F. at Young's Creek Oct. 1872. $4.90
2. J. D. Meade, Melrose, May 1872. $8.00
3. J. W. Bannister, Swift Run Oct. 1872. $3.70
4. R. L. Meade, Pleasant Valley Oct. 1872. $8.00
5. J. M. Thomas, Korte's Store Oct. 1872. $5.80
6. J. W. Thomas, Broadway Oct. 1872. $9.20
7. J. L. Chichester, Oak Grove Oct. 1872. $5.80
9. P. J. Asquith, Rezalton 80.50
10. J. R. Magul, Branch House done at the County Jail 12.25
11. J. R. Magul, Cleaning Pool at Jail 10.00
12. J. F. Bagley, Use of Room & Hotel,展览会 100.00
13. J. F. Bagley, 80.50
14. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
15. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
16. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
17. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
18. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
19. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
20. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
21. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
22. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
23. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
24. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
25. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
26. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
27. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
28. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
29. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
30. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
31. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
32. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
33. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
34. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
35. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
36. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
37. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
38. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
39. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
40. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
41. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
42. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
43. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
44. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
45. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
46. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
47. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
48. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
49. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
50. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
51. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
52. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
53. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
54. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
55. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
56. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
57. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
58. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
59. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
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61. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
62. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
63. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
64. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
65. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
66. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
67. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
68. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
69. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
70. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
71. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
72. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
73. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
74. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
75. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
76. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
77. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
78. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
79. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
80. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
81. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
82. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
83. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
84. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
85. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
86. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
87. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
88. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
89. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
90. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
91. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
92. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
93. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
94. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
95. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
96. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
97. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
98. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
99. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00
100. J. F. Bagley, Use of Room & Hotel, Exhibition 100.00

On motion the Board adjourned. G. H. Cheek, C. D. G.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House thereof County Court House Office on Saturday January 7, 1893

Presnt. George F. Nichols, Chairman, Central District
John H. Palmar, Stonewall District, D.N. Washington, Liberty District,
J.W. Moore, Newville District and Charles E. Fewhizen, Davis District.

The following accounts against the County of Rockingham, were presented, examined, and on motion by vote of the Board allowed, and the below ordered to issue warrant upon the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County levy for the year 1892. 

<table>
<thead>
<tr>
<th>Name</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>M.E. Miller, Statuary</td>
<td>for Circuit Court Office</td>
<td>$1.00</td>
</tr>
<tr>
<td>M.E. Miller, Statuary</td>
<td>for Circuit Court Office</td>
<td>$8.10</td>
</tr>
<tr>
<td>J.H. Alt., Ap. for Medicine</td>
<td>at Jail</td>
<td>$2.80</td>
</tr>
<tr>
<td>J.D. Byers, Blacksmith</td>
<td>at Modular, 2. Elect. Barber</td>
<td>$3.00</td>
</tr>
<tr>
<td>J. Fite, 1/10.</td>
<td>$1.78</td>
<td></td>
</tr>
<tr>
<td>R.E. Zullian, Dr.</td>
<td>$1.00</td>
<td></td>
</tr>
<tr>
<td>J.K. Reeder, Registation A.G. at Ottoville</td>
<td>$7.00</td>
<td></td>
</tr>
<tr>
<td>John M. Tichenor, Envelope, Tablets</td>
<td>$3.30</td>
<td></td>
</tr>
</tbody>
</table>

On motion, John M. Tichenor, was appointed to ascertain the amount in still dues on the distribution to the School of the Bridge, and to report what is necessary to be done to the approaches pined to the sides of the said bridge in order to make the same safe.

On motion by unanimous vote of the Board, the Board of this Board, is ordered to issue warrant to the Commissioners of the Revenue or the Treasurer of this County, to pay their taxes for leasing, pens, for the year 1892.

On motion the Board adjourned.

[Signature: M.F. Nichols, Chairman]
Virginia: At a meeting of the Board of Supervisors of Rockingham county, held at the county seat on the 25th day of February, 1873.

The following accounts against the county of Rockingham, have been presented, examined, and are upon the order of the Board of Supervisors, and the Board is hereby authorized to purchase warrants upon the Treasurer of the county for the amount of the same subject to the precedings of the Board of Supervisors for the year 1873.

<table>
<thead>
<tr>
<th>Accountant</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. F. Randolph</td>
<td>Company 1, accounts paid</td>
<td>$170.00</td>
</tr>
<tr>
<td>J. B. Berliner</td>
<td>Printing Blanket</td>
<td>20.00</td>
</tr>
<tr>
<td>J. D. Jones</td>
<td>Accounts paid at County Jail</td>
<td>60.00</td>
</tr>
<tr>
<td>A. E. Allen</td>
<td>Accounts paid at County Jail</td>
<td>60.00</td>
</tr>
<tr>
<td>J. D. Jones</td>
<td>Accounts paid at County Jail</td>
<td>60.00</td>
</tr>
<tr>
<td>J. E. Allen</td>
<td>Accounts paid at County Jail</td>
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</tr>
<tr>
<td>J. E. Allen</td>
<td>Accounts paid at County Jail</td>
<td>60.00</td>
</tr>
</tbody>
</table>

The county Deputation of the county, having certified to this Board, an appropriation of $620.00 for land damages and construction of a public road on the petition of Edmund Hall, 10 others, or pollution by the following record of vote of the Board: Messrs. Washington Moore, Fahnacy and Nicholas. Navy, mine, said appropriation is approved and said sum allowed payable as follows: $182.00 out of the levy for the year 1873 and the residue $438.00 out of the levy for the year 1872.
The County Court of this County, having certified to this Board an appropriation of $500. to pay land damages and construction of a Public Road in this County, upon the petition of R. D. Kellett, others. On motion by the following recorded vote of the Board of R. D. Kellett, Mitchel, Flesner, Washington Moore, Nicholas Nays, same, said appropriation is approved, and said sum allowed: (8) and the express condition that the said R. D. Kellett grant unto Robert D. Kellett right of way over his said Kellett Road to the new road petitioned for on the said Creek, said amount to be paid as follows: $203. to pay land damages out of the County levy for the year 1892, and the residue $203. out of the levy for the year 1893.

On motion, the Board adjourned to meet on Saturday, March 11, 1893.

Virginia At a meeting of the Board of Supervisors of Rolling- 
head County, held at the County Court House on Saturday, 
March 11, 1893:

Present: George D. Nicholas, chairman; Eastern District; 
John W. Johnson, Western District; Reuben Washington, Ashby District; 
David W. Moore, Smithville District; Alex. E. Flesner, Plains District.

The following Accounts against the County of Rollinghead were presented, examined, and on motion by vote of the Board were allowed and the ledger ordered to issue promissory notes to the persons of the County for the payment of the same to the persons entitled thereto out of the County levy for the year 1893:

1. C. H. Milton, Register, Age by Registration 101 yrs. 10 mos. 1893, 2.00
2. C. H. Thornton, Register, Age by Registration 104 yrs. 10 mos. 1893, 7.50
3. L. Shackleford, 1st Clerk Dept. 2 yrs. Paid 1st Clerk for 1893, 1.75
4. J. H. Randolph, Jr., 2d Clerk Dept. 12 mos. Paid 2d Clerk Office, 3.50
5. J. H. Randolph, Jr., 3d Clerk Dept. 2 yrs. Paid 3d Clerk Office, 3.50

TOTAL: $35.50
On motion by vote of the Board, J.S. Munsley, Clerk, of the Board, is directed to raise and pay several Confederate Civil Expenditures, and ascertain for what sum it would be worth to come to Harrisburg and make an examination of the county house, in regard to its safety, and make report to the Board.

On motion, the Board adjourned to meet on Saturday, March 18, 1873.

S.R. Nicholas, Clerk.

Virginia—At a Meeting of the Board of Supervisors of Richmond County, at the Court House, Tuesday, on Saturday, March 18, 1873, Present Les. R. Nicholas, Chairman, John H. Salmond, William Washington, David L. Moore, and Charles E. Graham.

The following accounts against the County of Richmond were presented, examined, and paid, on motion by vote of the Board, were allowed, and the Board, ordered to issue warrants upon the Treasurer of this County for the payment of the same to the parties entitled thereto out of the County fund for the year 1872. 

Capt. W. L. R. Bate, Sheriff, Jail, for Wood, Stove, 

Capt. Harrisburg Electric Light Company, for Jail Light, $3.50.

By motion by unanimous vote of the Board, the Clerk of the Board is ordered to issue to the Harrisburg Electric Light Company, a warrant upon the Treasurer of the County for the sum of thirty five dollars, payable in two yearly installments, to pay for Electric lights in front of the Court House.

On motion, the Board adjourned.

S.R. Nicholas, Clerk.
Inquisition of the Board of Supervisors of Rockingham County, held at the Court House, Thursday, County Court, Office, on Tuesday, June 13, 1873.

Present: George T. Pickels, Chairman.


The following Accounts against the County of Rockingham were presented, examined and on motion by one of the Board were allowed and the Clerk directed to draw warrants upon the Treasurer of this County for the payment of the same to the parties entitled thereto, out of the County Treasury for the year 1873.


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Those names as Judges, elected and known names of Electors at the election held on the 23rd day of May 1873 and the names of the Assessors, is ordered to issue warrants upon the Treasurer for the payment of the same out of the above-lying for the year 1873:


Cork: Judges: P. J. McSweeney, P. J. Ryan, P. J. Murphy.

Clonmel: Judges: P. J. Connolly, P. J. Chang, P. J. Murphy.

Galway: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.


Limerick: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Wexford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Waterford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Kerry: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Tipperary: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Donegal: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Sligo: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Cavan: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Monaghan: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Longford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Leitrim: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Meath: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Cork: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Waterford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Wexford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Kilkenny: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Limerick: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Tipperary: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Galway: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Clonmel: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Kilkenny: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Cork: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Waterford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Wexford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Kilkenny: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Cork: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Waterford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Wexford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Kilkenny: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Cork: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Waterford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.

Wexford: Judges: J. J. Murphy, P. J. Ryan, P. J. Scanlon.
James S. Lineaweaver, Superintendent of the Poor of
this County, this day tendered to the Board his resigna-
tion as such Superintendent, to take effect as of June
30, 1873. On motion by vote of the Board, the same
resignation is accepted.

On motion by unanimous vote of the Board, George
A. Phillips is recommended to the Judge of the County
Court of Richmond for appointment as Superintendent
of the Poor, to fill the vacancy occasioned by the reig-
nation of James S. Lineaweaver.

The County Court of this County having Certified to
this Board and additional appropriation of $217.00
to pay land damages and Construction of a Public Road
in this County, refer the application of J. H. Ballanger
thereon. On motion by the following recorded vote of the
Board, viz: Messrs. Washington, Rhoney, More, Calver,
Nicholas Hayes, same said appropriation is affirmed
and paid sum of $217.00 allotted, payable out of the
County Levy for the year 1873.

The County Court of this County having Certified to
this Board an appropriation of $217.92 to pay land dam-
ages and Construction of a Public Road in this County
of the application of Endenfeldt & others. On motion
by the following recorded vote of the Board, viz: Messrs.
Washington, Calver, More, Rhoney & Nicholas, same said
appropriation is affirmed and paid sum of $217.92 allotted
to be included in the estimate of expenses for the year
1873 and payable out of the levy for the Board year 1873

The County Court of this County having Certified to
this Board and appropriation of $270.00 to pay land damage,
and Construction of a Change of a Public Road at this
property for reasons appearing to the Board. This matter being
suffered over until next meeting of the Board.

On motion by unanimous vote of the Board, It was resolved
that all persons be prohibited from trimming or in any way
injuring the trees in the Court yard herein.

On motion the Board adjourned. E.B. Nicholas Chrm.

Virginia: At a Meeting of the Board of Supervisors of
Rockingham County, held at the Court House, thereof,
on Wednesday June 21st 1873.
Present: George A. Novicke, Chairman.
John W. Caleen, W.N. Washington, D.H. Moore and
Thomas E. Dahnney.

The Board, at a former meeting having agreed to
submit to Hon. John Paul as referee the matter of
recovery between the Board of Supervisors of Rockingham
County and Mary Ann B. Parke, John P. Haines Jr., Attorney
Concerning their fees for services rendered the said County
of Rockingham in the matter of litigation against said
R. Gibson late Treasurer of said County and his executors.

There never having been a practical agreement between the
said Attorney and the Board of Supervisors as to the
sums they were employed, as to what their Compensation
or fee should be, the Board had agreed that the same should
be referred to some judge of the county if they failed to
agree, and the same having this day in accordance
with said agreement been submitted to Hon. John Paul
referee as demanded, and the Board referee having rendered
his decision in writing as follows, to wit:

The matter of difference between the Board of Supervisors
of Rockingham County and the one part, and John P. Haines Jr.
and B. Cumpston, Attorney of the other, represented the County of
Rockingham in the matters pertaining to the estate of S. B. Parke late
Treasurer of said County and the other part, having been this day submitted to me for final
decision after having heard the evidence of both parties,

and arguments I am of opinion that the charge of fifteen

per cent when the sum of $25,916.92 Colllected obtained
by said Council to the County as stated in their report
rendered, that being the sum stated left $382. Which
on the suggestion of said Attorney is further to be eliminated from said account is a reasonable and proper fee to said Attorney, besides for their service to Rockingham County, it being a Contingent fee. Given under my hand and seal this 21st June 1893.

John Paul

On motion by unanimous vote of the Board, the same is accepted as a final settlement of said Attorney, and the balance of this order is ordered to return to the said Attorney to further a warrant upon the Treasurer of this County for the sum of $77.26. The same being the balance in hand of theircherche against said county for their services rendered in accordance with the aforesaid decision of the said referee.

On motion the Board adjourned to meet on Saturday June 24th, 1893.

E. H. Nicholas Clerk

Virginia At a Meeting of the Board of Supervisors of Rockingham County, held at the Court House thereof (County Courthouse Office) on Saturday June 24th, 1893

Present: George R. Nicholas, Chairman, Orange District.
John H. Salmon, Orange District.
Henry A. Fitch, Jackson District.
David H. Moore, Fishersville District.
Chas. E. Thomas, Pleasant District.

The following accounts against the County of Rockingham were presented, examined, and on motion by unanimous vote of the Board, were allowed and the following ordered to issue warrants against the Treasurer of this County for the payment of the same to the parties entitled thereto, out of the County Levy for the year 1893.

Mrs. Elizabeth Lane for watching for prisoners at Jail 26

Week of 26th

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Village Register at Atchley in May 1893</td>
<td>$3.80</td>
</tr>
<tr>
<td>2</td>
<td>Village Master of New Register Book at Atchley in May 1893</td>
<td>$2.50</td>
</tr>
<tr>
<td>3</td>
<td>Sheriff A. B. A.</td>
<td>1.25</td>
</tr>
<tr>
<td>4</td>
<td>Parish Church Charges</td>
<td>5.55</td>
</tr>
<tr>
<td>5</td>
<td>Justice Abraham</td>
<td>4.00</td>
</tr>
<tr>
<td>6</td>
<td>Newton D. Moore</td>
<td>1.00</td>
</tr>
<tr>
<td>7</td>
<td>H. R. Baker</td>
<td>1.00</td>
</tr>
<tr>
<td>8</td>
<td>F. D. Ragsdale</td>
<td>1.90</td>
</tr>
<tr>
<td>9</td>
<td>Davisburg Electric Light Company</td>
<td>2.15</td>
</tr>
<tr>
<td>10</td>
<td>George R. Nicholas</td>
<td>2.50</td>
</tr>
</tbody>
</table>

Total: $12.70

E. H. Nicholas, For Signing Minutes of Board.
It appearing to the Board that the Dog Tax Fund for the year ending June 30, 1873, will not pay over Thirty Seven Cents, nor the dollar, on the Claims for Sheep killed and wounded during the year ending June 30, 1873. On motion by unanimous vote of the Board the following named persons were allowed the sum opposite their names, it being 37¢ on the dollar of their claims for Sheep killed or the loss of the same, to be paid out of the Dog Tax Fund for the year 1873.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. P. Mullin</td>
<td>14.07</td>
</tr>
<tr>
<td>Geo. B. Geeger</td>
<td>18.53</td>
</tr>
<tr>
<td>E. Brady</td>
<td>2.96</td>
</tr>
<tr>
<td>A. R. Johnson</td>
<td>14.81</td>
</tr>
<tr>
<td>H. A. Knepper</td>
<td>4.62</td>
</tr>
<tr>
<td>H. A. Johnson</td>
<td>12.75</td>
</tr>
<tr>
<td>L. A. Kelso</td>
<td>10.36</td>
</tr>
<tr>
<td>I. A. Knepper</td>
<td>8.77</td>
</tr>
<tr>
<td>T. A. Wegeon</td>
<td>7.77</td>
</tr>
<tr>
<td>J. A. Johnson</td>
<td>8.32</td>
</tr>
<tr>
<td>L. A. Wegeon</td>
<td>17.77</td>
</tr>
<tr>
<td>W. A. Wegeon</td>
<td>12.57</td>
</tr>
<tr>
<td>John Knepper</td>
<td>11.10</td>
</tr>
<tr>
<td>Samuel M. Mullin</td>
<td>1.15</td>
</tr>
<tr>
<td>J. Knepper</td>
<td>2.57</td>
</tr>
</tbody>
</table>

And on the motion and vote of the Board the following named persons were allowed the sum opposite their names, it being 37¢ on the dollar of their claims for Sheep killed or the loss of the same:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. Johnson</td>
<td>14.81</td>
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<td>8.77</td>
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</tr>
<tr>
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<td>11.10</td>
</tr>
<tr>
<td>Samuel M. Mullin</td>
<td>1.15</td>
</tr>
<tr>
<td>J. Knepper</td>
<td>2.57</td>
</tr>
</tbody>
</table>

On motion by unanimous vote of the Board the following named Justice of the Peace were allowed the sum opposite their names for issuing the foregoing warrants:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geo. B. Geeger</td>
<td>14.07</td>
</tr>
<tr>
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<td>18.53</td>
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<tr>
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<td>7.77</td>
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<td>11.10</td>
</tr>
<tr>
<td>Samuel M. Mullin</td>
<td>1.15</td>
</tr>
<tr>
<td>J. Knepper</td>
<td>2.57</td>
</tr>
</tbody>
</table>
In the matter of the Affirmation of the term of 1270

The County Court of this County, having Affirmed to

The petition of the said Board, an Affirmation of 1872...
The Board having met for the purpose of laying the
sum of $10,000.00 toward the cost of the year
1873, and the Board having furnished a statement
of the Real estate and personal property in the county
including the Railroad to furnish through said County
as assessed and from the commissioners' books for the
year 1872, which amounts to the sum of $10,000.00
and total amounting to $14,000.00 upon this basis the
Board proceeded to make and levies for the year
1873, and to meet the following allowances this day
made and the estimate of expenses for said appropri-
ations to the sheriff of the county for public services for the year.
On motion by the following record of the Board:
Mr. Yerx, Mr. Meier, Mr. Bollman, Mr. Moore, Mr. Talbey and Mr. Nichols, the Board did lay a levy of five (5) cents upon each $100 of the assessed value of all real estate and personal property in the County of Rockingham, and upon all the real estate, farms, districts, districts, and ground of all Railroads passing through this County except three (3) cents by law, and upon the real estate and personal property of all Telegraph lines passing through this County as provided in the Act of the General Assembly of Virginia, except in the town of Harrisonburg, for the county school purposes for the year ending June 30, 1874, and the Treasurer of this County is ordered to collect the same.

On motion by the following record of the Board:
Mr. Yerx, Mr. Meier, Mr. Bollman, Mr. Moore, Mr. Talbey and Mr. Nichols, the Board did lay a levy of four (4) cents upon each $100 of the assessed value of all real estate and personal property in the County of Rockingham, and upon all the real estate, farms, districts, districts, and ground of all Railroads passing through this County except three (3) cents by law, and upon the real estate and personal property of all Telegraph lines passing through this County as provided in the Act of the General Assembly of Virginia, except in the town of Harrisonburg, for the county school purposes for the year ending June 30, 1874, and the Treasurer of this County is ordered to collect the same.

On motion the Board adjourned.

[Signature]
Nicholas Bollman.
Virginia—At a meeting of the Board of Supervisors of
Warren County, held at the Court House, Thursday, July 15th, 1873.

The following named Supervisors, who were elected at the election held on the 1st Thursday in May last (May 25th), 1873, in the various Magisterial Districts, in the said County, viz.:—


Whereupon the Board proceeded to elect a Chairman and District 7, John P. Bone, having received three of the votes cast, was declared elected as Chairman of the Board for the ensuing year.

The following accounts against the County of Warren, heretofore presented and on motion by the Board were allowed, and the bills ordered to issue warrants against the Treasurer of the County for the payment of the same, to the parties entitled thereto out of the County funds for the year 1872, viz.:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>John P. Bone, Register of Deeds, etc.</td>
<td>5.00</td>
</tr>
<tr>
<td>John P. Bone, Treasurer, etc.</td>
<td>3.00</td>
</tr>
<tr>
<td>John P. Bone, Treasurer, etc.</td>
<td>3.00</td>
</tr>
<tr>
<td>John P. Bone, Treasurer, etc.</td>
<td>6.25</td>
</tr>
<tr>
<td>John P. Bone, Treasurer, etc.</td>
<td>1.00</td>
</tr>
<tr>
<td>John P. Bone, Treasurer, etc.</td>
<td>1.25</td>
</tr>
<tr>
<td>John P. Bone, Treasurer, etc.</td>
<td>1.45</td>
</tr>
<tr>
<td>John P. Bone, Treasurer, etc.</td>
<td>1.75</td>
</tr>
<tr>
<td>John P. Bone, Treasurer, etc.</td>
<td>1.75</td>
</tr>
</tbody>
</table>

On motion by the Board, the following named persons were allowed the sum of one hundred dollars for the sum of one hundred dollars for the death of an infant child of the same name.

On motion by the Board, the following named persons were allowed the sum of one hundred dollars for the death of an infant child of the same name.

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On motion by the Board, the following named persons were allowed the sum of one hundred dollars for the death of an infant child of the same name.
Act on motion by vote of the Board. The following named
items were allowed. The same affects their names for issuing
the foregoing warrants, and the Board ordered to issue warrants,
with the Treasurer for the payment of the same out of the
Reserve Fund for the year 1872.

On motion the Board adjourned.

D. H. Washington, Chairman.

Virginia, At a meeting of the Board of Supervisors of
Washington County held at the Court House there at
on Monday July 24, 1873.


J. D. Wright, John H. Palmer, and Charles E. Robinson
Absent: David L. Moore.

The following accounts against the County of Rockingham
have been presented examined, and on motion by vote
of the Board were allowed and the same ordered to
issue warrants, and the Treasurer, by the payment of the same out of the
Reserve Fund for the year 1872.

John M. Carter, Registration Ape at Dayton May 1873, $3.80
John M. Coffard, " Fauquier May 1873, 18.50
Thaddeus Eiffert, Electric Light Co. J. S. Hull Light for June '73, 70
Henry May, for Stewart Jeck, for Post Office, 25

The following allowances made to Vixers, drivers, etc.
on Public Roads, made by the County Board of this County,
and orders to be Certified to this Board, were approved
and on motion by majority vote of the Board were
allowed, and the same ordered to issue warrants for
the payment of the same, to the parties entitled thereto out of the
Reserve Fund for the year 1872.

G. M. Richend, Aug. 11, 1873.

D. R. Showalter, Aug. 11, 1873.
The county clerk of this county having certified to this Board an appropriation of $1700, to pay land damages and construction of three additional sections of the road from Broadway to Rossville, on the petition of P. W. Peck; and on motion by the following named vote of the Board: J. H. Thomas, E. J. Wake, C. H. Thomas, H. S. Wake, and J. H. Wake, this appropriation is approved and said sum of $1700.00 is allowed payable out of the county fund for the year 1893.

John H. Thomas, Supervisor for Sturtevant District, reported to the Board that he had examined and settled the accounts of Charles B. Leumb, Overseer of the Poor for said district for the year ending June 30, 1893, and finds the same correct and that the sum of $120.00 will be required to pay in full for the support of the Poor in said district for said year. Which account on motion by vote of the Board is allowed, and the clerk is ordered to begin warrant to the Treasurer of this county for the payment of the same out of the county fund for the year 1893.

Charles E. Thayer, Supervisor for Plainfield District, reported to the Board that he had examined and settled the accounts of J. H. Backshell, Overseer of the Poor for said district for the year ending June 30, 1893, and finds the
J. W. Smith, Auditor, and J. O. W. Smith, Clerk, who made the account, report their findings.

They say, in the account, that the sum of $75.95 was received for the balance of the fees and charges for the year 1892, which amount, on motion by J. O. W. Smith, was allowed, and the balance ordered to be paid in cash to the treasurer of the county for the payment of the same out of the county levy for the year 1892.

The Board having met for the purpose of settling with the treasurer of the county, and P. W. Nichols, county treasurer of the county, having submitted to the Board, statements of the previous years, and being satisfied that the sum of $75.95 was received and disbursed, ordered that the same be paid in full the expenses of said year. Out motion, report of the Board, the same is allowed, and the balance ordered to be paid in cash to the treasurer of the county for the payment of the same out of the county levy for the year 1892.

The Board having met for the purpose of settling with the treasurer of the county, and P. W. Nichols, county treasurer of the county, having submitted to the Board, statements of the previous years, and being satisfied that the sum of $75.95 was received and disbursed, ordered that the same be paid in full the expenses of the year. Our motion, report of the Board, the same is allowed, and the balance ordered to be paid in cash to the treasurer of the county for the payment of the same out of the county levy for the year 1892.

July 25, 1892

August 15

December 13

January 1, 1893

July 26

July 26

July 26
<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Revenue</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>July 24, 1873</td>
<td>Amount of Warrant paid during fiscal year</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Delinquent taxes 1892</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>5% Commission on $114.96 - 3% on $341.46</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Balance Cash on hand</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>July 25, 1872</td>
<td>Amount of balance Cash on hand at per settlement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dec. 2</td>
<td>Levy 1872</td>
<td>19,018.07</td>
<td>50,504.37</td>
</tr>
<tr>
<td></td>
<td>Delinquent taxes 1872</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>5% Commission on $236.25 - uncollected portion ds.</td>
<td>118.07</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Delinquent taxes 1871 completely credited Treasurer</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>as settlement of July 25, 1872</td>
<td>12,486.50</td>
<td>90,058.40</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>July 22, 1873</td>
<td>Amount of interest paid on Bounty Bonds during fiscal year</td>
<td>587.25</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Delinquent taxes 1892</td>
<td>145.41</td>
<td></td>
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<td>8% Commission on $400.00 - 3% on $1,382.82</td>
<td>2,341.78</td>
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<td>Balance Cash on hand</td>
<td>1,776.12</td>
<td>7,678.80</td>
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<td>July 25, 1872</td>
<td>Amount of balance Cash on hand at per settlement</td>
<td></td>
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<td>Dec. 2</td>
<td>Levy 1872</td>
<td>577.47</td>
<td>673.83</td>
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<td>Delinquent taxes 1892</td>
<td>112.62</td>
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<td>5% on $323.55 - uncollected portion ds.</td>
<td>16,016.26</td>
<td>144,177.50</td>
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<td>Delinquent taxes 1892</td>
<td>817.59</td>
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<td>3% Commission on $653.54</td>
<td>36.76</td>
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<td>Balance Cash on hand</td>
<td>19.97</td>
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<td>52.37</td>
<td>77.25</td>
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On motion the Board adjourned.

W. M. Washington, Chairman.
Virginia. At a meeting of the Board of Supervisors of Pottawattamie County, held at the courthouse house, on Saturday, August 5th, 187 3.


The following account against the county of Pottawattamie, was presented and read, and on motion by vote of the Board, was allowed, and the same ordered to be paid:

Warrant upon the Treasurer of this county, for the payment of the sum of $100

Town of Pottawattamie, to the County for jail rent for July 1st, 1873: 98

T. P. Redman, to the County for holding, etc., 1.00

D. R. S. H. S., for central district, to the Board, that he has examined and settled the accounts of John M. Murrell, overseer of the poor for said district for the year ending June 30th, 1873, and finds, the same correct, and that the said overseer has in his hands a balance of $133.75, which on motion by unanimous vote of the Board, is ordered to be paid to the said overseer, and the account of the Poor for said district for the year ending June 30th, 1874, and the check of the Board, is ordered to be entered in the accounts of the same, for the said year to deduct the said sum of $133.75.

The Board, that the Board has examined and settled the accounts of D. R. S. H. S., overseer of the Poor for said district, for the year ending June 30th, 1873, and finds the same correct, and that the said overseer has in his hands a balance of $147.92 due the county, which amount on motion by unanimous vote of the Board, is ordered to be paid to the said overseer, and the check of the Board, is ordered to be entered in the accounts of the Poor for said district for the year ending June 30th, 1874, and the check of the Board, is ordered to be entered in the accounts of the same, for the said year to deduct said sum of $147.92.

The County Court of this county, having certified to this Board, an application of $265.18, to hay land charges and outstretched of public roads, so the applicant of the several road bonds, eli. then, on motion,
by the following vote of the Board viz: years Myers Palmer Wright Fahnery Morse Washington Nays some said order is affixed and said firm of $265. All these payable out of the county levy for the year 1873.

On motion by vote of the Board the following named
_years Myers Palmer Wright Fahnery
_Morse Washington

Nays some said order is affixed and the
Treasure of this county for payment of the same out of
the poor fund for the year 1873. Writ approved by


Isaac H. Pearcy, J. J. Jennings, J. C.


And on the motion of W. H. Minter it is allowed the


amount of $5. for January 2 of the above warrant. It is also

allowed for January one of the warrants above named.

The county board of this county having certified to the
Board an appropriation of $150. toward the construction of public road in this county on the application of W. H. Minter. On motion by the following named
vote of the Board viz: years Myers Palmer Wright Fahnery
_Morse Washington

Nays some said order is affixed and said firm of $150. All these payable out of the county levy for the year 1873.

A. P. Hennessey, the day, present before the board, an
account against the county of Fahnery, amounting to
the sum of $17.50 for keeping Miss Wood for 23 days @
$7.50 per day. On motion by vote of the Board it is
ordered that the Overseers of the Poor of Plains District
pay the same out of the Poor fund for said District.

On motion the Board adjoins to meet on August 12th.

E. H. Washington Chmrmn.
The following account against the county of Richmond was presented, examined, laid on motion of the Board, allowed, and the Bill ordered to issue warrant upon the Treasurer of this county for the payment of the same. To the parties entitled thereto out of the county fund for the year 1822. 

Richard Allen, Clerk of the Lib. 

The Treasurer of this county, produced before the Board the old bonds of their county, which have been redeemed, and paid, and the Board having examined, and concluded the same together with the Auditor therewith placed them in a box (and turned them over to the Treasurer for safe keeping) until the further orders of the Board, the following are the numbers of the bonds so redeemed:

In Motion, the Board adjourned.

D. N. Washington, Chairman.

Virginia. At a Meeting of the Board of Supervisors of
Rockingham County, at the Court House, thereof, on Monday,
September 18, 1893.

Present: D. N. Washington, Chairman; Ashley District
Representative; E. Edmunds, Blenheim District; J. R. Wright, Lewistown District
Representative; John H. Calhoun, Stonewall District; D. N. Moore, Linville District.

The following accounts against the County of Rockingham
were presented, examined and on motion by vote of the
Board allowed and the blanks ordered to issue, warrants, upon
the Treasurer of this County for the payment of the same to
the parties entitled. Streets out of the County levy for the year
1892.

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G. Richa...
Virgie. At a Meeting of the Board of Supervisors of Rockingham County, at the Court House, Thursday, on the 4th day of December, 1872.

Present: D.W. Washington, Chairman, Alexander District; John M. Walker, Greensville District; J. B. Shoemaker, Bear Creek District; D. Kilmore, Limekiln District; and Charles E. Roberson, Plains District.

The following accounts against the County of Rockingham were presented and allowed: Civil Cases:
- Estate of J. H. Aldridge, April Term, 1872, $4.50.
- Estate of J. H. Aldridge, October Term, 1872, $4.25.

Payments:
- D.W. Washington, 6 days' attendance on Committee, $2.00.
- Charles E. Roberson, 6 days' attendance on Committee, $1.80.
- William T. Atwill, for cleaning Jail at $2.00 per month, for 12 months, $24.00.
- Richard Berlin, for cleaning Jail, $1.00 per week, for 2 weeks, $2.00.

The County Clerk of this County having certified to this Board in its' approval of the following account for land damages and enclosure of a Public Road in this County on the Petition of Martin D. Moore, on motion by unanimous vote of the Board, it is ordered that the sum of $175.00 be allowed, payable out of the County funds for the year 1873.

It appearing to the Board, that there has been paid into the hands of the Treasurer of this County by the Sheriff of Rockingham County, the sum of $3,415.54, which amount is in accordance with the order of the Board of December 8, 1871, is to be divided for rent between Chavis, Greensville District Road Board, and Hampton, Big Spring District Road Board. On motion by unanimous vote of the Board, it is ordered that the Clerk of this Board issue a warrant to Road Boards of Chavis District for the sum of $175.00, and Greensville District Road Board for $1,533.33. The said amount being their pro rata share of said amount.

On motion by vote of the Board, the Chairman appointed Charles E. Roberson to sit at the county jail and the cleaning of the Jail at the county jail for the sum of $1,200.00 payable monthly.

On motion the Board adjourned:

D.W. Washington, Chairman.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Court House, Tuesday, November 21, 1883.

Present: D. H. Washburn, Chairman, Ashley District; John McAlister, Stonewall District; J. W. Kinney, Central District; P. M. Moore, Buford District and Charles E. Fahey, Chase District.

The following accounts against the County of Rockingham were presented examined, and approved, by the resolution of the Board of Supervisors held on November 21, 1883, and the same ordered to be paid as follows:

- $20.00 for work done at the office of J. J. Banks, March 30, 1883.
- $3.72 for the amount paid for a telegraph message.
- $19.25 for services rendered.
- $1.70 for the work done at the office of the county.
- $1.00 for services rendered.
- $3.00 for the rent of the office.
- $1.50 for services rendered.
- $1.00 for services rendered.
- $1.75 for services rendered.
- $0.75 for services rendered.
- $18.00 for the rent of the office.
- $2.00 for services rendered.
- $2.00 for services rendered.
- $1.50 for services rendered.
- $1.00 for services rendered.
- $2.00 for services rendered.
- $2.00 for services rendered.
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- $1.00 for services rendered.
And on motion by vote of the Board the following names were allowed the sum of twenty-five dollars each for their services as Judges, escribano and commissioners of election and returning all books at the election held on Thursday, October 9, 1893, and the Clerk of this Board, is ordered to issue warrants in favor of the several hereunto for the payment of the same out of the county—

### Pennyroyal
- John A. Fidell
- E. C. Myers
- J. H. Jacobs
- A. F. Davis
- A. M. Hulcher
- S. J. Angersbright
- A. A. Hammond
- J. H. Lee
- J. A. Loomis

### Lookout
- C. I. Head

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**Fees paid in the Clerk's Office:**
- Pennyroyal: $3.00
- Lookout: $2.00
Hon. W. Washington, Chairman.

Our motion by unanimous vote of the Board, the Clerk of the Board is ordered to issue warrants to the Commissioners of the Revenue on the Precincts of this County to pay the Treasurer for the raising of a half of the centage head payable out of the Dog Tax Levy for the year 1893.

Hon. W. Washington, Chairman.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County, at the Court House there, on Saturday, December 2, 1873.

Present: D. N. Washington, Chairman; H. W. Pitcher, District 1; J. B. Knight, Central District; D. W. Moore, Lucille District; J. W. M. Walker, Pleasant Valley District; A. Bass, John Palmer, Stonewall District.

The following account against the County of Rockingham was presented by the Auditor, and was allowed: The Board is ordered to issue warrant upon the Treasurer of this County for the payment of the same out of the County Lessor for the year 1873.

Austin J. Pinkston, Treasurer: 1st: 6 Mo. 1873, $125.00
2nd: 5th: 8 Mo. 1873, $125.00
3rd: 1st: 10 Mo. 1873, $125.00
4th: 2nd: 12 Mo. 1873, $125.00

D. W. Moore, Supervisor of Lucille District, this day reported to the Board that he had examined the accounts of Isaac M. Davis, Overseer of the Poor for said District for the year ending June 30, 1873, and that the same is correct and that there is in the hands of the said Overseer the sum of $... which onmotion by unanimous vote of the Board is ordered to remain in the hands toward the redemption of the Poor in said District for the year ending June 30, 1874.

The County Court of Rockingham County, having certified to the Board an additional appropriation of $100.00 for the construction of a Public Road on the petition of G. J. Poynter, in the parish of the said road, the same has been approved and is paid upon out of the County Lessor for the year 1873.

The County Court of this County having certified to the Board an appropriation of $150.00 to Isaac Ringer, for work done by him on the public road established on the petition of George Brady; the same has been approved and is paid out of the County Lessor for the year 1873.

On motion the Board adjourned.

D. N. Washington, Chairman.
Virginia.

At a Meeting of the Board of Supervisors of Rockingham County, held at the Court House thereof on Thursday, December 28, 1873.

Present: J. N. Washington, Chairman; Abbot District; J. B. Wright, Central District; W. H. Moore, Stonewall District; and J. H. Faquier, Monroe District; absent: LeRoy, E. B. Rahway, Plains District.

A motion to the fact that the disease of small pox is in certain portions of this county, make further motion by unanimous vote of the Board, by virtue of sections 1733, 1734, 1871, it was ordered that all persons in this county be vaccinated with genuine vaccine matter, and each physician in said County is hereby requested to vaccinate as soon as may be done, all persons not here-to-fore recently vaccinated, in his neighborhood, with genuine vaccine matter as required by said sections, and it is further ordered that this order be published in each of the newspapers published in the town of Harrisonburg for two weeks.

On motion the Board adjourned.

J. N. Washington, Chairman.

The following accounts against the County of Rockingham were presented, examined and on motion by unanimous vote of the Board were allowed, and the bills of the Board, ordered to issue warrants from the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County Levy for the year 1873.

- R. H. Chennin Room Rent for holding Election Meeting 1.00
- C. W. Doughty Registration fee due 75c May 20th 1873 0.75
- C. B. Kien " Mountain Valley May 8th 6.00
- R. Richard Perkin " Paper Express 15.00
- G. W. Atwood " Paper Express 10.00
- D. J. B. B. Brown " Sheriff's Ledger Journal for Treasurer's Office 14.28
- E. R. Ball " Electric Light 90c 0.90
- E. R. Ball " Vaccination Notes 3.00
Reverend Mr. H. B. Custer, Registration Clerk, May 1st, May 2nd, 6. 10.

On motion, by the following vote of the Board: John M. Palmer, Russell District; J. F. Knight, eastern District; David A. Moore, Lenore District; and Charles E. Proehl, Harris District.

The following accounts against the bounty of Rockingham were presented, examined, and on motion by vote of the Board passed, and the slip of this Board ordered to issue warrants, where the sum of $500, for the payment of the sum, the parties entitled thereto, out of the bounty fund, for the year 1873:

1. J. A. Shiff, dealer in pork at Jail. $11.50

2. Henry A. Belle, for. 100 lb. pork at Jail. 7.25

3. A. H. Metzger, Registration Clerk at Metzger's store. March 1873. 3.20

4. I. C. Powell, store clerk, A. Washington. 1.25

5. The Insurable Company, Binding Insurance Policies, January 1873. 5.20

6. I. D. Law, surveyor, for Surveying, Curves, etc., to the Worthington. 67.75

7. Mrs. J. P. Miller, Bonding office for Maple's office. $5.25

James Martin, John Martin & Co, Esq., 2d. General Insurer, Judgment Books, Office keepers. 35.00

A number of accounts against the bounty of Rockingham for services rendered by Sunday Schools, at the school for abandoned children, were presented, and the Board not being fully advised as to some of them, further consideration of said accounts was postponed until a future meeting of the Board.

Major James D. Oakes and John H. Meacham, this day presented to the Board an account against the bounty of Rockingham for services rendered by them in building the approach to the Insurable Company, and the sum of $500.00, to guarantee to the bounty the payment of said building, on motion by vote of the Board it was resolved to turn over to the said Oakes and Meacham the balance of said building, less in full payment of their account and any accounts that may be due to any other person of this date, one that when the

Subscriptions of Major James D. Oakes of the Honors of this order, the bonds of N. H. Oakes, D. Oakes, 5th.
Virginia. At a Meeting of the Board of Supervisors of Pittsbugh County, held at the Court House, thereof, on Thursday, February 15, 1894.


The Board having met for the purpose of examining plans or specifications for the repair or building of a county jail, and not having time to fully consider the same, adjourned until tomorrow morning.

Virginia. At a meeting of the Board of Supervisors of Pittsbugh County, continued and held at the Court House, thereof, on Friday February 16, 1894.

Present same members as on yesterday.

The Board having met pursuant to adjournment made at having time fully to attend to the matters before it, adjourned until tomorrow morning.

Virginia. At a meeting of the Board of Supervisors of Pittsbugh County, continued and held at the Court House, thereof, on Saturday February 17, 1894.


The Board having fully examined the plans and specifications submitted, and the Board having voted upon the plans and specifications, for the following recorded vote of the Board Mr. Geo. H. Merriam, D. D. Wright, D. D. Moore, Geo. Washington, the plans and specifications marked, submitted by the Southern Fireproof Building Company, was considered preferable and upon which bid would be accepted, and notice was given the parties not being ready to submit bids for the three, was given them to submit the same.

On motion the Board adjourned.

D. W. Washington, Chairman.
The following accounts against the County of Reddingham, were presented, examined, and on motion by vote of the Board, were allowed and the bonds ordered to issue warrants to be the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County fund for the year 1873.

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<th>Item</th>
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<td>1. Samuel Shillito. Rent 14 mos. at $1.50.</td>
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<td>2. J. Shillito. Cleaning room at Jail.</td>
<td>1.00</td>
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<td>3. The Raising Electric Light at $3 a month for 30 days.</td>
<td>7.50</td>
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<tr>
<td>4. M. Allinson. Repairing hall at Jail.</td>
<td>8.00</td>
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<td>5. Raising Electric Light at Jail.</td>
<td>2.00</td>
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<td>6. M. Caines. One Vote for Store at Jail.</td>
<td>1.00</td>
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<td>7. T. Shillito. Local Pub. Business, Church &amp; Schools.</td>
<td>5.55</td>
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<td>8. J. Mercerley. Court for Telephone 18.50 a year on General Indorsement.</td>
<td>1.50</td>
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<td>9. Western Union Telegraph Co. ordered by the Board.</td>
<td>3.50</td>
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<td>10. J. Shillito. Telephone at Post Office, Village, at $2 a month.</td>
<td>4.00</td>
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<td>11. J. Shillito. Telephone at Post Office, Village, at $2 a day.</td>
<td>3.50</td>
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<td>12. J. Shillito. Telephone at Post Office, Village, at $2 a week.</td>
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<td>13. J. Shillito. Telephone at Post Office, Village, at $2 a month.</td>
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<td>14. J. Shillito. Telephone at Post Office, Village, at $2 a day.</td>
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<td>15. J. Shillito. Telephone at Post Office, Village, at $2 a week.</td>
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<td>16. J. Shillito. Telephone at Post Office, Village, at $2 a month.</td>
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<td>17. J. Shillito. Telephone at Post Office, Village, at $2 a day.</td>
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<td>18. J. Shillito. Telephone at Post Office, Village, at $2 a week.</td>
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<tr>
<td>19. J. Shillito. Telephone at Post Office, Village, at $2 a month.</td>
<td>1.00</td>
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The following said order were allowed and the bonds ordered to issue warrants to be the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County fund for the year 1873.

- Trustees: W. C. Shillito, and J. Shillito.
- Clerk: W. C. Shillito.
- Treasurer: W. C. Shillito.
On motion by unanimous vote of the Board, the bill of the Board is ordered to issue to The Savannah Electric Light Company a warrant upon the Treasurer of the County for the sum of Thirty-one hundred and fifty dollars ($315.50) for construction of a Public Road in this County upon the application of Mrs. Claude F. Stone, on motion by unanimous vote of the Board, said appropriation is approved, and said sum allowed and ordered to be paid out of the County Levy for the year 1893.

The Board ordered that the Board be prepared to pay the sum of Three hundred and twenty-five dollars ($325.00) to pay land damages and construction of a Public Road in this County upon the application of Mrs. J.N. Kehoe and others, on motion by unanimous vote of the Board, said appropriation is approved, and said sum of $325.00 allowed and payable out of the County Levy for the year 1893.

On motion by unanimous vote of the Board, said appropriation is approved, and said sum of $520.00 allowed, payable out of the County Levy for the year 1893.

The Board ordered that the Board be prepared to pay the sum of $520.00 to pay land damages and construction of a Public Road in this County upon the application of Mrs. Mary W. ef Herreshoff, on motion by unanimous vote of the Board, said appropriation was not approved for the reason that the Board is of opinion that there should be no gates allowed on the public roads of this County.

The party to whom time was given at the last meeting of the Board to submit his bid for the building of a new Jail, having failed as yet to submit the same, it is ordered by unanimous vote of the Board that the Board notify said party to file his said bid with the Clerk of this Board not later than Wednesday next, March 22, 1893, or the same will not be considered by the Board.

The Clerk of the Board on motion by vote of the Board is ordered to summon the Judges of the Peace and Treasurer of the Town of tarrant's District to appear before the Board on Thursday, March 16, 1893, to testify as to the accounts filed against the County arising out of the small-fox cases in this County.

On motion, Board adjourned, to meet on Thursday, March 16, 1893.

W. W. WASHINGTON, Chairman.
The following accounts against the County of Rockingham, were presented, examined and on motion by vote of the Board were allowed, and the balance of this favor valued to come paymaster before the Treasurer of the County for the payment of the same to the parties entitled thereto out of the county levy for the year 1872. The said parties being for licensed physicians to care for small patients in this County.

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<tr>
<th>Name</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Huddleston</td>
<td>3 days, services at small, at small for Hospital</td>
<td>3.00</td>
</tr>
<tr>
<td>Board of Health</td>
<td>for Telegraph, M. B. J.</td>
<td>4.50</td>
</tr>
<tr>
<td>Mrs. Marion Brown</td>
<td>12 days, services for small, at Bridgemont Hospital</td>
<td>2.45</td>
</tr>
<tr>
<td>Samuel Benton</td>
<td>two books of cord, furnished King Jackson</td>
<td>2.00</td>
</tr>
<tr>
<td>Frank Carter</td>
<td>20 days, hired at Freeman's &amp; are paid</td>
<td>1.00</td>
</tr>
<tr>
<td>J. P. Brown</td>
<td>20 days furnished under order M. Black</td>
<td>3.75</td>
</tr>
<tr>
<td>A. Calhoun</td>
<td>2 days services on Board of Health</td>
<td>2.00</td>
</tr>
<tr>
<td>H. R. Moore</td>
<td>1 day</td>
<td>1.00</td>
</tr>
<tr>
<td>Leigh B. Lee</td>
<td>9 days, as nurse, at small for Hospital</td>
<td>3.50</td>
</tr>
<tr>
<td>J. H. Hedge</td>
<td>36 days, as Health Assistant</td>
<td>72.00</td>
</tr>
<tr>
<td>J. H. Miller</td>
<td>8 days, as nurse for small for patient</td>
<td>4.00</td>
</tr>
<tr>
<td>P. J. Young</td>
<td>10 days furnished King Jackson, to be used for hospital</td>
<td>5.00</td>
</tr>
<tr>
<td>Thomas Booker</td>
<td>10 days services for small for patient</td>
<td>1.00</td>
</tr>
<tr>
<td>E. J. H. Holley</td>
<td>1 week, services at Freeman's</td>
<td>1.50</td>
</tr>
<tr>
<td>The Ellington's</td>
<td>as County Notary, Telegraphic</td>
<td>3.50</td>
</tr>
<tr>
<td>J. D. Harris</td>
<td>10 days, as nurse</td>
<td>2.50</td>
</tr>
<tr>
<td>J. M. Lewis</td>
<td>10 days, services for small for patient</td>
<td>2.00</td>
</tr>
<tr>
<td>Mrs. John Rich</td>
<td>34 days, services Red, Tide</td>
<td>1.50</td>
</tr>
<tr>
<td>E. J. Austin</td>
<td>10 days, furnished for small for hospital</td>
<td>0.75</td>
</tr>
<tr>
<td>E. J. Austin</td>
<td>10 days, furnished for small for hospital</td>
<td>0.75</td>
</tr>
<tr>
<td>Francis Moore</td>
<td>10 days, services for small for hospital</td>
<td>0.75</td>
</tr>
<tr>
<td>Joseph R. Riddle</td>
<td>10 days, services for small for patient</td>
<td>0.75</td>
</tr>
<tr>
<td>R. D. Bridges</td>
<td>2 days, services on Board of Health</td>
<td>2.00</td>
</tr>
</tbody>
</table>

The foregoing account and examined the bids filed for the erection of a new jail for the county, on motion by vote of the Board all of said bids were rejected.

Resolved, That this Board meet on Thursday the 22nd for the purpose of determining what is best, proper, in plans and specifications for the erection of a new jail for this county.

Resolved, That the Sheriff of Rockingham be and is hereby selected as the architect of this Board for said jail and requested to meet this Board on Friday the 22nd to ascertain what the said plans of the Board may be, and prepare plans accordingly.
Verginia—At a Meeting of the Board of Supervisors of Rockingham County held at the Court House Thursd. on Tuesday March 23, 1894

Present D. M. Washingtouo, Chairman, Dicks District

John H. Parker, Stonewall District. J. B. Wright, Central District

D. M. Moore, Lucile District. Charles E. Taberney, covis District

The following accounts against the county of Rockingham were presented and examined, out or motion by one of the Board, were allowed, and the bills ordered to issue warrants after the Treasurer of the county for the payment of the same, to the parties entitled thereto out of the county fund for the year 1893.

John H. Lee, for room rent, for holding election at Court House Jan 23, 1894. 1.03

J. B. Kiefer, for lodging sheet. 2.00

C. B. D. Gay, for lodging sheet. 1.00

E. E. Brown, Deputy Sheriff, for duties of Sheriff. 1.50

J. B. D. Gay, for lodging sheet. 2.50

J. J. Brown, for lodging sheet. 2.50

J. R. Brown, for lodging sheet. 1.00

The members of the Board having met on Saturday at a committee room to receive the report of the old or building a new jail for the county, and having received the report of Mr. D. D. Brown, to Mr. B. D. Gay, J. B. D. Gay, E. G. Brown, to Mr. B. D. Gay, and Mr. J. J. Brown, to build an examination of the present jail as to safety and health, and after their report and order the same to be heard, and the final report to be made, the Board decided that the Board of Supervisors of Rockingham County, for the purpose of examining the present jail both as to safety and health.

Your devotion,

[Signature]
Massey to remove the present building and replace it with a new one on higher ground. The present building as well as site being so thoroughly宣传ed with sewage renders it dangerous to all persons who were subjected to its influence.

He believes this can be done by placing the new building in the rear of the present one on the same lot and filling in the old site with new earth.

He would further recommend that the new building be erected without a cellar or basement story, except as far as is necessary for heating apparatus. He further suggested that the stories be not less than twelve feet high in the clear in each of the apartments.

J. H. B. B. Revv.
J. M. Bellinger
J. E. Lincoln
D. P. H. Miller
John H. Kelton
J. H. Neff

Beavercroft, Mar. 22, 1841.

At the Solicitation of the Board of Supervisors, I visited the Jail of Beavercroft city and after an examination of the building, one of the opinion that it would be impracticable to repair the same for the reason:

1. That the basement walls are of such a character as to absorb and retain dampness and germs of decay, and also the floor in said basement is so low as to allow the accumulation of water and dampness under it thus forming a cesspool for the drainage of the yard and surroundings.

2. That to build against the old residence front would be building against a broken wall on both sides where it would be almost impossible to make a good piece of work, besides the old walls are rotted and almost in ruins and an ador propose would have to be rebuilt.

3. That to adapt the plans of a new jail to the old residence front would necessitate interfering with the drainage of the whole building and make the sanitary condition of it impossible. I am therefore of the opinion that a new jail should be built all above ground, except sufficient cellar for heating apparatus, and that the stories of all the apartments should be twelve (12) feet high, and built on the first modern floor, that all foundation walls should be built of good stone laid in fine cement mortar, and that the floor of heating cellar should be cement sufficiently thick to prevent breaking self by water from outside, I think another site would be preferable but believe it could be built further back on the present lot would accomplish the purpose.

Very Respectfully,

M. M. Beavercroft

On motion the Board adjourned.

W. W. Beavercroft, Chairman.
 VIRGINIA. At a Meeting of the Board of Supervisors of Rockingham County held at the Court House, Thursday, March 22d, 1816.

Present: Del. [illegible] Washington, Chairman; B. F. Black, Sheriff; A. Wright, Clerk; W. Moore, Deputy Clerk; J. S. Hoyle, Auditor; E. Ball, Clerk, R. L. Bowers, Clerk.

The following accounts against the County of Rockingham were presented, examined, and on motion by the Clerk were allowed, and the Clerk ordered to issue warrants upon the Treasurer of this county for the payment of the same to the parties entitled thereto out of the County Levy for the year 1816, viz:

1. E. Hoyle, for wood, for building the jail for Rockingham County Jail, $30.00.
2. W. Moore, for labor, for building the jail for Rockingham County Jail, $20.00.
3. J. L. Mathews, for labor, for cleaning streets in Kitty Hawk, $7.50.
4. J. W. Biddle, for building the jail at Kitty Hawk, $1.00.
5. A. L. Palmer, for labor, for services on Committee to apply for Telegraph, $2.25.
6. W. Washington, for labor, for services on Committee to apply for Telegraph, $2.50.
7. W. Moore, for labor, for services on Committee to apply for Telegraph, $3.25.
8. J. S. Hoyle, for labor, for services on Committee to apply for Telegraph, $1.25.
9. E. Ball, for labor, for services on Committee to apply for Telegraph, $1.00.
10. A. Wright, for labor, for services on Committee to apply for Telegraph, $0.75.

H. A. Garrett, this day presented to the Board an account against the County of Rockingham amounting to the sum of $30.00, for his services $0.50 for his labor, $29.50 for his labor. The Board, on motion by the Clerk, ordered to issue a warrant upon the Treasurer of this county for the payment of the same out of the County Levy for the year 1816, and declined to allow the balance of said account for horse hire for H. A. Black.

A. J. Black, this day presented to the Board an account against the County of Rockingham amounting to the sum of $30.00, for his services, $0.50 for his labor, $29.50 for his labor. The Board, on motion by the Clerk, ordered to issue a warrant upon the Treasurer of this county for the payment of the same out of the County Levy for the year 1816. $0.50 for horse hire. The Clerk ordered to issue a warrant for $0.50 for horse hire.

J. S. Hoyle, for labor, for services on Committee to apply for Telegraph, $10.00.
W. Moore, for labor, for services on Committee to apply for Telegraph, $2.50.
J. L. Mathews, for labor, for cleaning streets in Kitty Hawk, $7.50.
E. Ball, for labor, for cleaning streets in Kitty Hawk, $1.00.
A. Wright, for labor, for cleaning streets in Kitty Hawk, $0.75.

The Clerk ordered to issue warrants for the payment of the above accounts, amounting to $177.95.

said and ordered to allow the balance of said account.
On motion of the Board adjourned

D. W. Washington, Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham county, held at the Court House thereon, on Saturday, April 7, 1874:


The following accounts against the county of Rockingham were presented, examined, and on motion by Mr. Fahnney, allowed, and the clerk ordered to issue warrants for the payment thereof. The accounts entitled thereto out of the County Treasury for the year 1873 are:

- J. F. Wright, Sheriff, 2 days on Committee: $1.50
- D. L. W. Herrick, 3 days: $2.00
- Richard D. Moore, 3 days: $1.00
- W. L. Miller, for Provision for Union Presbyterian Hospital: $17.57
- Total: $25.07

On motion by Mr. Herrick, it was resolved that the new Jail for this county shall be erected upon the present Jail lot.

On motion the Board adjourned.

D. W. Washington, Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham county, held at the Court House thereon, on Monday, May 7, 1874:

Present: D. W. Washington, Chairman; Robert Herrick, John W. Palmer, Linville District; J. F. Wright, Plain District; Richard D. Moore, Linville District; Charles E. Fahnney, Plain District.

The following accounts against the county of Rockingham were presented, examined, and on motion by Mr. Fahnney, allowed, and the clerk ordered to issue warrants for the payment thereof. The accounts entitled thereto out of the County Treasury for the year 1873 are:

- W. L. Miller, for Provision for Union Presbyterian Hospital: $9.50
- For T. Days, cleaning out pool at Jail: $11.00
- T. L. Cooper, Renter: Registration Account at May 28th, 1873: $3.90
- J. B. Herrick, Registration May 28th, 1873: $12.00
- Licensing Electric Light Company to Jail Light Dept., Ed. Mead: $2.50
- G. D. Keeler, MD., for Vaccinating 21 persons @ 25c: $4.25
- Johnson, M.D., 1 Prof. Fees: 1.25
The county court of this county, having certified to this Board an appropriation of $2000.00 for court improvements, work to reduce grades on the Montgomery Street bridge and on the petition of Geo. Summer et al. on motion by R. E. the Board declined to approve said appropriation for the reason that it regards it a change of road and should be paid by district fund.

The plans and specifications for the new jail for this county, were this day presented and examined by the board, and on motion by unanimous vote of the Board, the bill for the building of the new jail is ordered to be inserted in the newspapers of Harrisburg as an advertisement for bids. As follows.

Pursuant to an order entered by the Board of Supervisors of Rockingham County on the 7th day of May 1896. Notice is hereby given that bids for the building of a new jail shall be received for the county of Rockingham, will be opened and considered by said Board, at its meeting to be held on the 3rd day of May 1896. and no bids will be considered unless filed with the Clerk of the said Board, on or before May 31st, 1896. Said bids to be opened and made public the place and time of opening or file in the county clerk's office of said county. The Board of Supervisors reserve the right to reject any or all bids.

On motion by unanimous vote of the Board, the bill of this board is ordered to be inserted for the furnishing of ice for the office next to exceed one hundred and fifty pounds per month.

On motion the Board adjourned to meet on Saturday May 12, 1896.

D. N. Washington, Chairman.

Perreceived at a meeting of the Board of Supervisors of Rockingham County held at the court house, Tuesday, May 12, 1896.

Present: De Witt W. Washington, Chairman, District.
     John M. Palmer, Stonewall District.
     T. B. Wright, Central District.
     B. H. More, Linville District, and James E. Thompson, Finance District.

The Board having met to examine and accept the plans and specifications of a project for completing the bridges before them, adjourned to meet on the 3rd of this month, to receive and examine the plans for the construction of said jail.

D. N. Washington, Chairman.
Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, on Thursday, May 31st, 1894.


The Board having met for the purpose of opening and considering the bids for the construction and completion of a Jail and Jailors residence for the County, and not having time to complete the business before then adjourned until tomorrow morning.

J. H. Dickey, Chairman.

Virginia. At an adjournment meeting of the Board of Supervisors of Rockingham County held at the Court House, Thursday, May 31st, 1894.


The Board having fully examined the bids for the construction and completion of a Jail and Jailors residence for the county of Rockingham, and upon oral examination it was unanimously agreed that the lowest bidder was the Maryland Manufacturing Company of Dalton, Ga., and the next to H. Rush, Company of Harrodsburg, Va., and the next S. I. Hall, of Washington D.C., and the next Southern Fire Proof Building Co. of Richmond, Va., and Fred. J. Myers Manufacturing Co., of Hamilton, Ohio, and the next Southern Fire Proof Building Co. of Richmond, Va. and the next Allaway & McAllister of Harrodsburg, Va., and the next J. Myers Manufacturing Company of Hamilton, Ohio, and the next Maryland Manufacturing Company being the lowest bidder. The contract was awarded to it, with the express understanding and agreement that unless said company shall await within thirty days of the day of June 1894, submit certified check for the sum of five hundred dollars with the bond of the Board, payable to the said Board or order as a guarantee that said company will be present on the 10th day of June 1894 at a meeting of said Board to be held on said day, and enter into a contract and execute bond in accordance with said bid, that the contract shall be considered as awarded to the next lowest bidder, until H. Rush, and the bid of the Board in said court, is ordered to notify the said H. Rush, and, immediately upon such failure to file said certified check, to come forward on the 10th day of June 1894 and enter into contract, and give bond in accordance with their bid, or file with the said court and before said last mentioned date a certified check as provided for above to guarantee the carrying into effect of said contract, and giving bond within such time as the Board may designate, and the same order to be followed until the work is executed.
and between the Board and each and every bidder, that the Board reserves the right to make any investigation or request of character and standing of any of the bidders and their mess of work, which they propose to furnish, and if upon such investigation the board sees fit, it expressly reserves the right to decline to enter into contract.

On motion the Board adjourned, to meet on Wednesday June 13, 1874.

D. W. Washington, Chairman.

Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the court house, thereof on Wednesday June 13, 1874.


The Board having met for the purpose of entering into contract for the building of a Jail and Jailors residence for the County of Rockingham, with the Mainly Manufacturing Company of Dallas, Ga. and the Board not having fully decided as to the location for said Jail and the bond as tendered by the said company not being in the form required under the laws of this State by agreement between Board and C. W. Mainly, President of said Company, the said tendering into a written contract for said work was first put until the 15th Day of July next next, with the express understanding and agreement that the said contract is the day above by the said Mainly Manufacturing Company, providing the said Company shall comes forward at said date and enter into a written contract for the erection and completion of the said work in accordance with its plan and the plans and specifications of file with the letter of the Board. The certified check to guarantee its entering into contract as provided for in the order entered on the 5th day of June 1874, is by consent of parties to be kept until the date above mentioned for the same purpose unless an equivalent security be provided satisfactory to the Board.

And motion the Board adjourned until tomorrow morning.

D. W. Washington, Chairman.
At a meeting of the Board of Supervisors of Rutland county, at the Court House, thereof, on Thursday, June 11, 1874.

Respectfully submit the following:

On motion by unanimously vote of the Board, it is resolved to offer for sale the present jail property on the 1st day of July, 1874, and the following advertisement is ordered to be inserted in the Rutland Register and the Spirit of the Valley for four successive weeks. First: Public sale of valuable real estate, in the town of Brandon, Vermont, on Saturday, the 7th day of July, 1874, will be offered for sale at public auction at the front door of the Court House in Brandon, viz: That valuable property known as the County Jail property, said property consists of a lot of ground, fronting about 132 feet on Common Street, about 250 feet on Goodwin Street, about 20 feet on Pleasant Street, and surrounded by a large brick residence and Jail building and out houses, consisting of barn, house, wood and coal houses and jail. Terms: one-third of the purchase money cash on the day of sale and the remainder in three equal annual payments, with interest from day of sale; the purchaser to execute bonds with approved security for the defense of the premises and the title to be retained as collateral security. Owner will reserve, where the competitors and occupancy of the present Jail and Jailers residence contemplated by said party and the loss which would and will be suffered on the removal of the buildings now on said Jail building, lessee personally released, as to location and many other advantages of the present property, acquire of the owners andholders of the Bonds and Notes of various, commonwealth, Attorney.

The following account against the county of Rutland were presented

- J. M. Read, Register in August, 1874, $3.50
- J. W. Thomas, Register, June 10, 1874, $4.16
- W. H. Smith, Treasurer, June 15, 1874, $5.30
- W. H. Thomas, Register in August, 1874, $11.00
- J. W. Thomas, Register, June 10, 1874, $3.00
- J. W. Thomas, Register, June 10, 1874, $2.00
- J. W. Thomas, Register, June 10, 1874, $2.20
- J. W. Thomas, Register, June 10, 1874, $2.20
- J. W. Thomas, Register, June 10, 1874, $2.20
- J. W. Thomas, Register, June 10, 1874, $2.20
- J. W. Thomas, Register, June 10, 1874, $2.20
- J. W. Thomas, Register, June 10, 1874, $2.20
The County Court of the County having certified to the Board an appraisement of $200 for reeding grades on the Spring branch & Montgomery Road. On motion by the following recited vote of the Board Dr. Jap. Meriwether, George Washington, Washington, Moore, C.M. Palmer, be allowed at the rate of $200 of said appraisement was made payable out of the county levy for the year 1893.

The County Court of the County having certified to the Board an appraisement of $200 to lay guard, drainage and construction of a public road on the portion of Alfred Merriweather's. On motion by the following recited vote of the Board Dr. Jap. Meriwether, Washington Wright & Palmer, Moore, David H. Moore, and appraisement is allowed and said amount allowed payable out of the county levy for the year 1894.

In motion Board adjourned.

W.W. Washington, Chairman

Virginia At a meeting of the Board of Supervisors of Rockingham county held at the court house thereon, on Monday, June 30, 1894.

John H. Palmer, Minerva District. J. H. Wright, Central District.
David H. Moore, Luray District, and Charles E. Tarkness, Plains District.

The following accounts against the county of Rockingham, were presented examined and on motion by vote of the Board were allowed, and the bills ordered to issue warrants for the Treasurer of the county for the payment of the same to the parties entitled thereto out of the county levy for the year 1893:

The Harrisonburg Electric Light Company 40% Fuel Light for May 3.58
Hugh Blakie, Advertising Agent for News Jnl 3.76
M. A. P. Miller, Stationary for county school at office price 0.00 0.00

It appearing to the Board, that the Dog Tax Record for the year ending June 30, 1894, will put 50 cents on the dollar on the license for sheep killed and consumed during the year ending June 30, 1894, on motion by unanimous vote of the Board the following named persons were allowed the sum of 50 cents: their names
To begin fifty cents on the dollar of their claims for chief will be set until the
of this some is ordered to year present when the treasurer of the board for
of the same to the parties entitled thereto out of the Roy [illegible]

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
<th>Description</th>
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<tbody>
<tr>
<td>A. J. P. Kenner</td>
<td>6.25</td>
<td>D. R. Baker, 7th</td>
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<tr>
<td>W. D. Haskell</td>
<td>6.25</td>
<td>D. R. Baker, 7th</td>
</tr>
<tr>
<td>E. N. Snyder</td>
<td>12.50</td>
<td>W. D. Haskell, 7th</td>
</tr>
<tr>
<td>W. M. Slattery</td>
<td>7.50</td>
<td>E. N. Snyder, 7th</td>
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<tr>
<td>T. R. Slattery</td>
<td>7.50</td>
<td>W. M. Slattery, 7th</td>
</tr>
<tr>
<td>H. R. Bridges</td>
<td>7.50</td>
<td>T. R. Slattery, 7th</td>
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And on motion by unanimous vote of the board, the following names were allowed by the board to receive warrants for the payment of $1.00 each and the
of the board "ordered to issue warrants when the treasurer of the board for the payment to the parties entitled thereto out of the Roy [illegible]

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>E. M. Baker, 7th</td>
<td>6.25</td>
<td>D. R. Baker, 3rd</td>
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<tr>
<td>N. W. Gageon</td>
<td>12.50</td>
<td>E. M. Baker, 3rd</td>
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<tr>
<td>D. M. Ramsey</td>
<td>7.50</td>
<td>N. W. Gageon, 3rd</td>
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<tr>
<td>A. R. Slattery</td>
<td>7.50</td>
<td>D. M. Ramsey, 3rd</td>
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<tr>
<td>T. R. Slattery</td>
<td>7.50</td>
<td>A. R. Slattery, 3rd</td>
</tr>
<tr>
<td>H. R. Bridges</td>
<td>7.50</td>
<td>T. R. Slattery, 3rd</td>
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The Dog Tax Fund for the year 1893 not being sufficient to pay all the
the Officers for the dogs killed during 1893, by the following Board.
The Board of Free Range, dynamite, Wm. D. Lewis, Chairman, and
was decided on the 2nd day of April female dogs were assessed at
fifty cents for male and one dollar for female dogs.

The following allowances to various townships, on Public Roads made by the
bounty court of Rockingham county, and ordered to be certified to this Board
were examined, and on motion by unanimous vote of the Board were allowed
and the balance ordered to be remitted when the Treasurer of this County for
the payment of the same to the party entitled thereto, out of the County Fund
for the year 1893. W.P.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
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<tbody>
<tr>
<td>James E. Parson</td>
<td>2.00</td>
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<tr>
<td>A. R. Nicholas</td>
<td>1.00</td>
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<tr>
<td>G. R. Slaughter</td>
<td>1.00</td>
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<tr>
<td>John E. Oates</td>
<td>1.00</td>
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<tr>
<td>A. D. Sargent</td>
<td>1.00</td>
</tr>
<tr>
<td>Samuel R. Miller</td>
<td>1.00</td>
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<tr>
<td>W. J. Risengold</td>
<td>1.00</td>
</tr>
<tr>
<td>H. R. Myers</td>
<td>2.00</td>
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<tr>
<td>A. W. Reeves</td>
<td>4.00</td>
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<tr>
<td>John B.会见</td>
<td>1.00</td>
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<tr>
<td>W. B. Russell</td>
<td>2.00</td>
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<tr>
<td>John R. Black</td>
<td>2.00</td>
</tr>
<tr>
<td>W. H. Race</td>
<td>2.00</td>
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<tr>
<td>W. H. Reeder</td>
<td>2.00</td>
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<tr>
<td>W. H. Risengold</td>
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<tr>
<td>A. D. Sargent</td>
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<tr>
<td>H. R. Myers</td>
<td>2.00</td>
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<tr>
<td>A. W. Reeves</td>
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<tr>
<td>John B.会见</td>
<td>1.00</td>
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<tr>
<td>W. H. Race</td>
<td>2.00</td>
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<tr>
<td>W. H. Reeder</td>
<td>2.00</td>
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The County Court of this County having certified to this Board an
affidavit of $336.25 to pay said damages and construction of a Public
Road, ask the petition of Samuel Long, et al. On motion by unanimous
vote of the above order is affirmed and said amount is appropriated, payable out
of the County Fund for the year 1894 and to be included in the estimate
of expenses for the said year 1894.

On motion by the following members of the Board, to the following

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Samuel R. Miller</td>
<td>1.00</td>
</tr>
<tr>
<td>H. R. Myers</td>
<td>2.00</td>
</tr>
<tr>
<td>A. W. Reeves</td>
<td>4.00</td>
</tr>
<tr>
<td>John B.会见</td>
<td>1.00</td>
</tr>
<tr>
<td>W. H. Race</td>
<td>2.00</td>
</tr>
<tr>
<td>W. H. Reeder</td>
<td>2.00</td>
</tr>
</tbody>
</table>
The Board having met for the purpose of laying the County out School Lines, and Railroad Pott for the year 1894, and the Clerk having furnished a statement of the Real Estate, and Measured Property in the County of Rutland, including the Railroad, & passing through said county as annexed from the Commonwealth Books for the year 1893, which amounts to the town of $3,022, 358.00, and Treasurers accounting for 6,759.00, upon this basis, the Board proceeded to make said divide for the year 1894, and to make the following allowances, the day made, and the estimate of expenses for said year, and,

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheriff's for Public Services for the year ending June 30, 1895</td>
<td>450.00</td>
</tr>
<tr>
<td>Judge of the Court of Common Pleas</td>
<td>160.00</td>
</tr>
<tr>
<td>Attorney for the Commonwealth</td>
<td>25.00</td>
</tr>
<tr>
<td>Clerk of the County Court of Rutland</td>
<td>550.00</td>
</tr>
<tr>
<td>Superintendent of the Poor</td>
<td>510.00</td>
</tr>
<tr>
<td>Clerk of the Board of Supervisors</td>
<td>30.00</td>
</tr>
<tr>
<td>Physician to the Alms House</td>
<td>100.00</td>
</tr>
<tr>
<td>Judge of Elections returning Poll Books</td>
<td>20.00</td>
</tr>
<tr>
<td>Registrar</td>
<td>25.00</td>
</tr>
<tr>
<td>Statutory Books for Treasurer's Office for year ending June 30, 1895</td>
<td>50.00</td>
</tr>
<tr>
<td>Clerk of County Court</td>
<td>150.00</td>
</tr>
<tr>
<td>Court Clerk for year ending June 30, 1895</td>
<td>200.00</td>
</tr>
<tr>
<td>Common Seal of the Revenue for Extraordinary County School house</td>
<td>25.00</td>
</tr>
<tr>
<td>Waterworks P.O. at each poll for same, $1.00 each, total $1,000</td>
<td>50.00</td>
</tr>
<tr>
<td>Trust for Court Homes, Treasurer's Office, County Court Buildings</td>
<td>200.00</td>
</tr>
<tr>
<td>Clerk's county court for Examinations of Common Seal</td>
<td>50.00</td>
</tr>
<tr>
<td>Affidavits of the County Court for Recording County Records</td>
<td>20.00</td>
</tr>
<tr>
<td>Electoral Books for services for year ending December 31, 1894</td>
<td>10.00</td>
</tr>
<tr>
<td>Salary of the Judge of the County Court for the year ending Dec. 31, 1894</td>
<td>700.00</td>
</tr>
<tr>
<td>Land, Deeds, and Witnesses of Public Road or Title of Nassau Township</td>
<td>12.50</td>
</tr>
<tr>
<td>Land, Deeds, and Witnesses of</td>
<td>33.60</td>
</tr>
<tr>
<td>Surveyor, Construction of New Jail for the County</td>
<td>200.00</td>
</tr>
<tr>
<td>Salary of Superintendent of Poor for the year ending June 30, 1895</td>
<td>225.00</td>
</tr>
</tbody>
</table>
To pay Deficiency of the Poor at the Almshouse for the year ending June 30, 1895.

Shayreover & Poor at Charles Home.

Oman of the Poor in the fourth Magistratic District of this County
for the supply of the Poor in said District, which amount includes
the Poor Salaries, pay of Shayreover, labor for the Poor in said
District for the year ending June 30, 1895.

Charles B. Moore, Overseer of the Poor Stonewall District $60.00

J. H. W. Hughes.

John N. Moxine

J. B. Brown

Charles B. Moore.

Deposits for Delinquent Taxes. Excess of Assessment, Tenders, Cancelation, Etc.

County $1,152.00

Parish $316.00

Deficiency $294.00

On motion by vote of the Board, the foregoing allowances and estimate of expenses for the year ending June 30, 1895, were made, and the Board resolved to join warrants upon the Treasurer of this County for the payment of the same to the parties entitled thereto, out of the County bag for the year 1894 and to meet the above item of $17,231.00. On motion by the following recorded vote of the Board, viz. Messrs. Moore, Palvin, and Washington, Wright, Palvin, and Moore, the Board doth lay a tax of twelve (12) Cents per $100 of the assessed value of all Real Estate and Personal Property in the County of Rockingham, and, after all the Real Estate, Trusts, Debts, Debt, ground 1/4 of all Railroads passing through the County, except three exempted by law and when, the Real Estate and Personal Property of all Telegraph lines passing through this County, as provided for under the Acts of the General Assembly of Virginia, except in the Town of Stanardsburg, which is exempt from said levy as far as relates to the Road and Parish Funds, and also fifty (50) Cents per $100 of the taxable value in the County and the Treasurer of this County is ordered to collect the same.

On motion by the following recorded vote of the Board, viz. Messrs. Palvin, Frieden, Moore, Wright, and Washington, May 19, the Board doth lay a tax of five (5) Cents on each $100 of the assessed value of all Real Estate and Personal Property in the County of Rockingham, and, after all the Real Estate, Trusts, Debts, Debt, ground 1/4 of all Railroads passing through the County, except three exempted by law and when, the Real Estate and Personal Property of all Telegraph lines passing through this County, as provided for under the Acts of the General Assembly of Virginia, to meet the Road and Parish Funds for the year ending June 30, 1895, and the Treasurer of this County is ordered to collect the same.
This bounty except that exempt by law and upon the Real Estate and Personal Property of all Real Property owned through this bounty as provided for under act of the General Assembly of Virginia (except for the town of Alexandria) for county school purposes for the year ending June 30, 1875. And the Treasurer of this county is ordered to collect the same.

On motion, by the following recorded vote of the Board, the Chairman, Deavitt, N. Washington, and John M. Monroe, Districts, and for all Real Estate, Real Estate, except ground, and all Railroad, excepted by law, and upon the Real Estate and Personal Property of all Real Property owned through this bounty as provided for under act of the General Assembly of Virginia (except for the town of Alexandria and Central District) for District school purposes for the year ending June 30, 1875. And the Treasurer of this county is ordered to collect the same.

Respectfully, Chairman.

D. N. Washington, Chairman

Virginia, At a meeting of the Board of Supervisors of Rockingham County held at the Courthouse, hereof, on Friday, July 6, 1875.

Present: Deavitt, N. Washington, chairman. Districts:

John M. Monroe, Stonewall District; J. B. Wright, Central District; D. N. Washington, District, and for all Real Estate, Real Estate, except ground, and all Railroad, excepted by law, and upon the Real Estate and Personal Property of all Real Property owned through this bounty as provided for under act of the General Assembly of Virginia (except for the town of Alexandria and Central District) for District school purposes for the year ending June 30, 1875. And the Treasurer of this county is ordered to collect the same.

On motion, by unanimous vote of the Board, the Chairman of the Board, is allowed the sum of Twenty Dollars for signing orders to issue for the year ending June 30, 1875, and the Clerk of the Board, is ordered to issue a warrant upon the Treasurer of this county for the payment of the same.

On motion, by vote of the Board, Deavitt, N. Washington, was elected as Chairman of the Board for the ensuing year.

On motion, by vote of the Board, D. N. Washington, was
selected Physician to the Alms-house for the ensuing year.

Charles L. Matthews, this day presented an account against
the County of Rockingham amounting to the sum of $20.50
for opening ditches & building pipes. Duging said labor done, which on
motion by vote of the Board is allowed and the blanks of this Board
is ordered to issue a warrant when the Treasurer of this county
for the payment of the same out of the County levy for the year 1872.

On motion the Board adjourned until tomorrow morning.

P. N. Washington, Chairman.
D. H. Moore, Supervisor for Linville District, the day before the Board of Supervisors, held at the Courthouse on Saturday, July 15, 1874.

Present: D. H. Washington, Chairman; Daniel Caven, John H. Polk, John A. Page, J. D. Wright, Central District; David Hollow, Linville District, and Charles E. Fahnsey, Panic District.

The following accounts against the County of Rockingham were presented and on motion by the following, recorded in the book of the Board, viz.: Daniel Caven, J. D. Wright, D. H. Washington, May. D. H. Moore, they are allowed, and the bills ordered to issue warrants upon the Treasurer of the County for the payment of the same out of the levy for the year 1874, viz.:

- D. H. Moore, Supervisor for Linville District
- Charles E. Fahnsey for 6 days' attendance on Rent at $3 - $18.00
- D. H. Washington - 5 - $1.25
- J. D. Wright - 5 - $1.25

The Delinquents Lists for the year 1874, were presented by W. H. Rich, Auditor, present, and examined and approved by the Board.

On motion by J. D. Wright, from J. P. Childs, age one for Mr. M. R. Childs, the same was ordered to be entered at the record of the great, God and good, and interest for the county. The motion was seconded and moved, to meet on the first Tuesday, July 25, 1874.

D. H. Washington, Chairman

Vigorous at a meeting of the Board of Supervisors of Rockingham County, held at the Courthouse, this day, on Saturday, July 15, 1874.


On motion by J. D. Wright for the following vote of the Board, viz.:

Charles Fahnsey, Moore, Washington, May. J. D. Wright, the Chairman of the Board, is ordered to direct the Clerk to the Marshall Manufacturing Company, through its President, R. P. Markee, for the building of a new Jail, and Jailers residing for this County, which having been done accordingly, the same is hereby ratified and confirmed by the vote of the Board.

On motion the Board adjourned.

D. H. Washington, Chairman.
The following accounts against the County of Rockingham were presented, examined and ordered by the rate of the Board allowed, and the same ordered to issue warrants, when the Treasurer of this County, for the payment of the same to the parties entitled thereto, out of the County Treasur for the year 1893.

corp. J. A. Solem 1/2 Tons coal for County Jail $ 2.50

corp. J. A. Bussard 1/4 Tons coal for County Jail 2.00

corp. P. T. Allen 3/4 Tons coal for County Jail 2.50

corp. J. Allen 3/4 Tons coal for County Jail 2.50

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. Jas. B. Allen 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

corp. Jas. B. Allen 1/2 Tons coal for County Jail 1.25

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

corp. J. A. Solem 1/2 Tons coal for County Jail 2.00

corp. J. A. Bussard 1/4 Tons coal for County Jail 1.00

corp. P. T. Allen 3/4 Tons coal for County Jail 2.50

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

corp. J. A. Solem 1/2 Tons coal for County Jail 2.00

corp. J. A. Bussard 1/4 Tons coal for County Jail 1.00

corp. P. T. Allen 3/4 Tons coal for County Jail 2.50

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

corp. J. A. Solem 1/2 Tons coal for County Jail 2.00

corp. J. A. Bussard 1/4 Tons coal for County Jail 1.00

corp. P. T. Allen 3/4 Tons coal for County Jail 2.50

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

corp. Wm. Mason 1/2 Tons coal for County Jail 1.25

corp. J. W. Brown 1/2 Tons coal for County Jail 1.25

corp. J. H. Hope 1/2 Tons coal for County Jail 1.25

The Town of Harrisonburg, by its Council, made a proposition to the Board that the sale of the Jail lot and building be confirmed to it, and that the County allow it, in purchase of said town the lot upon which it is to be erected, the new Jail, at the sum of $1,500, which on motion by unanimous vote of the members present was rejected.

On motion the Board adjourned.

Wm. Washington Chairman.
Vigons—At a Meeting of the Board of Supervisors of Rockingham County held at the Court House, on Tuesday, July 24th, 1874.

Present: Whitfield Washington, chairman, Rocky District.

John M. Parker, Claymore District.

J. B. Knight, Central District.

David H. Moore, Linville District, and Charles E. Robey, Plains District.

The following accounts against the County of Rockingham were presented, examined, and on motion by unanimous vote of the Board, were allowed, and the clerk of the Board ordered to issue warrants upon the Treasurer of this County for the payment of the same to the parties entitled thereto, out of the County funds for the year 1873, viz:

App'd Richard Parlin, for amounts due to him $6.25

App'd Charles E. Robey, for 2 days attendance on Court, 128 Miles Fund, 6/20. 18.00

App'd Whitfield Washington for 3 days attendance on Court, 168 Miles Fund, 2/4. 26.40

App'd J. B. Knight, for 3 days service on Committee $2. 7.15

App'd A. M. Hall, for 7 days service on Committee $2. 14.00

App'd Charles L. Lane, for amount due to him for Examination of Percussion Account, $2.50

App'd J. H. Linn, for Examination of Percussion, Bills, 144 @ 20. 28.80

App'd H. B. Settenger, M.D. 35.80

App'd J. A. Claytor, M.D. 13.00

App'd J. L. Wolfe. 12.80

App'd W. N. Mather. 11.20

App'd M. Richards. 11.20

The Board having met for the purpose of settling with the Treasurer of the County, and J. H. Richard, County Treasurer of this County, having submitted to the Board, statements of the money received and disbursed by him from July 24, 1873, to July 30, 1874, on account of County Tax, Railroad Fund, and Dox Tax Fund, they were examined by the Board together with the vouchers therefor, and the same found to be correct, and on motion by unanimous vote of the Board were approved and adopted, and the clerk ordered to file the same upon the minutes of the Board, and is as follows:

Statement of receipt and disbursements on County Fund, from July 24, 1873, to July 30, 1874, made by J. H. Richard, County Treasurer, and submitted to the Board of Supervisors for approval, July 24, 1874.

Receipts:

July 24, 1873.

Bank had Cash on hand, as per settlement, $2073.20

Aug. 15.

J. M. Meany on delinquent taxes, 575.00

Oct. 20.

J. M. Meany on delinquent taxes, 13.00

Dec. 1.

City 1873, 1911.22

5.

$7,842.43 uncollected taxes 42.02

O. B. Miller on rent 800

J. R. Martin on rent 15.00

M. L. Wren on store 857

J. W. Smith on store 109.99

C. H. Johnson on rent 12.50

July 25th.

One year rent of Telegraph Office 760.00

Total receipts $2,801.39
July 30, 1893. Rent of Warrant land during fiscal year 1893.

- Delinquent taxes 1893
  - 5% on $1,100. 3% on $4,912.50
  - balance on hand

Statement of receipts and disbursements for Rail Road levy from July 24, 1893, to July 30, 1893, made by H. H. Parker, Treasurer, Rockingham County, and submitted to the Board of supervisors of said county for approval July 31, 1893.

July 24, 1893. But del. Cash on hand as per settlement.

- Credit levy 1893
  - 5% on $2,300.50 - uncollected

July 30, 1893. But not paid on lev. Road during fiscal year 1893.

- Delinquent taxes 1893
  - 5% on $4,000. 3% on $12,412.50
  - balance on hand

Approval July 31, 1893.

D. N. Washington
J. H. Duke
J. H. Moore
J. H. Moore

On motion by majority vote of the Board, Peter H. Parker, county treasurer of this county, is ordered to transfer fifteen hundred dollars of the rail road fund to the county fund.

On motion the Board adjourned to meet on Tuesday next, Aug. 1, 1894.

D. N. Washington, Chairman.
Virginia—At a meeting of the Board of Supervisors of Rockingham county, held at the court house, on Sunday, August 31, 1874.

Present: B. Washington, Chairman, Rockingham District.
John H. Palmer, Appomattox District.
J. C. Knight, Central District.
Sam H. Moore, Louisa District, and Charles E. Foxworthy, Amicus District.

It appearing to the Board of Supervisors, that the creation of a new jail is necessary for the benefit of Rockingham is very necessary, and that it is to benefit and complete the same it will be necessary to obtain a loan on the credit of said county for an amount not to exceed the sum of fifteen thousand dollars ($15,000), therefore, on motion by vote of the Board, it is ordered that this Board direct a loan for said purpose for an amount not exceeding the sum of fifteen thousand dollars, subject to the approval and order of the Judge of the County and Circuit Court of Rockingham County, in accordance with the provisions of chapter 307, Sec. 1, of Act of the General Assembly of Virginia 1873-4. And the clerk of this Board is ordered to certify this order to the Judge of the County Court aforesaid for his action.

On motion by vote of the Board, it is ordered that the clerk of this Board issue a warrant upon the order of the newly manufactoring company to E. W. Perry, not to exceed the sum of seventy-five dollars, when proof, by affidavit by J. C. Knight, Deputy, as provided for under the bond of J. E. Moore, for the specifications for new jails for Rockingham county.

J. C. Knight, Supervisor for Central District, this day reported to the Board that he had examined the accounts of John H. Maynard, Treasurer of the Bar for said district for the year ending June 30, 1874, and that the same are correct, and that the said treasurer has in his hands a balance of $45.65 which amount on motion by vote of the Board (Sam H. Moore being in the chair) he is ordered to retain in his hands, toward the support of the poor in the said district for the year ending June 30, 1875, and the clerk of the Board is ordered to issue the warrant for said year to deduct the said sum of $45.65.

Nath Landes, this day presented an account against the county of Rockingham, amounting to the sum of $1.50 for the sale of fuel, which on motion by vote of the Board is allowed, and the said order is ordered to issue a warrant upon the treasurer of the county for the payment of the same to the party entitled thereto, out of the county fund for the year 1874.

On motion the Board adjourned.

B. Washington, Chairman.
The following account

To James Smith

For service on the

Total

$200.00

The above

of $200.00

$200.00
from said report that it will require the sum of $277.50 to pay as full the expenses of said year. On motion by unanimous vote of the Board the said report is adopted and said sum of $277.50 allowed and the blank of this Board is ordered to issue a warrant upon the Treasurer of this County for the payment of the same out of the bounty fund for the year 1874.

On motion, by vote of the Board, the following Committee: W. R. Bunch, D. L. Ruffley and Joseph House were appointed to examine the plans and specifications now on file with the blank of this Board and make report to this Board at its next meeting to be held on the 30th day of August 1874. as to any discrepancies which may exist between said plans and specifications as designated by the Monte Manufacturing Company and make report as to the advisability of the Board adopting the said last mentioned plans and specifications or any part of the same instead of those already adopted by said Board.

On motion, motion being: façade, F. J. Farrow were appointed a Committee to purchase said blank for the Court House.

On motion, the motion was made that the blank be adjourned.

On motion, the blank adjourned.

D. W. Washington, Chairman.

Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Court House, hereon, on Friday, August 15th, 1874.

W. R. Bunch, W. F. Farrow, Chairman; A. B. Ruffley, Deputy Registrar; John R. Gulliver, lineman; T. A. Wright, Central District; David H. Moore, Linville District; W. L. Mills, Etowah, & Tahonda, Elkins District.

On motion, by vote of the Board, it is ordered that the order entered at the last meeting of the Board allowing the account of Mrs. Harvey, pneumonia, member of the Electoral Board, be set aside and paid.

The following accounts against the County of Rockingham, were presented, examined, and on motion, by vote of the Board, allowed, and the blank of the blank, ordered to issue a warrant upon the Treasurer of the County for the payment of the above, out of the bounty fund for the year 1874:

- John W. Moore, Linville District, $2.85
- C. B. House, Deputy Registrar, $2.93
- J. W. Moore, Linville District, $2.86
- John W. Jacob, Registration, $3.00
- C. B. House, Deputy Registrar, $2.86

On motion, by unanimous vote of the Board, the blank of the Board is ordered to issue a warrant upon the Treasurer of this County, payable to George W. Roller, County Treasurer, for the amount of allowance...
for support of the door at the policehouse for the town of One hundred and fifty dollars payable out of county funds for year 1894.

The county court of this county having authorized the Board an appropriation of $200.00 for the construction of a new police road in the city of the city of Norfolk. On motion, by examination of the board, said appropriation is approved and said amount of $200.00 allowed payable out of the county fund for the year 1894.

The Committee Messrs. Ruben Bradley & Brown, appointed at the last meeting of this Board, to examine the plans and specifications of said road, with the benefit of the road. And make report as to any deficiencies which may exist between said plans and specifications as suggested by the Mainly Manufacturing Company, and make report as to the advisability of the Board adopting the last mentioned plans and specifications or any part thereof, instead of those already adopted by the Board, having made such the day filed their report recommending a number of changes in the plans and specifications for said jail and policehouse. For the county and the Board having examined said report, on motion by the following recorded vote of the Board: Messrs. Ruben, Thomas, Washington, Wright, Nov. 20, 1894, the said report was adopted, and adopted in whole to the cells throughout the building the board adjudging that mentioned in the original specifications, and also requiring the floors of the upper tier of cells, to have sex proof bars to prevent prisoners from getting through to lower tier of cells, and on motion by vote of the Board, Messrs. Ruben & Brown, division herein appointed to rewrite the specifications as to embody all of original specifications necessary, and the changes made in the report of the Committee and adopted by the Board.

On motion by the following vote of the Board, the report of this Board is ordered to since the warrant for Five hundred dollars each payable to the Mainly Manufacturing Company, or order, six foot pavement for extra excavation and walls for new jail or of this county, payable out of any county funds for the year 1894.

On motion by vote of the Board it is ordered that Messrs. Ruben & Brown and neither & Thomas, who were hereby appointed for the purpose be authorized to have one hundred and fifty one hundred dollars be for cut beds of the county of Norfolk, provide said beds to fall due and payable as to set forth in the following form of bond and constant on to be issued and used for the purpose of building a new jail and policehouse for the county of Norfolk.

United States of America

State of Virginia

Rockingham County, Board

Judge Authority, continued on an order of the Board of Supervisors of the
Decree of Rockingham, Virginia. Enter on the 31st day of August, 1894, and in conformity with an act of the General Assembly of Virginia approved the 20th day of January, 1894, and the approval of the county court of Rockingham County and the Judge of the county court of said county, as provided in said act, Mr. A. W. Washington, President of the Board of Supervisors, and J. F. Minor, Clerk of the said Board, do hereby certify that the county of Rockingham aforesaid is indebted to the holder of the instrument in the sum of One Hundred Dollars, in Current money of the United States, with interest thereon at the rate of six per cent per annum, said bond being one of the 150 bonds of One hundred dollars issued by the said county of date September 18, 1894, receivable respectively from one to one hundred and fifty. The principal sum to be paid at the option and call of the Board of Supervisors, of the said county, at the expiration of one year from the date hereof, or at any time thereafter, within ten years from the date hereof. The interest to be paid semi-annually on the 18th day of March and September in each year, by the Treasurer of said county, on the presentation and delivery of the assumed return until the payment of this bond, and it is expressly understood and hereby stipulated that this bond shall cease to bear interest at any time after one year from the date hereof, at the expiration of thirty days from the time that the Board of Supervisors of said county, may by its option issue a call for the redemption of this bond. No shall any of the coupons aforesaid be paid that shall mature after the expiration of said thirty days and if not paid said bond shall be due and payable in five years from the date hereof and we have declared our names the 10th day of September, 1894.

President of the Board of Supervisors.

Chairman of the Board of Supervisors.

The County of Rockingham,

The instrument for the foregoing will pay the Premium at the office of its Treasurer on the 1st day of 1895. These dollars being six months interest due that day on its bond to this premium, or when due receivable for all county due.

On motion by the following recorded vote of the Board of Supervisors, present: A. W. Washington, President; F. Minor, Clerk, Nay D. E. Moore. J. M. Kent is permitted to continue the business from his building as per law across the jail lot, during the will and pleasure of the Board of Supervisors of the County of Rockingham.

On motion Board adjourn to meet September 10, 1894.

D. W. Washington, Chairman.
Inasmuch as a Meeting of the Board of Supervisors of Rockingham County held at the Court House, on Monday, December 16, 1874,

Present: D. W. Washington, Chairman; Chaffin, District; John W. Palmer, Stonewall District; T. C. F. Moore, Luray District; Albert J. F. Wright, Central District; and 2 & Thomas Thames, District

Richard Palmer, the day presented two separate cases against the County of Rockingham, aggregating the sum of $354.24, for injury to buildings and property, and the payment of this amount, to be ordered by the Board, and appearing to be proper. On motion, the majority vote of the board was allowed, and the list ordered to be examined, and the assessment of the County for the payment of the same out of the County levy for the year 1874.

The following account of the County of Rockingham, being presented, and on motion, the vote of the Board was allowed and the list of the Board ordered to be issued warrants, to be examined of the County for the payment of the same to the parties entitled thereto out of the County levy for the year 1874:

Jan. 1, 1875

Roaring River: 1 horse, 2 yoke oxen, 2 casks period, 50 cents per barrel, 7 casks, 35 cents per barrel

W. W. S. Mason, Esq., Collector, Rockingham County, advertising to the public:

Rockingham Register: 10 cents per page

4 1/2 3 c...
On motion by vote of the Board, the Chair wishes to adjourn.

On motion by vote of the Board, the Chairman is ordered to sign the
Deed of Release presented by Rev. H. A. Wellman, releasing the lien for a
Certain Debt due the County of Rockingham, because an Certain Tax
Debt.
The following account against the bounty of Rockingham, was presented, verified, and on motion by vote of the Board, the same is allowed and the bond of the said John S. Miller, to secure payment of the bounty, is ordered to issue pursuant to the provisions of the bounty law for the payment of the same to the said John S. Miller, for the year 1874.

John S. Miller; 4 days attendance on Electoral Roll. @4.25 17.00
Extra Work. 2.00
Total. 19.00

The bounty limit of this bounty, having certified to the Board an appropriation of $55, under an order entered July 14, 1874, for the establishment of a Public Road on the petition of Henry D. Morel, to pay land damages and construction of said road. On motion by unanimous vote the sum of $55.00 is appropriated payable out of the bounty levy for the year 1874, and the balance of said account to be included in the estimate of expenses for the year 1875.

The bounty limit of this bounty, having certified to the Board an appropriation of $55.00 to pay land damages and construction of a Public Road on the petition of the late Henry D. Miller, on motion by unanimous vote of the Board, the said sum of $55.00 is allowed payable out of the bounty levy for the year 1874.

The bounty limit of this bounty, having certified to the Board an appropriation of $221.50 for land damages and construction of a Public Road on the petition of John C. Miller, other. On motion by unanimous vote of the Board, the said sum of $221.50 is allowed payable out of the bounty levy for the year 1874.

The bounty limit of this bounty, having certified to the Board an appropriation of $802.50 for land damages and construction of a Public Road on the petition of G. S. Miller, other. On motion by unanimous vote of the Board, the said sum of $802.50 is allowed payable out of the bounty levy for the year 1874.

On motion by vote of the Board, it is ordered that the order entered at the last meeting of the Board directing the Chairman to sign the Bond of Resign of
The committee appointed to have 153 bales of the bounty furnished, the day reported that they had performed that duty, and on motion by vote of the board, the Committee are discharged.

The balance reported that they had signed two thousand dollars of the twenty-fifth which on motion was approved by the Board, and the order to sign the remainder of said bond and turn them over to the Treasurer when needed.

The Board, having received the accounts of the Treasurer of the School District, the day reported to the Board that the Board had examined the accounts of the Treasurer of the School District, for the year ending June 30, 1894, and found the same correct, and that it will require the sum of $520 to pay in full the expenses for said year.

On motion by the following vote of the Board, viz.:

Dr. F. Ashby, Chairman, W. W. Wash.ington, Treasurer, W. A. Wright, J. P. Moore, they agree, monies and report as approved and he will not allow any further for the deficit in order to issue a warrant upon the Treasurer of the County for the payment of the school sum of $520 out of the County levy for the year 1894.

On motion the Board adjourned to meet on Saturday, October 6, 1894.

Dr. W. Washington, Chairman.

Forrest. At a meeting of the Board of Supervisors of Rockingham County held at the Courthouse House, on Saturday, October 6th, 1894.

Present: Dr. W. Washington, Chairman, Rockingham District.

J. H. Wright, Louisa District; David S. Moore, Dinwiddle District.

A. C. Alston, Treasurer.

On motion by unanimous vote of the Board, the District of this Board is ordered to issue a warrant upon the Treasurer of the County to payable to the Manly Manufacturing Company, or order, for the sum of $100, which is the amount of balances due and on account of a contract entered into No. 2 under report of J. P. Wash.ington, made specially to the Board, out of the funds for the purchase of the Jail.

On motion by unanimous vote of the Board, it is ordered that the funds of the Jail building be left in place, that is to say, the bond, treasury are not to be colored as suggested by Manly Manufacturing Company.

On motion by vote of the Board, the Chairman of the Board is ordered to
The meeting reported that $11,500 of the bonds of the County for the new jail of the County had been sold at the following named prices:

- W. H. Steele, $13,100
- B. M. Park, $13,000
- Mrs. Alice V. Myers, $13,000
- Samuel Long, $13,000
- John E. Pendleton, $13,000
- Charles S. Spindell, $13,000
- Mrs. G. H. V. M. Marks, $13,000

On motion by a majority vote of the Board, it was ordered, that stone lintels be placed over all openings in the front of the new jail building instead of the Gothic arches provided for in the specifications.

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The following accounts against the bounty of Roebourne were presented, examined, and
on motion by vote of the Board were allowed, and the following results upon the treasurer of the bounty for the payment of the same, out of the bounty
fund for the year 1874:

\[\text{Sum} \times \text{rate} = \text{total}\]

- 606 for树枝(树枝) at bounty jail
- 2.20
- 3.07
- 2.50
- 1.60
- 14.07
- 22.08

On motion Board adjourned

B. A. Washington, Chairman

Virginia. At a meeting of the Board of Supervisors of Roebourne County,
held at the Courthouse, Thursday, on Sunday, November 2, 1874.

Present: B. A. Washington, Chairman; H. B. Elliott, Judge; J. W. Wright, Treasurer; David D. Moore, Sarolee, District; Charles E. Thomas, Chairman District; Isaac J. D. Salmon, Continuous District.

We propose to raise and place all walls of jail, office, and such part of the
brickwork and plaster, etc., as are necessary to support the building, so as to
make it a suitable place for the purpose for which it is intended.

Richmond, Nov. 2nd, 1874.

By R. B. Maury,

President

New Towne, under and by virtue of certain acts of the original session,
adopted by the following recorded acts of the Board: New Towne, November 4th,
Moore and Washington, November 8th, and, at the Court of the Maury, Mo., on
the 4th, in the above-mentioned acts, it is ordered that the additions and changes
as set forth in the above-mentioned acts are made, at the sums indicated in
the said report, above.

On motion by vote of the Board, the decision of this Board is ordered to
issue a Warrant upon the Treasurer of this County payable to the Maury
Manufacturing Company for the sum of Three Thousand four hundred
and eighty dollars, on account of regular Current Estimate No. I under
The following accounts against the county of Rockingham were presented, received, and on motion by vote of the board, all allowed, except one, of which the following is a summary:

<table>
<thead>
<tr>
<th>Name</th>
<th>Days</th>
<th>Service on Committee</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. B. Wright</td>
<td>12</td>
<td>1874 @ 1/2</td>
<td>12.00</td>
</tr>
<tr>
<td>J. H. Palmer</td>
<td>20</td>
<td>1874 &amp; 1/2</td>
<td>45.87</td>
</tr>
<tr>
<td>J. H. Palmer</td>
<td>20</td>
<td>1874 &amp; 1/2</td>
<td>45.87</td>
</tr>
<tr>
<td>J. B. Wright</td>
<td>20</td>
<td>1874 &amp; 1/2</td>
<td>45.87</td>
</tr>
<tr>
<td>J. A. Nicholas</td>
<td>2</td>
<td>1874 @ 1/4</td>
<td>1.02</td>
</tr>
<tr>
<td>J. A. Nicholas</td>
<td>2</td>
<td>1874 @ 1/4</td>
<td>1.02</td>
</tr>
<tr>
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<td>1.02</td>
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<td>1.02</td>
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<td>2</td>
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</tr>
<tr>
<td>J. A. Nicholas</td>
<td>2</td>
<td>1874 @ 1/4</td>
<td>1.02</td>
</tr>
</tbody>
</table>

The above adjourned to \
1874, 1/2. 

On motion Board adjourned.

S. S. Washington, Chairman.
Virginia: At a meeting of the Board of Supervisors of Arlington County, held at the Abbot House Thence on November 26, 1894;

Concert D. H. Washington Charnooses Asby District.

J. H. Wright Central District, David H. Moore, Linnell District, L. E. Tahaney Clarks District, About J. W. Almoodonwell District.

The following accounts against the county of Arlington were presented, examined, and on motion by vote of the board were adopted and the clerk ordered to issue warrants upon the Treasurer of this County for the payment of the same to the parties entitled thereto out of the County Fund for the year 1894.

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>7 days on Committee</td>
<td>$14.00</td>
</tr>
<tr>
<td>2</td>
<td>9 days attendance on Board</td>
<td>$2.00</td>
</tr>
<tr>
<td>3</td>
<td>6 days on Committee</td>
<td>$12.00</td>
</tr>
<tr>
<td>4</td>
<td>15 days' attendance on Board</td>
<td>$3.75</td>
</tr>
<tr>
<td>5</td>
<td>3 days' attendance on Board</td>
<td>$3.75</td>
</tr>
<tr>
<td>6</td>
<td>1871 Committee Report</td>
<td>$1.25</td>
</tr>
<tr>
<td>7</td>
<td>Advertising Special Notices</td>
<td>$17.25</td>
</tr>
<tr>
<td>8</td>
<td>Advertising Local</td>
<td>$1.00</td>
</tr>
<tr>
<td>9</td>
<td>R. B. Breese 5 yrs.</td>
<td>$1.50</td>
</tr>
<tr>
<td>10</td>
<td>D. H. Allsbrooks 5 yrs.</td>
<td>$1.50</td>
</tr>
<tr>
<td>11</td>
<td>C. W. L. Waller 5 yrs.</td>
<td>$20.00</td>
</tr>
<tr>
<td>12</td>
<td>Samuel Clinton for 1 yard of wood</td>
<td>$1.00</td>
</tr>
<tr>
<td>13</td>
<td>Peter D. Jones 2 yr.</td>
<td>$6.50</td>
</tr>
<tr>
<td>14</td>
<td>Commissary Bond</td>
<td>$4.18</td>
</tr>
<tr>
<td>15</td>
<td>Jasper Hamre Surveying, calculating</td>
<td>$2.50</td>
</tr>
<tr>
<td>16</td>
<td>A. D. Documet 1st Section 5 yr.</td>
<td>$2.50</td>
</tr>
<tr>
<td>17</td>
<td>2 yr.</td>
<td>$2.50</td>
</tr>
<tr>
<td>18</td>
<td>Charles C. Clark 1st Section 5 yr.</td>
<td>$2.50</td>
</tr>
<tr>
<td>19</td>
<td>H. C. Harris 2 yrs.</td>
<td>$22.00</td>
</tr>
<tr>
<td>20</td>
<td>James H. Anderson 4 yrs.</td>
<td>$18.00</td>
</tr>
<tr>
<td>21</td>
<td>R. H. Harrison Arrow Plant</td>
<td>$1.00</td>
</tr>
<tr>
<td>22</td>
<td>A. Bridwell</td>
<td>$1.00</td>
</tr>
<tr>
<td>23</td>
<td>John B. Lee</td>
<td>$1.00</td>
</tr>
<tr>
<td>24</td>
<td>Newton H. Moore</td>
<td>$1.00</td>
</tr>
<tr>
<td>25</td>
<td>J. B. Bench</td>
<td>$1.00</td>
</tr>
<tr>
<td>26</td>
<td>M. M. Stallard Registration</td>
<td>$4.70</td>
</tr>
<tr>
<td>27</td>
<td>H. F. Averkeith</td>
<td>$4.20</td>
</tr>
<tr>
<td>28</td>
<td>J. H.Jacob</td>
<td>$5.00</td>
</tr>
<tr>
<td>29</td>
<td>L. C. Mitic</td>
<td>$7.00</td>
</tr>
<tr>
<td>30</td>
<td>J. W. Smith</td>
<td>$3.60</td>
</tr>
<tr>
<td>31</td>
<td>C. A. Harrison</td>
<td>$15.00</td>
</tr>
<tr>
<td>32</td>
<td>L. D. Brooks</td>
<td>$7.50</td>
</tr>
<tr>
<td>Name</td>
<td>Location</td>
<td>Amount</td>
</tr>
<tr>
<td>-----------------------</td>
<td>------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>J. H. Legg</td>
<td>West Liberty</td>
<td>5.10</td>
</tr>
<tr>
<td>J. T. Woolhead</td>
<td>Bethel</td>
<td>11.10</td>
</tr>
<tr>
<td>Geo A. Vivian</td>
<td>West Concord</td>
<td>7.60</td>
</tr>
<tr>
<td>J. A. Lovenstach</td>
<td>Harrisonburg</td>
<td>10.80</td>
</tr>
<tr>
<td>M. E. Clark</td>
<td>Cadiz</td>
<td>3.60</td>
</tr>
<tr>
<td>R. O. Head, Esq.</td>
<td>Atmore</td>
<td>7.30</td>
</tr>
<tr>
<td>W. H. Babcock</td>
<td>Pleasant Valley</td>
<td>7.00</td>
</tr>
</tbody>
</table>

And on motion in court of the Board the following named persons were allowed the same oath.

For the year 1894, the

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<td>Bethel</td>
<td>5.10</td>
</tr>
<tr>
<td>Geo A. Vivian</td>
<td>West Concord</td>
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<tr>
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<td>Harrisonburg</td>
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</tr>
<tr>
<td>W. H. Babcock</td>
<td>Pleasant Valley</td>
<td>7.00</td>
</tr>
</tbody>
</table>
The Board having this day appeared before the Board and moved it to make an additional allowance on his account for constructing landing spurs on Scovell's Island and the broad hering-fall board. The statement of the said George Scovell. On motion by the following resolution of the Board, Mr. George Wright, N. H., motioned to allow the Board $100 to Scovell for the 120 landing spurs, which he constructed, and $50 for the labor and material for the same.

On motion by unanimous vote of the Board, the Board is ordered to issue a warrant to George Scovell, Superintendent of the Port of this County, for the sum of $130.00 to be used in the payment of a bill for $1,150.00 against Rockingham County for the sum of $115.00 and to pay the deficit of the bill, the sum of $155.00 of found cement.

R. Boyd, Chairman

November 28, 1874

The Board of Supervisors

Rockingham County

[Signature]

Mr. Scovell reports:

To construct a landing 60 feet in front of the building and 60 feet in front of the building.

To provide for plumbing, as follows: 6-inch cast-iron pipes for the 2-inch cast-iron risers and to substitute cast-iron escutcheons and vented launder tubs. Kitchen sinks and inlets. All cutouts for cast-iron pipes and for all finished plaster and inlets. The kitchen and waste water. To provide sewer pipe and the cutouts only to your discretion, and to arrange to put all the lead, by a special subcontract outside of building. Circulating pipes to roof. Ventilators all without any extra charge in the contract price.

Manly W. Lee

By: Robert M. Manly, President

Now therefore, in pursuance of the said resolution, the Board do hereby agree to the said contract, and the Board do hereby adjourn.

F. W. Washington, Clerk.
At a meeting of the Board of Supervisors of Rockingham County held at the Court House the first Monday in January, 1865, 

Present: J. H. Hines, chairman; Ashby Howarck, J. C. Wright, Central District; David A. More, Mountville District; J. E. Day, Allen District; John N. Palens, Community District. 

The following accounts against the county of Rockingham were presented, examined, and on motion by one of the board allowed and the check was ordered to be drawn against the treasurer or the payee as the case may be.

1. J. H. Newton, A.D. Register of Deeds, for 1864. (400)
2. A. E. Lowry, D.D. Register of Deeds. (50)
3. Joshua C. McMillan, Electric Light Co., for janitorial services. (60)
4. W. A. Chancellor, for legal services. (113.50)
5. J. H. M. Counselor, for legal services. (57.50)
6. Robert N. Allen, for legal services. (317)
7. George L. Suffet, for legal services. (440)
8. Rockingham Register, for printing of the register. (74.00)
9. N. R. Anderson, for printing of the register. (120)
10. Joseph A. Miller, for printing of the register. (6.00)
11. W. H. Hoge, for printing of the register. (8.20)
12. H. P. McMillan, for printing of the register. (7.00)
13. J. H. McMillan, for printing of the register. (21.15)

The Board appoints the following committee consisting of J. H. Hines, J. C. Wright, and David A. More, to make an examination of the street car for the new jail of this county as ordered by a committee of this Board, and make their report to the same.

The county court of this county having certified to this Board and appropriated $2,000 for the construction of a public road bridge and the construction of a bridge over the New River on the petition of Joseph M. Brown, a motion by one of the Board, is declared to make said appropriation for the reason that they deemed it inexpedient to build a wooden bridge, and the appointment of a commission to examine into the matter.
The levy on account of the county being completed, this Board, on an application of $100.00, to be expended in cutting down trees, in a matter in the petition of Wm. R. Moore, as shown by the following vote of the Board: Geo. Falmest, Washington, John Palmer, Moore, James, A. H. Moore said order is approved and said amount allowed payable out of any funds not yet appropriated.

The levy on account of the county being completed, this Board, on an application of $100.00, as shown by the following vote of the Board: Geo. Falmest, Washington, John Palmer, Moore, James, A. H. Moore said order is approved and said amount allowed payable out of any funds not yet appropriated.

On motion by Mr. A. H. Moore, Sheriff of this county is ordered not to lease any part of the same made to the parties for said the old jail building, without directions from the Board.

On motion the Board adjourned.

P. N. Washington, Chairman

(Scient,) At a meeting of the Board of Supervisors of Winnemucca County held at the Court House Thereon on Saturday December 22nd, 1894.

Present: Wm. W. Washington, Chairman; John Moore, District; Geo. Falmest, Central District; Geo. A. H. Moore, Lincoln District; and Charles E. Falmest, Plumb District. 

Present: Wm. W. Washington, Chairman; John Moore, District; Geo. Falmest, Central District; Geo. A. H. Moore, Lincoln District.

To the Board of Supervisors of the said County.

A careful examination of the work done and material furnished by the Mainly Manufacturing Co. on their Contract to build the County Jail there, an aggregate value of not less than $11,200.00 of the said total, 750.00 is now due on said Contract, and we have already paid the sum of $2,886.00. This remans the additional sum of $851.00, which is about $21.00 in excess of the one half of the Contract price of said jail. Respectfully submitted.

Dec. 22, 1894.

P. N. Washington, Chairman

On motion, by vote of the Board, the Clerk of the Board is ordered to issue a warrant on the Treasurer of this County, payable to the Mainly.
Manufacturing Company for the sum of Thirty-five hundred and Thirty-five dollars during the one half the current price for the building of the New Jail with residence for this body as offees from the former agent of J. P. Nayle Superintendent.

Committee Board adjourned.

D. N. Washington, Chairman

Maryland.

Virginia. At a meeting of the Board of Directors of Rockingham County held at the Court House on Saturday January 6, 1876.


The following accounts against the county of Rockingham were presented, examined by the Board and on motion by vote of the Board were allowed:

- D. D. Farquhar, Treasurer of the county for the period of the year 1874.
- E. S. Fall, Treasurer of the county for the period of the year 1874.
- E. H. Thomasson, Treasurer of the county for the period of the year 1874.
- L. A. Crocker, Treasurer of the county for the period of the year 1874.
- L. J. Allred, Treasurer of the county for the period of the year 1874.

The above accounts were allowed and the same were accordingly paid.

The Board of Supervisors of Rockingham County met.

The purpose to erect two additional floors in intermediate Jail portion with steel beams, steel arches and simile filling with an extra door in each room. To provide the stairs to second and third floors in four feet, six hundred straight flights, and roof for kitchen with steel beams, steel arches and concrete filling all for the sum of $500. We agree to erect on deck to roof on top of cement if it is ever found necessary to do so.

Signed:

D. N. Washington, Chairman

Robt. J. Munch, President

Writs therefore issued and by virtue of the same the necessary is hereby ordered by the
following recorded vote of the Board viz. Mrs. Moore, Palmer, Tompkins, and Washington, the said vote of the said Board to vote for and to be approved by the said Board.

The Board of Supervisors of Rockingham County

As the undersigned appointed by your board to test the steel cells furnished by the only manufacturer company, and to be placed in the main dam of the said dam, the undersigned were of the opinion that the said steel cells are perfect and will stand the test of time. The undersigned recommend the acceptance of the same.

Respectfully submitted,

P. R. Byrd

Thomas W. Mills

M. D. Tompkins

W. H. Minor

Rockingham County, June 8, 1875.
Vinton, County of Rockingham, Virginia, January 25th, 1875.

I, Robert Mooney, Notary Public in and for the County of Rockingham, in the State of Virginia do certify, that on this day personally appeared before me and made oath that the foregoing statement is true, sworn under my hand, this 25th day of January, 1875.

Robert Mooney, Notary Public

On motion by vote of the Board, the same was ordered to enter upon the Minutes of the Board of 1893, Page 57, the intimation of the same being attended to assignment of Mrs. Allisburgh, whose estate on Allisburgh, Martha Allisburgh, it came to the County of Rockingham for the sum of $1,500.00, to J. Allisburgh as secretary of said Board, it being late because of said Board.

On motion the Board adjourned.

D.W. Washington, Chairman.

For a meeting of the Board of Supervisors of Rockingham County, held at the Court House, on Wednesday January 16, 1875.

Present: D. W. Washington, Chairman (Yancey District), J. B. Irons, 2nd District (Central District), Charles E. Johnson, Chief Engineer, Robert J. Balmer, and Robert M. Moore, Linville District.

On motion by the following recorded vote of the Board of Supervisors of Rockingham County, the same is hereby set aside and cancelled and the work done provided for is renewed.

On motion by the Secretary of the Board, a Copy of this order is ordered to be sent to the Mills Manufacturing Company, Dallas, Georgia, by registered letter.

D.W. Washington, Chairman.
Virginia,

At a Meeting of the Board of Supervisors of Rockingham County held at the Courthouse thereto on Saturday February 23, 1895.

Present: W. M. Haverstock, Chairman, Shelby District; A. M. Varner, Louisa District; W. M. Moore, Louisa District; H. W. Palmer, Louisa District; C. W. L. Varner, Louisa District; J. M. Knight, Central District.

The following accounts against the county of Rockingham, were presented, examined and presented by vote of the Board, were allowed, and the following is ordered to issue warrants upon the Treasurer of this county payable to the above creditors for the sum of $3.00 for cutting and selling away three loads of wood.

On motion the Board adjourned.

B. W. Washington, Chairman.

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...
O. F. Fauberry, esquire, for conveying Wesley lane, comm. to Chalmers, 2.80
D. N. F. Jamieson, 100 acres, 6.30 ac. 80c, 5 1/4%.

The petition by vote of the Board of W. Washington as President of the Board, and as hereinunto signed, is now of the Board as herein signed to resign and acknowledge their duty. The Board of Chalmers, 1st December, P. Knight, Chalmers, 5th December, P. Moore.

The Board of the county having considered the petition of the county, this Board, and construction of a certain road on the petition of John W. Chalmers, have, therefore, the following vote of the Board: by the following vote of the Board, the Board of December 1st, 1875, to apply the following vote of the Board, the Board of the county, the Board of the county, the Board of the county, the Board of the county, the Board of the county.

The Board of the county, the Board of the county, the Board of the county.

On motion the Board adjourned.

D. W. Washington, Chairman.

Virginia, At a meeting of the Board of Examiners of Rockingham County, held at the county house, this 1st of March, 1876.

D. W. Washington, Chairman. Shelby District.
John N. Palmer, Stuarts District. D. W. Moore, Division District.
Charles E. W. Scott, Plain District. A. F. Wright, Central District.

The following accounts against the county of Rockingham were presented, computed, and on motion by unanimous vote of the Board were allowed, and in all, this Board of the county, the Board of the county.

J. B. Aldred, Treasurer, $115.60. 2.20. 45. 1.20.
D. A. Fordham, Treasurer, 2.20. 45. 1.20.

The county of this county, having certified to the Board for its approval or disapproval, an appropriation of $175.00, to pay land damages, on the matter of the following vote of the Board, on motion by the Board.

The Board of the county, the Board of the county, the Board of the county, the Board of the county.
To the Board of Supervisors of Rockingham County

Gentlemen,

As Superintendent of the Construction of the New Jail for said County, I beg leave to report to the Board that the plastering in said Jail and the ceiling and roof to the Kitchen, and the ceiling in the second story, on the first tier of cells, in my judgment do not comply with the specifications and recommend that the same be not received by the board in its present condition.

Respectfully submitted,
J. L. Hyde

The Superintendent of the Construction of the Jail of this County, having this day submitted his report of this date, in regard to the plastering in said Jail, and the ceiling and roof of the Kitchen of the same and the ceiling in the second story, on the first tier of cells, and the Board having carefully examined the said plastering itself, and the same proving unsatisfactory,

On motion by vote of the Board, the Clerk is ordered to notify the Mainly Manufacturing Company that the said mentioned in said report will not be accepted by this Board, said Notice to be given by sending a Copy of this Order, and also a Copy of the said report of the Superintendent referred

On motion by vote of the Board, The Treasurer of this County is ordered to pay the interest due upon the Bonds issued for the building of the new Jail.

On motion by vote of the Board, the Clerk of this Board is ordered to prepare a statement of the disbursement for the year ending June 30, 1875 and the Establistment of salaries for the year 1874 and 15, and have the same printed in hand bill form.

On motion by vote of the Board, the Clerk of the Board is directed to notify the Board of Supervisors of the year 1875 and 16, subject to inspection by said Clerk and not to be retained unless satisfactory to him.

An motion the Board adjourned,

D. W. Washington, Chairman
Inquirc. At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, on Saturday, May 2, 1795.

Present: DeWitt & Mashburn, Chairman, Ashby District.
John H. Palmer, Amwell District; J. R. Wright, Central District.
D. D. More, Linville District, and Shuler & Rector, Randleman District.

The following accounts and claims against the county of Rockingham were presented: examined and carried over. No vote of the Board was allowed, and the claim ordered to same amount, subject to the power of the Board for the payment of the same to the parties entitled.

Account
- Eversole Kendall, 201.25 Mount pleasant Road
- Spirit of the Valley, 60.00 Fort Shaker Special Election Notice
- Richard Reay, 65.00 Fort Shaker Registration C. 1758.00
- Samuel Shurtle, 50.00 Honorable Special Election (Local Option)
- John P. Rumble, 2.00 Registration Account, Ballot
- J. N. Nelson, 65.00 Honorable Court
- J. P. Peverell, 50.00 Special Election Notice
- O. S. Reay, 50.00 Special Election Notice
- John B. Irving, 50.00 Special Election Notice

To the Board of Supervisors of Rockingham County:

Gentlemen,

The Superintendent of the construction of the new jail for said county, I beg leave to report to the Board, that the top and beams at each end of the said jail I made so substantial as to be entirely too light and have sprung before the roof has been placed on the porch, and the columns are out of place or in line, and should not be accepted by the Board.

Respectfully submitted,

J. P. Reay.

The Superintendent of the construction of the new jail for this county having this day submitted his report of this state in regard to the porch of the said jail at the timber of the stock of the same to the Board. The second story on the first floor placed on a column by the said Board. The second story is ordered to again notify the said Board to see that said porch is so placed that the said Board will not be required to accept the report of the superintendent as it is reported by the Superintendent of the said Board. Said report to be given by a copy of this order. The copies of the orders entered may be in regard to said planking, to the report of the Superintendent of said March 11, 1795, of this date. Said the Clerk of the Board is also ordered to notify said Board of the order. Said Board, by a man who will meet any one elected by said Board to accomplish at any time designated to adjust the demand in regard to the matter set forth in said order.
as provided for in sections 6 of the Specifications made part of the Contract for the building of said jail.

On motion by the Clerk, the following named persons were allowed the sum of $1,000.00 for their services as Judges, Auditors, or Commissioners for the payment of the sum of $1,000.00 out of the county levy for the year 1874.

The Board of Supervisors.

John R. Miller, Judge.

J. H. Miller, Auditor.

J. J. Miller, Commissioner.

The Board of Audit.

J. H. Miller, Auditor.

J. J. Miller, Commissioner.

The Board of Supervisors.

J. H. Miller, Auditor.

J. J. Miller, Commissioner.

The County Court of the County, having certified to this Board an appropriation of $3,000.00 to pay land purchase and construction of a public road on this county in the vicinity of the city of Dayton, the same is approved, and said land purchased payable out of the levy for the year 1875 and to be included in the estimate of expenses for the said year.

The County Court of this County, having certified to this Board an appropriation of $500.00 dollars to pay for construction of bridge over Stony Run on the road between the City of Dayton and the city of Fort Washington, the same is approved and said bridge shall be built at the expense of the said county.

The following Alliances to license and warrants having been certified to this Board, on motion by unanimous vote of the Board, the same is allowed, and the Bell of this Board is passed to issue warrants, the Treasurer of this county for the payment of the further certified out of the county levy for the year 1875.

Our motion by vote of the Board, Judge, Clerk, and George H. Miller for Deputy of the Poor of Washington County.
Virginia,

At a meeting of the Board of Supervisors of Rockingham County, held at the Court House thereof on Wednesday, May 15, 1895.

Present D. H. Washington, Chairman; Charles McKay, Secretary. John H. Palmer, Stonewall District; W. M. Wright, Hot Springs District; David L. Moore, Lawrenceville District; and John E. F. Jones, Lawrenceville District.

The following accounts against the County of Rockingham were presented, approved, and on motion, signed by the Board were allowed, and the Clerk of the Board is hereby directed to issue warrants upon the Treasurer of this County for the payment of the amounts to the parties entitled thereto out of the County Survey for the year 1894.

W. D. C. Churchill, County Clerk.

Warrenton Electric Light Co., for Light Plant $183.00

L. H. Jordan, Fireman.

D. H. Washington, Examiner, Mill Dams, and Canal, 245.00

On motion by vote of the Board, the Clerk of the Board is ordered to notify the Manly Manufacturing Co., the Surety on the letter of date May 13, 1895, to send the Board a notice to accept a line proposition made therein, and hold the proposition until further notice.

On motion by vote of the Board, the Clerk of the Board is ordered to issue to Warrenton Electric Light Company a warrant upon the Treasurer of this County for the sum of thirty-five dollars ($35.00), payable on receipt of an installment to pay for electricity light, in front of the court house, payable out of the county levy in the year 1894, the payment to commence on January 1, 1895.

On motion by vote of the Board, the Clerk of the Board is ordered to issue to Albert W. Braden a warrant against the county treasurer, for amount sufficient to pay for a place to be erected to the county store, payable out of the county levy for the year 1894.

Albert W. Braden, having a store opposite the County Armory House of this County, owes a solicitation to remove this said
sister from the said Abraham Jolles to his own house and agreeing for the sum of $2.00 per month to the Bank of and support her. Our motion by vote of the Board said request is granted subject to the ratification of the Overseers of the Poor of the District in which said Meadowd resigned said monthly payments to be paid by the Overseers of said District.

To the Board of Supervisors of Orange County.

Gentlemen,

By Superintendent of the Construction of the New jail for said County, I beg leave to report that the said Jany. Mcg. Lee are now camping out Section 35 of the Older Specifications in regard to plastering, which is being white washed and should be plastered with one coat of cement and plaster.

May 17, 1875.

J. R. Hyde, J.P.

Our motion by vote of the Board, the Clerk of the Board is directed to transmit a copy of the report of the Superintendent of the Construction of the New Jail for this County to the Mainly J. Mcg. Lee, and also an attested copy of the order the day entered.

The County Clerk of the County having certified to the Board are allowance to J. D. Meadley, Clerk of the County Clerk, an allowance of $1.50 for copying land records making out List of Transfer.

Our motion by vote of the Board the same is allowed payable out of any funds not otherwise appropriated.

Our motion the Board adjourned.

E. R. Washington, Chairman
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The following accounts against the county of Rockingham, were presented, examined, and allowed, with the list of judges, clerks, constables & commissioners of elections, were in motion by unanimous vote of the board, were allowed, and the whole ordered to issue warrants sign the presence of this county for the payment of the same to the parties entitled thereto, out of the county treasury for the year 1878.
The County of the County having certified to the Board an appropriation of One Thousand dollars to pay for the Photographer for the Mountain Bridge at Mountain, this County, on motion by unanimous vote of the vote said order is affirmed and said amount appropriated payable out of the County funds for the year 1976, and is to be included in the estimate of expenses for the year, and payable as follows: on December 1st, 1975, and the remaining $500 on January 1st, 1976. Thereafter as possible but not later than July 1st, 1976. The above appropriation is made upon the express condition that the orifice by the County Court in this County.

The County of the County having certified to the Board an appropriation of $1,000 to be the $500 of the franchise charge of the Photographer Bridge between this Augusta County, the said Augusta County having appropriated the sum of $1,000 towards the franchise charge of said Photographer. On motion by
The Board hereby order that the sum of $100 shall be included in the estimate of expenses for said year.

The Board hereby order that the sum of $300 shall be included in the estimate of expenses for said year.

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The Board hereby order that the sum of $300 shall be included in the estimate of expenses for said year.
to the said Marly Manufacturing Company at Dalton Eagle.

On motion the Board adjourned

W. N. Washington, Chairman.

To the clerk of the Board of Supervisors of Rockingham County, held at the Court House, on Thursday, June 13, 1878.

Present: A. D. Washington, Chairman, T. C. A. Linn, Clerk.

J. B. Hood, Treasurer.

J. H. S. Moore, Vice-President.

John H. Palmer, Westmoreland District; J. F. Wright, Episcopal District.

J. D. Moore, Linville District; C. S. F. H. Park, Plano District.

Mr. J. P. Hyde, the superintendent of the new jail of this county, this day submitted the following report:

To the Board of Supervisors:

I beg leave to submit the following report: that I find the cement flows in lower cells and upper cages not as much as the plans and specifications require.

June 13, 1878.

J. P. Hyde

On motion the Board adjourned.

W. N. Washington, Chairman.

To the clerk of the Board of Supervisors of Rockingham County, held at the Court House, on Wednesday, June 19, 1878.

Present: A. D. Washington, Chairman, T. C. A. Linn, Clerk.

J. B. Hood, Treasurer.

J. H. S. Moore, Vice-President.

John H. Palmer, Westmoreland District; J. F. Wright, Episcopal District.

J. D. Moore, Linville District; C. S. F. H. Park, Plano District.

The Board of Supervisors of this county having authorized this Board to expending the sum of $25,000 towards the construction of a steel and iron bridge over the Altus, after the application of J. W. Keynes thereof.

On motion by the following vote of the Board for spending $25,000 to construct a steel and iron bridge over the Altus, it being ordered that said sum be expended upon the construction of said bridge.

J. F. Wright, Chairman, T. C. A. Linn, Clerk.

The Board of Supervisors of Rockingham County, held at the Court House, on Friday, July 12, 1878.

Present: A. D. Washington, Chairman, T. C. A. Linn, Clerk.

J. B. Hood, Treasurer.

J. H. S. Moore, Vice-President.

John H. Palmer, Westmoreland District; J. F. Wright, Episcopal District.

J. D. Moore, Linville District; C. S. F. H. Park, Plano District.

The Board of Supervisors of this county having received from the court of common pleas of Rockingham County the sum of $12,500 for services rendered in the construction of the bridge over the Altus, it being ordered that said sum be expended upon the construction of said bridge.

J. F. Wright, Chairman, T. C. A. Linn, Clerk.

The Board of Supervisors of Rockingham County, held at the Court House, on Monday, July 22, 1878.

Present: A. D. Washington, Chairman, T. C. A. Linn, Clerk.

J. B. Hood, Treasurer.

J. H. S. Moore, Vice-President.

John H. Palmer, Westmoreland District; J. F. Wright, Episcopal District.

J. D. Moore, Linville District; C. S. F. H. Park, Plano District.

The Board of Supervisors of this county having received from the court of common pleas of Rockingham County the sum of $12,500 for services rendered in the construction of the bridge over the Altus, it being ordered that said sum be expended upon the construction of said bridge.

J. F. Wright, Chairman, T. C. A. Linn, Clerk.

The Board of Supervisors of Rockingham County, held at the Court House, on Monday, August 5, 1878.

Present: A. D. Washington, Chairman, T. C. A. Linn, Clerk.

J. B. Hood, Treasurer.

J. H. S. Moore, Vice-President.

John H. Palmer, Westmoreland District; J. F. Wright, Episcopal District.

J. D. Moore, Linville District; C. S. F. H. Park, Plano District.

The Board of Supervisors of this county having received from the court of common pleas of Rockingham County the sum of $12,500 for services rendered in the construction of the bridge over the Altus, it being ordered that said sum be expended upon the construction of said bridge.

J. F. Wright, Chairman, T. C. A. Linn, Clerk.

The Board of Supervisors of Rockingham County, held at the Court House, on Monday, August 5, 1878.

Present: A. D. Washington, Chairman, T. C. A. Linn, Clerk.

J. B. Hood, Treasurer.

J. H. S. Moore, Vice-President.

John H. Palmer, Westmoreland District; J. F. Wright, Episcopal District.

J. D. Moore, Linville District; C. S. F. H. Park, Plano District.

The Board of Supervisors of this county having received from the court of common pleas of Rockingham County the sum of $12,500 for services rendered in the construction of the bridge over the Altus, it being ordered that said sum be expended upon the construction of said bridge.

J. F. Wright, Chairman, T. C. A. Linn, Clerk.

The Board of Supervisors of Rockingham County, held at the Court House, on Monday, August 5, 1878.

Present: A. D. Washington, Chairman, T. C. A. Linn, Clerk.

J. B. Hood, Treasurer.

J. H. S. Moore, Vice-President.

John H. Palmer, Westmoreland District; J. F. Wright, Episcopal District.

J. D. Moore, Linville District; C. S. F. H. Park, Plano District.

The Board of Supervisors of this county having received from the court of common pleas of Rockingham County the sum of $12,500 for services rendered in the construction of the bridge over the Altus, it being ordered that said sum be expended upon the construction of said bridge.

J. F. Wright, Chairman, T. C. A. Linn, Clerk.

The Board of Supervisors of Rockingham County, held at the Court House, on Monday, August 5, 1878.

Present: A. D. Washington, Chairman, T. C. A. Linn, Clerk.

J. B. Hood, Treasurer.

J. H. S. Moore, Vice-President.

John H. Palmer, Westmoreland District; J. F. Wright, Episcopal District.

J. D. Moore, Linville District; C. S. F. H. Park, Plano District.

The Board of Supervisors of this county having received from the court of common pleas of Rockingham County the sum of $12,500 for services rendered in the construction of the bridge over the Altus, it being ordered that said sum be expended upon the construction of said bridge.

J. F. Wright, Chairman, T. C. A. Linn, Clerk.
The county limit of this county having afforded to the Board an approbation of $50, to be used in the Construction of a Bridge over Brown's Creek in said town, in this county, upon the approbation of P. J. Johnson others. On motion by the following recorded vote of the Board: viz., Messrs. Palmer, Fisher, Washington, Rays, and H. Wright and More said order is approved, and said sum of $50 is approbated, payable out of the county levy for the year 1995, and ordered to be included in the estimate of expenses for said year.

The county limit of this county having afforded to the Board an approbation of $50 for the Construction of a Public Road in this county, on the approbation of P. B. Buff. Others. On motion by the following recorded vote of the Board: viz., Messrs. Palmer, Fisher, Washington, Rays, and H. Wright and More said order is approved and said sum of $50 is approbated, payable out of the county levy for the year 1995, and ordered to be included in the estimate of expenses for said year.

The county limit of this county having afforded to the Board September 29, 1974, on approbation of $1,412 1/2 to pay land damages and Construction of a Public Road from Eden to Rehoboth, on the petition of Henry X. King others at school meeting. 1,412 1/2 of said account was allowed payable out of the county levy for the year 1974 and the residue to be included in the estimate of expenses for the year 1975. On motion by unanimous vote of the Board and because of $1,412 1/2 is approbated, and ordered to be included in the estimate of expenses for the year 1975.

The following accounts against the county of Rehoboth were presented, examined, and on motion by the following recorded vote of the Board: viz., Messrs. Palmer, Fisher, Washington, Rays and More (acting as the negative only as to account of Messrs. Fisher, Wright, the same were allowed all except the balance ordered to be paid in full upon the presentation of the county for the payment of the same to the parties entitled thereto, out of the county levy for the year 1974.

J. M. Rechard, Register, for printing county audits. 4. 30
Joseph Smith, Register of Afo at Rehoboth May 1976. 2. 10
C. E. Fisher Register of Afo at Rehoboth, May 1975. 4. 23
Rehoboth Register (Samuel Peplis) Printing, legal office, Rehoboth Office, 6. 15
Miss. I. M. Miller, Stenographer for Committee, at county office, Rehoboth Office. 3. 25
J.无名氏. 25% of account for measurement, valuation of remains, of jail, 8. 03
The Rehoboth Register of Afo, for the period April 1975. 2. 67
M. E. Grady, Register of Afo at Eden, March 1975. 3. 70
Charles E. Fisher, 9 days service on Committee. 18. 65
H. Wright, 12 days service on Committee. 2. 65
David H. More. 2

J. O. Mearley, Clerk of this Board, and Charles A. Allison, Commonwealth. None of the foregoing for the county, having been required to perform any considerable extra labor during the past few years, on account of the refunding of the debt of the...
COUNTY, and the building of the New Jail of said County. On motion by the following named men of the Board, viz: James McCown, Thomas Palmer, Wright and Washington May, C.D. More, it is ordered that the said J. D. McCown and said D. Palmer be each allowed the sum of $10 payable out of the levy for the year 1876, and the balance of this Board is ordered to issue a warrant upon the Treasurer of this County for the payment of the same, out of the levy aforesaid, and in full of said sum.

On motion, the Board proceeded to make the allowances to the officers of the County for public service for the year ending June 30, 1876, as follows:
- Treasurer 150.00
- Auditor 250.00
- Attorney for the Commonwealth 550.00
- Clerk of the County Court 550.00
- Superintendent of the Poor 320.00
- Clerk of the Board of Supervisors 36.00
- Physician to the Alms house 180.00

The Board having met to lay the County and school taxes and Railroad for the year ending June 30, 1876, and the clerk having furnished a statement of the Real Estate and financial property in the County of Rockingham including the Railroad &c., passing through said County from the commissioners Road for the year 1876, which agrees to the sum of 9839 dollars and $3, amounting to 986, it was ordered that the Board proceed to make said levies for the year 1876, to meet the following allowances, this day made out the estimate of expenses for said year 75.00:

- To the Sheriff of the County for Public service for the year ending June 30, 1876 150.00
- Treasurer 150.00
- Auditor 250.00
- Attorney for the Commonwealth 550.00
- Clerk of the County Court 550.00
- Clerk of the Board of Supervisors 36.00
- Physician to the Alms house 180.00

Total $2,585.00
To pay of Judges of Election and returning Poll Books November 1875.

Wages of Judges of Election and Special Constables.

Registrars

Petition, Petr. orTreaser's Office

Petition of the County of King William for the Year ending June 30, 1876.

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through this County, as provided for under Acts of the General Assembly
of Virginia, to meet the Railroad tax for the year ending June 30, 1896.
The Board having met for the purpose among other things, to arbitrate the differences and disputes that have arisen between the Board of Supervisors and the Muncy Manufacturing Company in regard to certain work done by said company in the construction of the New Jail of this County as follows:

1st. In regard to the plastering on the exterior portion of the New Jail building as at first in the report of the Superintendent of date March 1, 1875, and also as to the plastering on the second story on the first tier of cages, as also at first in said report.

2nd. In regard to the top and inner walls of each of the tiers, the same having been reported by the Superintendent as entirely too light, and having sprung before the roof was placed on the same, and that the complainants are not given or in line.

3rd. In regard to the plastering with one coat of cement and plaster, the Cell Rooms and passage on the lower floor of the said Jail building as at first in the report of Superintendent of date May 15, 1875, more particularly called Stipital and Bath Rooms and the passage way between them.

4th. In regard to the cement floors on lower cells and upper cages, as at first in the report of the Superintendent of date June 12, 1875.

The Board of Supervisors claiming on the one hand that the same has not been done, performed and completed, as in accordance with the said contract as plan and specifications forming a part of the same, and the said Muncy Manufacturing Company claiming on the other hand that the same has been done, performed and completed, in accordance with the said contract as plan and specifications forming a part of the same, and the Board having also its Arbitrator as provided under Section No. 6 of the said specifications, Mr. M. E. Newman Jr., announced itself as ready to proceed at once to arbitrate the said differences and disputes. Whereupon the Muncy Manufacturing Company, appeared by its counsel Messrs. Stone & Leggett and declined to arbitrate the said matters until the completion of the said Jail building and thereafter on motion of the complainants, the Board of Supervisors is ordered to notify against the Muncy Manufacturing Company that the said suit proceeds forthwith.

The above said report of the Superintendent of the Jail will not be accepted by the Board, and that the said Board recommends and that the said Board
McKenzie and Companies of the said Manly Manufacturing Company that it remove at once the said defective work and replace the same with such work and material as will be in accordance with the said Contract and plan of specifications forming a part of the same, said notice to be given by said McKenzie by mailing a copy of this order to the said Manly Manufacturing Company at Dalton, Georgia, and also by delivering a copy of same to Thayer & Fogg, the Attorneys of said company at Savannah, Ga.

On motion board adjourned to meet on Wednesday, July 26, 1875.

D.M. Washington, Chairman.

Called at a meeting of the Board of Supervisors of F Lalor's County held at the Court House, Tuesday, June 26, 1875.


Mr. J. P. Hyde, Superintendent of the Construction of the New Jail of this county, this day submitted the following report:

To the Board of Supervisors of F Lalor's County.

As Superintendent of the Construction of a New Jail and Jailor's Residence for said county,

I beg leave to report that the basement floor and roof of the first floor and the roof of the kitchen is not satisfactory to me, for the reason that the same have already commenced to crack.

June 26, 1875.

J. P. Hyde, Jr.

In motion by unanimous vote of the Board, said report is ordered to be acted upon and the said-the said order is ordered to notify the Manly Manufacturing Company that said work will not be received by the board in its present condition.

The County Court of this county having certified to this Board an application of $125.00 to pay said laborers and constructors of a Public Road, on the petition of Elizah Rich, et al., on motion by the following recorded vote of the Board, viz: Messrs. Fawcett, Palmer and Washington, Messrs. Moore and Wright, said order is affirmed and said sum of $125.00 appurtenant payable out of the county fund for the year 1875.

The County Court of this county having certified to this Board an application of $250.00 to pay for Construction of a Public Road.
on the petition of Jacob M. Runnion and others. On motion by the following recorded vote of
the Board: Mr. P. Moore, Deacon; Mr. Thomas P. Washington; Mr. J. M. Wright, and
John M. Palmer, and said sum of $100.00 appropriated payable out of the county treasury
for the year 1895.

The county limit of this county having certified to this Board an appropriation of
$350.00 to pay land surveys and construction of a Public Road on the streets of the
city of Atwater, this Board ordered the following recorded vote of the Board: Mr.
Mr. P. Moore, Deacon; Mr. Thomas P. Washington, Mr. J. M. Wright, and
John M. Palmer, and said appropriation is approved and said sum of $350.00 appropriated payable out of the county
treasury for the year 1896.

The following accounts against the county of Reddingham were presented, examined, and on motion by unanimous vote of the Board except as to the
amount of J. N. Palmer. (P. Moore voting in the negative as to each account) the same were allowed, and the下列 of this Bill is ordered to issue warrants upon the Treasurer of this County for the payment of the same out of the county treasury for the year 1895, at the rates entitled for.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>J. M. Kerckhoff, Company One Dollar, Account Bank of Rome</td>
<td>$12.57</td>
</tr>
<tr>
<td>J. M. Kerckhoff, Registration A. P. at draft Run.</td>
<td></td>
</tr>
<tr>
<td>S. D. Jones, Making two books on Election day, Otter, tarde------------</td>
<td>2.00</td>
</tr>
<tr>
<td>S. D. Rassett, Registration A. P. at Atwater, May 1895</td>
<td>4.30</td>
</tr>
<tr>
<td>J. A. Hannon</td>
<td></td>
</tr>
<tr>
<td>Elizabeth Lane, Hocking for insurance &amp; cleaning same, July 1895</td>
<td>$4.25</td>
</tr>
<tr>
<td>W. W. Lane, Attending on Board of defensible meeting one year</td>
<td>10.00</td>
</tr>
<tr>
<td>J. M. Palmer, Paid for cleaning pavement, limit yard</td>
<td>9.00</td>
</tr>
<tr>
<td>Charles &amp; Thomas, Ten days attendance on Rome</td>
<td>2.50</td>
</tr>
<tr>
<td>J. M. Washington</td>
<td>$10.25</td>
</tr>
<tr>
<td>J. M. Wright, Three</td>
<td>$10.25</td>
</tr>
<tr>
<td>John M. Palmer, Eight</td>
<td>$10.25</td>
</tr>
<tr>
<td>Same</td>
<td>$34.40</td>
</tr>
</tbody>
</table>

On motion by the following recorded vote of the Board: Mr. P. Moore, Deacon; Mr. Thomas P. Washington, Mr. J. M. Wright, and John M. Palmer, and said sum of $100.00 appropriated payable out of the county treasury for the year 1895.

The following accounts against the county of Reddingham were presented, examined, and on motion by unanimous vote of the Board except as to the
amount of J. N. Palmer. (P. Moore voting in the negative as to each account) the same were allowed, and the下列 of this Bill is ordered to issue warrants upon the Treasurer of this County for the payment of the same out of the county treasury for the year 1895, at the rates entitled for.

The following accounts against the county of Reddingham were presented, examined, and on motion by unanimous vote of the Board except as to the
amount of J. N. Palmer. (P. Moore voting in the negative as to each account) the same were allowed, and the下列 of this Bill is ordered to issue warrants upon the
It appearing to the Board, That the Dog Tax Fund for the year ending June 30, 1895, will not pay over sixty cents on the dollar on the Claim for Sheep Killed and commended during the year ending June 30, 1895. On motion by unanimous vote of the Board, the following named if no error each allows the sum opposite their names at being sixty cents on the dollar, of their Claim for Sheep Killed.

And the Clerk of the Board is ordered to issue warrants upon the Treasurer of the County for the payment of the same to the parties entitled thereout of the Dog Tax Fund for the year 1895.

L. M. M. Mullin
Mary E. Dennis
Emanuel Mays
John Dyer
Lina Kirby
Henry H. Meekin
S. A. Swepson 9 oz. 241.76 oz. 270
Isaac H. Wetzel
Israel Devos
And on motion by unanimous vote of the Board, the following named justices of the peace were elected, and appointed their names for seeing the串联 cases on the books of the collector, and the judge of the peace is ordered to issue warrants to the treasurer for the payment of the same & the justices entitled thirds out of the Dog Tax Fund for the year 1874.

On motion by unanimous vote of the Board the license tax for head on all male and female dogs was assessed at fifty cents for male and one dollar for female dogs.

On motion Board adjourned.

At a meeting of the Board of Supervisors of Rockingham County held at the court house thereof, Saturday July 6, 1874.

The following named supervisors, who were elected at the election held on the 1st Thursday in May last (May 23, 1873) in the several Magisterial Districts of this county, viz: J. H. Shiff, Stoneville District; W. G. Thompson & District; Henry Moore, Linville District; and R. E. Forney, Rockingham District, were sworn to office as supervisors for the term of two years commencing on the first day of July 1874, and afterwards until their successors are qualified to enter upon the discharge of the duties of said offices this day appeared and proceeded to organize by election of a chairman for the ensuing year. Whereupon the members of the Board proceeded to the election of a chairman and R. E. Forney having received the greatest number of votes cast was declared elected as chairman of the Board for the
On motion by resolution of the Board, C. M. Hollingsworth, M.D. was duly elected to the alcalde office for the year ending June 30, 1896, with the option that the town of 1870 shall be known in full of all former offices.

On motion by resolution of the Board, the following is ordered to be paid for the Public Printing for the term of ten years:

On motion by resolution of the Board, the sheriff of this county is ordered to remove the fort and chaisms in the court house yard and also to have the court yard cleaned.

On motion the Board adjourned to meet on or meet Saturday July 13, 1895.

Mc Deferred, Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham county at the Court House, Thursday, the 13th, 1895.


On motion by unanimous vote of the Board, the clerk of the board is ordered to serve at once to seizure to certain M. Peck, deputy receiver of the court, in pursuance of the warrant of the county for the sum of one hundred and fifty dollars, toward the support of poor at almshouse, payable out of bounty levy for the year 1894.

It appearing to the Board, That the Dog Tax fund for the year ending June 30, 1895, will not pay over $200 due on the dollar on the horses for sheep killed and wounded during said year. On motion by unanimous vote of the Board, the following named persons were each allowed the sum of $10 for each sheep killed, prior to the first day of July, 1895, and the clerk is ordered to issue warrants to the above named persons for the amount of the same out of the Dog Tax fund for the year 1894, viz:

- J. R. Freeman: $15
- M. J. Leathem: $4.50
- W. H. Hollingsworth: $2.00
- E. R. Strickland: $15
- W. A. Fisk: $10
- J. B. Hamilton: $15
- W. H. Moore: $10
- D. H. Peck: $10
- J. S. Strickland: $2.00

Paid for posters by unanimously vote of the Board, the following names:

- J. H. Peck: $10
- E. R. Strickland: $15
- W. H. Moore: $10
- D. H. Peck: $2.00
The following accruals against the County of Rockingham were presented examined and approved by unanimous vote of the Board, and the several of the Board is ordered to issue warrants upon the Treasurer of the County for the payment of the amount of the above entitled warrants out of any funds not otherwise appropriated.

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<td>Correct Dr. Hagen R. 226.50</td>
<td>2.60</td>
</tr>
<tr>
<td>C. P. Urban 51.00</td>
<td>1.00</td>
</tr>
<tr>
<td>E. A. Rooted 1.00</td>
<td>9.00</td>
</tr>
<tr>
<td>C. W. Dr. &amp; Dr. 1.00</td>
<td>8.00</td>
</tr>
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In motion by vote of the Board, the balance of this Board is ordered to notify the Treasurer of the Board of the several districts of the County to appear before this Board on Monday July 22, 1875 for the purpose of settling their accounts for the year ending June 30, 1875.

The Board having met for the purpose of examining the Delinquent list, the same were presented by A. H. Reed, Esquire, the same were examined and approved by the Board.

In motion the Board adjourned.

M. Bochart, Chairman
Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Courthouse, thereon on Monday, July 22nd, 1873.

Present: Hilmar L. Dechert, Chairman, Central District; J. S. Shipp, Stonewall District; E. St. Lecount, Lobby District; R. H. Moen, Linville District; and Charles E. Suhney, Plains District.

J. S. Shipp, Supervisor for Stonewall District, reported to the Board that he had examined the accounts of Charles A. Lamb, Overseer of the Poor for said District for the year ending June 30, 1873, and finds the same correct, and that it will require the sum of $141.50 to pay in full the expenses for the said year. On motion by vote of the Board said report is approved and said amount, $141.50, and the bonds ordered to issue warrant upon the Treasurer of this County for the payment of the same out of the County fund for the year 1874.

E. St. Lecount, Supervisor for Lobby District, this day reported to the Board, that he had examined the accounts of R. D. Hughes, Overseer of the Poor for said District for the year ending June 30, 1873, and finds the same correct and that the sum of $81.00 will be required to pay in full the expenses for said year. On motion by vote of the Board said report is approved and said sum of $81.00 allowed and the bonds ordered to issue warrant upon the Treasurer of this County for the payment of the same out of the County fund for the year 1874.

Hilmar L. Dechert, Supervisor for Central District, this day reported to the Board that he had examined the accounts of Wallace Wm. Moore, Overseer of the Poor for said District for the year ending June 30, 1873, and finds the same correct and the said Overseer has a balance in his hand of $115.10 which amount on motion by vote of the Board, he is ordered to return in his hand, toward the support of the Poor in said District for the year ending June 30, 1874, and the bonds of the Board is ordered to deduct said sum of $115.10 from the amount allowed for said year when he issues the warrant to said Overseer of the Poor.

R. H. Moen, Supervisor for Linville District, not being ready to report on his district, was the motion by vote of the Board indemnified until the next meeting of the Board.

Charles E. Suhney, Supervisor for Plains District, this day reported to the Board that he had examined the accounts of Charles A. Everard, Overseer of the Poor for said District for the year ending June 30, 1873, and finds the same correct and that the sum of $22.90 will be required to pay in full the expenses for said year. On motion by vote of the Board...
said report is approved and said sum of $229.45 allowed and the whole is ordered to have a present when the Treasurer of this Bounty for the payment of the same out of the Bounty levy for the year 1874.

George E. Deller, Superintendent of the Poor of this County, having this day submitted to the Board, Statements of the accounts received and disbursed by him for the year ending June 30, 1873, they were examined by the Board, together with the vouchers therefor and found to be correct and it appearing from said report that it will require the sum of $249.45 to pay in full the expenses for said year, on motion by Mr. Amos R. White, the Treasurer of the Board, said report is approved and said sum of $249.45 allowed and the whole of this Board is ordered to cause a warrant to be issued to the said Superintendent when the Treasurer of this Bounty for the payment of said amount out of the Bounty levy for the year 1874.

In the matter of the libel of S. O. Dormer, for sheep killed &c, which were laid one for reasons appearing to the Board, since this day ago presented and it appearing to the Board from the testimony of the said S. O. Dormer and E. B. Sheets the latter being one of the affrainers of the damages of said sheep that a majority of the 6 sheep, wounded in October 1873, died, and that the damages sustained by said Dormer were not in excess of the amount allowed in the Libel, therefore ordered that the said S. O. Dormer be allowed his free out of this the sum for sheep killed & wounded viz: on the first account $65.00, the sum of $39.45, and on the second account, amounting to the sum of $10.00, the sum of $11.05, aggregating on the said claim, $81.90. It appearing to the Board that the Dog Tax fund will not be sufficient to pay over to the next of the losses for sheep killed &c, for the year ending June 30, 1875, and that Ed. H. Josey, Justice of the Peace, I allow the sum of $2.45 for paying the foregoing sheep claim hereunto, and that the whole of this Board be and do warrant when the Treasurer of this Bounty for the payment of the same out of the Dog Tax Fund for the year 1874.

On motion the Board adjourned.

W. D. D. Chairman
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House thereof, on Monday August 6, 1875.

Present: Nelson D. Dechert, Chairman, Central District; J. H. Glass, Lumville District; E. E. Barfoot, Shady District; David G. Moore, Linville District; and Charles E. Hazzard, Rocky District.

J. H. Moore, Supervisor for Linville District, this day reported to the Board that he had examined the Accounts of Isaac D. Davis, Overseer of the Poor for said District for three years ending June 30, 1875, and finds the same correct and states that the sum of $173.75 will be required to pay in full the balances for said year. On motion by vote of the Board, said report is approved and said sum of $173.75 allowed, and the balance of the Board is ordered to issue a warrant upon the Treasurer of this County for the payment of the above out of the County levy for the year 1875.

It appearing to the Board that the Overseers of the Poor of the several districts of this County, or at least of several districts, have heretofore caused their expenditures to exceed the amount appropriated to their respective districts as set forth in the annual levy, upon motion, by vote of the Board, it is ordered that the practice of exceeding the appropriations shall be discontinued; and the balance of the Board is directed to notify each of the five Overseers of the Poor in the County, in writing, that this Board will hereafter refuse to appropriate funds to reimburse such Overseers in excess of the annual allowances, except in such instances as the Board shall have specifically authorized, or excess expenditures, and then to the extent only of such authorization.

It appearing to the Board that for several years past sundry accounts against the County have been presented, approved and authorized, paid and for which no warrants have issued, the parties entitled thereto having failed to call for same, and it being the sense of the Board that such parties should receive the funds which are manifestly theirs, the balance of the Board is directed to issue all such unpaid balances which at this time remain unclaimed, and the balance is further instructed forthwith to issue warrants for all such claims approved as herein before set forth, together with a list thereof, alphabetically arranged, including the Post Office of the several counties where known. It is the further order of the Board that the balance by partial and shall promptly notify all such parties giving the amount of each claim or warrant and it is further ordered the order of this Board that all of the warrants herein provided to be issued shall be numbrered consecutively, as well shall all future warrants authorized; and warrants for all claims herein the approved shall be issued immediately by the Board upon the adjournment of the Board, and held by him forthwith a delivery to the parties entitled thereto.
Upon motion, by vote of the Board, the first Monday of the months of January, March, May, July, September, and November, are fixed as a regular meeting day of the Board, upon which dates only will be considered claims against the Bounty; and the clerk of the Board is instructed to have published in two of the Newspapers published in the town of Mansfield in the course of each Journal for the third week of December, January, April, June, August, and October of each year, the following notice to the public concerning the presentation of accounts against the Bounty:

Board of Supervisors of Rockingham Co.

All parties having claims against the Bounty of Rockingham, who desire the same ordered for payment by the Board of Supervisors, must lodge the accounts with the clerk of the Board prior to the first Monday in the month of January, March, May, July, September, and November, upon which dates only will claims be considered. Attention to this notice will prevent delay in the receipt of payment by all claimants.

All persons of warrant against the Bounty against the Bounty are also notified that unless the same are presented for payment within ten years from the date of the allowance, the Treasurer will refuse to pay, and such warrants will be declared cancelled, when it will be necessary to bring the matter before the attention of the Board for reinstatement.

By order of the Board.

Chairman.

Upon motion, by vote of the Board, the clerk of the county and county limits, and the Board of Supervisors are instructed to make requisition upon the Board for supplies of every kind, to be supplied in their respective offices for official purposes, a sufficient amount to last such office until July 1, 1896. Presenting such requisition to the Board at its next meeting, that bids may be solicited for the purchase of the same, and such offices as shall fail to furnish the requisition herein provided for are placed upon notice that the Board will refuse to acknowledge any accounts of the Charities indicated which they may contract subsequent to the next meeting of the Board.

J. T. Harrow, Treasurer of the Mammoth Manufacturing Company, for double window and other offices in the construction of the new jail for the county; having presented the Board a plan of their respective claims on file with the clerk of the Board, which on motion by vote of the Board was continued for consideration until the next meeting of the Board.

The Board having met for the purpose of settling with the Treasurer of this county and J. T. Harrow, County Treasurer of this
<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1874/10/31</td>
<td>Cash transferred from R.P Fund</td>
<td>$244.47</td>
</tr>
<tr>
<td>1874/12/2</td>
<td>Sale of Jail Bonds</td>
<td>$1,250.00</td>
</tr>
<tr>
<td>1874/12/31</td>
<td>5% on 1874.64</td>
<td>$422.31</td>
</tr>
<tr>
<td>1875/1/11</td>
<td>Sale and Redemption Delinquent lands</td>
<td>$99.72</td>
</tr>
<tr>
<td>1875/1/17</td>
<td>Not to McKellar</td>
<td>$60.00</td>
</tr>
<tr>
<td>1875/1/17</td>
<td>Cash 1 Hour rent of Telegraph Office</td>
<td>$75.00</td>
</tr>
<tr>
<td>1875/8/17</td>
<td>Rent of Warrant paid during fiscal year</td>
<td>$3,172.16</td>
</tr>
<tr>
<td>1875/8/31</td>
<td>Rent of Transfer to County Fund</td>
<td>$2,091.61</td>
</tr>
</tbody>
</table>

Statement made by P.M. Richard Treasurer of Rockingham Co. of receipts and disbursements on "Rook Road Fund" from July 30, 1874, to Aug. 5, 1875 submitted to the Board of Supervisors for approval Aug. 5, 1875.

1874/7/30 Rent Cash bal on hand as per settlement

Statement made by P.M. Richard Treasurer of Rockingham Co. of receipts and disbursements on "Rook Road Fund" from July 30, 1874, to Aug. 5, 1875 submitted to the Board of Supervisors for approval Aug. 5, 1875.

As to Each of Above, Approved Aug 5, 1875.

M. L. Beecher
J. H. More
A. H. Shilbe
W. H. D Cycster
John E. F. Swoncy

Statement made by P.M. Richard Treasurer of Rockingham Co. of receipt and disbursements on "Rook Road Fund" from July 30, 1874, to Aug. 5, 1875.

Submitted to the Board of Supervisors for approval Aug. 5, 1872.

Bel. back on hand as for settlement.

Dec. 2.

Sett. Aug. 1873.

- 5% on $620.00

1873. Aug. 5.

Set of warrants paid during fiscal year.

1875 Aug. 5.

Sett. of Remittance, etc., 1874.

- 3% on 650.00 on Aug. 13, 1875.

Bal. back on hand.

Approved Aug. 5, 1875.

M. L. Dickson

D. N. Mose

J. H. Shipp

E. H. Carpender

Alfred E. Chenoweth

1246 63

1272 20

91 62.

$635 66

1246 63

67 25

37 93.

$693 55

Approved Aug. 5, 1875.

M. L. Dickson, Chairman.

Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Court House thereon on Thursday August 5, 1875.


The Manly Manufacturing Company of Dalton Georgia, having tendered to the Board of Supervisors the new Jail building erected by said Company, for the County of Rockingham, in the following words and figures:

To the Board of Supervisors,

Rockingham County,

Stamford, June 28.

Gentlemen: We hereby tender the Jail building for your acceptance, having completed all of the same in accordance with the terms and conditions of the specification, and in every instance we have had to do more than was specified, in order to avoid dissatisfaction.

We are offering in addition to give the County a Bond, with security on a note, to that effect.

We have submitted the plans of Supervisors at any time prior to a J. 1900, any and all of the plans being, about which Amplant.
has been made. That is liable next to prove unsatisfactory, as soon as any necessity for same shall be apparent. As you also will do (or the sake of the whole), be further obligated (in reference to the Kitchen, Roof, and Front Porch), to put an additional tin roof on the former. (See resolution Nov. 2, 94) whenever needed, and further to put an additional wood floor upon upper floor whenever needed.

If there is any more work that you desire done in connection wi' Connection with the Contract Plan, specify same in detail, immediately and greatly oblige.

Yours respectfully,
Manly Mfg. Co.

By: R.H. Manly,
President.

To the Board of Supervisors,
Rockingham County

Gentlemen,

Inasmuch as the Manly Manufacturing Company, the contractors for the building and completion of a New Jail and Jailor residence for your County, have tendered the said building, for your acceptance, and claiming that the same has been completed as to all the work, in accordance with the specifications.

As Supervisor of said building, I beg leave to report in what particulars, in my opinion, the said Manly Manufacturing Company have failed to comply with the Contract, and the plans and specifications forming a part of the same, and in doing so, will have to embody in this report, the reports made from time to time as the work progressed.

The following is the report made by one to the Board as of March 11, 1895.

To the Board of Supervisors of Rockingham County

Gentlemen,

As Supervisor of the Construction of the New Jail for said County, I beg leave to report to the Board, that the plastering on said Jail, and the Ceiling and Roof to the Kitchen, and the Ceiling in the Second story on the first floor of cages, in my judgment, do not comply with the specifications, and recommended that the same be not received by the Board in its present condition. Respectfully submitted.

J. F. Doby, Hennessy.

As to the plastering mentioned in the above report, nothing has been done since said report to remedy the defects, which are as follows:
at that the Contractor failed to use hair in the preparation of the mortar, so that the bond made was not their usual bond, but was very leering, and in some part of the fluting said was forget before and after it was placed upon the walls, as I have been informed, and in consequence of the foregoing, the fluting does not adhere to the walls properly. But notwithstanding the Contractor had due notice of these defects, he proceeded to place the said walls.

As to the roof and ceiling of the Kitchen, also mentioned in said report, the Contractor made some changes in the ceiling, which I am of opinion would mar the purpose, and make a good job but for the kind of roof on said Kitchen, it is made of concrete and broached so that it had to be filled with putty and then painted with asphalt, which I regard as insufficient to keep it from leaking.

As to the ceiling on the second story on the first tier of Cages, nothing has been done to correct the defects as then reported, in this matter, the arches were too short to cover the space they were intended to fill, and the Contractor ordered a piece of iron to the flange on the arch, which is not in accordance with the specification and then covered the with concrete and cement, in my judgment it is unsafe, and would subjectfully report against seeing any of the work mentioned above, until the specifications have been fully complied with.

The following is my report to the Board of May 4, 1895.

To the Board of Supervisors of Rockingham County

Gentlemen,

The Superintendent of the Construction of the new jail for said county, I beg leave to report to the board, that the tops end beams at each end of the porch, I consider insufficient, as they are entirely too light, and have sprung before the roof has been placed on. The porch, and the columns are not flush, or in line, and should not be accepted by the board.

May 4, 1895.

J. P. Appleby

Since the above report was made, the Contractor in order to remedy one of the defects mentioned in said report, threw the arches together with an iron rod, and while so held together proceeded to place the cement on the upper floor, and then removed the rod, as that the only thing to keep it from leaping again is the cement floor above, which in my judgment is not sufficient. The floor after it was finished, when cored, showed it to leak, and was treated in the same manner as the kitchen roof, and has leaked since the asphalt was placed thereon.

Owing to the fact that the upper floor of the porch is much narrower than the lower, in case of rain or washing the drift therefrom will fall on the lower floor. I think this could be remedied by placing a guttering around the porch, with down spouting the bottom of the arches about the same condition as set forth in the above report of May 4, 1895, in view of the above facts, and also of the fact, that the lower floor of said porch has already commenced to leak and much.
of the County House has become bare, would respectfully report against accepting the said work in its present condition.

3. The following is my report to the Board of date May 18, 1895.

To the Board of Supervisors of Rutland County,

Gentlemen,

The Superintendent of the Construction of the New Jail for said County, I beg leave to report, that the said Maury Mfg. Co. are not complying with Section 35 of the Plans and Specifications in regard to plastering, which is being whitewashed and should be plastered with one coat of cement and plaster.

May 18, 1895.

J. D. Hyde, Esq.

The above report had reference to the Cell Rooms on the lower floor of said Jail, and in my judgment included the Hospital and Bath Rooms and the small passage way between them, since the above report the Contractor has plastered all the rooms on this floor, except the said Hospital and Bath Rooms and the small passage way referred to, the only thing done to these was to whitewash the two rooms.

I am still of opinion that Section 35 requires them to be finished in the same manner as the other Cell Rooms, and should not be received until this is done.

4. The following report was made to the Board of date June 13, 1895.

To the Board of Supervisors,

Gentlemen,

I beg leave to make the following report, that I find the cement floor in the cells and cellar cages, not as thick as the plans and specifications require.

June 13, 1895.

J. D. Hyde, Esq.

Nothing has been done to remedy the defect set forth in above report to the 6 clause of Section 18 of the specifications requires all concrete to be well rammed and compacted, some put in place, and all water taken off with dry cement, this the Contractor failed to do for the reason that the ashes were not of sufficient strength to permit being done, and in the 6 clause of same Specifications it provides that the surfacing with Portland cement was to be done before the foundation had finally set, this the Contractor also failed to do, and by reason of said omission the Portland cement did not adhere to the concrete and will in consequence of this in my judgment in the very near future have to be taken up and replaced, as already it has cracked and done so, in the one and a half inches thick as required in said specifications does not at any place exceed one inch and in many places does not exceed 1/4 inch, the above relates to all the floors in the Jail portion of said building, if however there is any difference it is favor of the lower floor.

5. Section 21 of the said Specifications provides for rampart on platform as shown on plans 559 by Maury Mfg. Co. and also provides that the basement Stairs shall be closed against all hole, with a
The first section under head of Plumbing provides as follows: Siamese and set in each cell room, and in both rooms, one pipe No. 3/4", g. porcelain claret, with full size trap; with flange trap to each claret, and one No. 1 1/2", g. steel and bowl, also bowl in Jarvis office, all porcelain lined, the contractor has failed to comply fully with the above, in this that the porcelain clarets are only half size trap and none of them are porcelain lined, and of the wash bowls, two of them are porcelain lined, the others are painted, and would further state that the kitchen dish mentioned in said section is cracked.

And in connection with above would state that the claret to the old caves also mentioned in this section, which were full size trap and porcelain lined the contractor shipped away, and used in their stead one half size trap and none as to the other cells.

The mud cell mentioned in section 52 has not been painted since it was set up as provided in section 55, which I regard as very essential.

The contractor paid no attention to ascertaining the Paint to be as to have them uniform in color as provided for in the latter Clause of section 19 of the Specifications.

The contractor has failed to paint the walls of said building as provided in the latter Clause of section 19 of Specifications and also failed to clean down the walls, stone bills and 1/2 inch and remove all defective brick.

The latter Clause of section 34 of the Specifications provides that the pipes in basement are to be covered with magnesium sectional covering. This means as I understand it that the pipes are first covered with paper prepared for that purpose, then covered with magnesium sectional covering wrapped with canvas and then painted. The contractor instead of following the above said order failed immediately when the pipes were wrapped with canvas and placed a coat of asphaltum upon them. This is not as good as the specifications, for the reason that the heat from the pipes will affect it more. Very expensive and that of others is that the magnesium sectional covering is far superior to any other.

Due to the heating apparatus I am unable at the time to make a report as it has not been properly tested and no report can be made until this is done.

And finally, I wish to state that the above is a complete report as your efficient foreman, an employee at the present house, the contractor having kicked off the building by reason of work being begun without the proper drawings. I have personally and with assistance of foreman I have traced to the present house, but as soon as your efficient foreman can gain admission to examine finally and fully the said building together with a representative of said company, he will make such additional report as may be necessary. Respectfully submitted, J. L. Ivy, Jr.

Therefore on motion by unanimous vote of the Board, the said tender of said Jail Building is rejected, and the Board does decline to accept the said Jail Building nor its present condition, and until the same is
completed by the said Mealy Manufacturing Company in accordance with its contract (and plans and specifications forming a part of the same) for the erection of the said Jail Building; and the clerk of this Board is ordered to notify said Mealy Manufacturing Company of the action of the Board; and that the Board will hold a meeting on the 22rd day of August 1875 at which time it will be placed to accept any representation of said Company that may be fit to appear before it, which notice shall be given by the said clerk by mailing a copy of this order to said Mealy Manufacturing Company at Dalton Georgia and furnishing a copy of same to Drayton & Ingalls, Attorneys for said Company at Macon County.


In the matter of the Petition of J. P. Broad, Banking Company.

On motion by vote of the Board the further consideration of this matter is continued until a further meeting of the Board.

On motion the chairman appointed Messrs. Tebbenkamp and Carpenter, a committee to attend to the purchase of the Coal for this County.

On motion the chairman appointed Messrs. Moore and Shirk to ascertain what account is due the County of Augusta from due to this County on account of taxes collected by it on lands lying in this County and make their report to a future meeting of this Board.

The clerk of the Committee and County Clerk and the Treasurer of this county having handed me their requisitions for Stationers for the year ending June 30, 1876, as required under order of this Board entered at its last meeting, on motion by vote of the Board the clerk of this Board is ordered to invite bids for the furnishing of said supplies, to be held at next meeting of Board.

On motion by vote of the Board, the clerk of this Board is ordered to invite bids for the purchase of the men for the term of two years ending June 30, 1877.

On motion the Board adjourned to meet on Wednesday, August 22, 1875.

M. D. Smith, Chairman.
Virginia. At a Called meeting of the Board of Supervisors of Rockingham County held at the Court House Thems, on Wednesday August 22, 1895.

Present: Horner L. Deechet, Chairman; Central District
J. M. Scott, Stonewall District; E. W. Cawthorn, Shady District
Robert Moore, Linville District; and Charles G. Fohrney, Plains District.

The Board having been called together for the purpose of taking into consideration the petition and recommendations made to the County Court regarding one of the public roads by the Lehigh and St. Mary's Railroad Company. The board having heard the evidence adduced before it and argument of both.

On motion by vote of the Board the following resolution was adopted:

Resolved that it is the sense of this Board that the question of the R. R. interfering with the County roads of Central District, is a matter exclusively for the consideration of the Road Board of said District, and is hereby referred to said Road Board for its consideration.

On motion the Board adjourned.

M. Deechet, Chairman.

Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Court House Thems, on Wednesday August 22, 1895.

Present: Horner L. Deechet, Chairman; Central District
J. M. Scott, Stonewall District; E. W. Cawthorn, Shady District
Robert Moore, Linville District; and Charles G. Fohrney, Plains District.

The Board having acted pursuant to its adjournment, in the matter of the New Jail & Jailors residence erected by the body manufacturing boundary of Dalton, Georgia, and must having time fully to attend to all matters pertaining thereto, adjourned until Saturday morning next at 9 o'clock.

M. Deechet, Chairman.
To Virginia. At an adjourned meeting of the Board of Supervisors of Rockingham County, held at the Court House, Luray, on Saturday, August 24, 1875.

Present: L. Dickson, Chairman, Central District.

J. H. Smith, Stoneville District; and S. H. Leavitt, Skyline District; about Charles E. Hamilton, Peace District; and A. J. Moore, Skyline District, the latter being in the building and refusing to participate.

In the order of the Jail and Jailor's residence erected by the Mainly Manufacturing Company, of Bloomington, Ill. It appearing from the records and from evidence adduced before the Board that the following statement correctly set forth the amount due said Mainly Manufacturing Company for the construction of said Jail and Jailor's residence, viz

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract price for Jailhouse</td>
<td>$16,725.67</td>
</tr>
<tr>
<td>Extra for fixtures</td>
<td>1,200</td>
</tr>
<tr>
<td>Plumbing work</td>
<td>2,500</td>
</tr>
<tr>
<td>Increased thickness of large room walls</td>
<td>4,142</td>
</tr>
<tr>
<td>Foundation wall</td>
<td>5,000</td>
</tr>
<tr>
<td>Attaching intermediate roof for door</td>
<td>2,250</td>
</tr>
<tr>
<td>Intermediate floors</td>
<td>1,000</td>
</tr>
<tr>
<td>Two Story Steel Roof, etc.</td>
<td>7,000</td>
</tr>
<tr>
<td>Water Tank</td>
<td>2,500</td>
</tr>
<tr>
<td>Reserve Funds (under direction of Board)</td>
<td>10,000</td>
</tr>
</tbody>
</table>

Total amount due: $9,712.68

Balance due: $9,712.68

And it appearing further, that certain claims being attachments upon and against accounts and bonds against said Mainly Manufacturing Company, had been filed herein for said the Board, viz:

- M. Morello, Bond, Oct. 6, 1872, $750
- M. Knecht, Bond, Oct. 6, 1872, 127.20
- B. H. Beery & Co., Dec. 22, 1873, 389
- B. H. Beery & Co., Oct. 6, 1872, 127.20
- J. M. Knecht, Bond, Oct. 6, 1872, 127.20
- John Wallace, Bond, Oct. 6, 1872, 1,900

Total claims: $5,500
which said claim it was the duty of the Board to protest for the same thereof.

And it appearing, still further, that it was the sense of the Board to effect a settlement of all matters as near as practicable, with said Mainly Manufacturing Company;

Therefore, was presented to the Board a proposed agreement of settlement, in writing, in receipt for the difference existing between the said Mainly Manufacturing Company and the Board, as to the construction of said Jail and Jailers residence; and, after a favorable expression of opinion by legal counsel, together with other deliberations held, when motion by the following vote of the Board was made: Ayes, Mr. L. Shockey, E. H. Barringer and J. H. Shelly. Nays, none, the Chairman was instructed to sign said agreement as aforesaid, on behalf of the Board, after the said shall have been executed by the said Mainly Manufacturing Company, and the said Mainly Manufacturing Company, by its President, R. D. Mainly, having during the recess of the Board, so executed said agreement, and the Chairman of the Board, having also in the presence of the Board, executed said agreement, in conformity herewith. It was ordered that said agreement be signed, when the minutes and a duplicate copy furnished the said Mainly Manufacturing Company, who said agreement is in the following words and figures, to wit:

This Agreement made and entered into this 24th day of August, 1894, by and between the Mainly Manufacturing Company, of Dollar Gap, party of the first part, and the Board of Supervisors of Bedford County, Virginia, for the benefit of said County, party of the second part, Witnesseth, that whereas herefore, to wit, on the 8th day of July, 1874, said party of the second part entered into an agreement with said party of the second part to construct a Jail and Jailers residence for said County, according to certain plans and specifications set forth in said agreement or contract, which said plans and specifications were afterwards in certain particulars altered or amended, as well more fully appear by reference to the Minutes of said Board of Supervisors, and to the record in connection therewith, and whereas, afterwards, on the 31st day of July, 1874, the said Mainly Manufacturing Company tendered in writing the said Jail and Jailers residence so constructed in accordance with said plans and specifications hereof, but again refused to, and whereas, also on the 8th day of August, 1874, the Superintendent on behalf of said County in the construction of said Jail and Jailers residence, by agreement, entered into and executed a contract with the said Mainly Manufacturing Company, and said contract was in accordance with the specifications hereof. Now, therefore, the said Mainly Manufacturing Company has failed to perform its contract for the construction of said Jail and Jailers residence, which said neglect will be proved as much of the Minutes of the said Board of Supervisors of said August 8, 1874, and whereas, after personal inspection of said Jail and Jailers residence, this
day made by the several parties hereto before stating the said jail and jailor's residence, shall be placed in a condition satisfactory to said Board and suitable for acceptance; and hereby the said Manly Manufacturing Company agrees to perform said work as hereinafter set forth, at will to indemnify the said Board of Supervisors in respect to the general carrying out of this agreement contained in said specifications as hereinbefore referred to, and also the corrections and alterations aforesaid and hereinafter provided for, to-wit:

1st: To cover the roof of the kiln in the addition to said building with the roof, of good roofing tiles, to be placed over concrete roof slab on said addition.

2nd: To cover the front porch with tongued and grooved heart pine floor over the gutter at edge with clapboard furring, floor to be sealed.

3rd: To close the cellar stairway entrance, in Sheriff's Office, on first floor, with tongued and grooved pine lumber, to be decked from under and along side stairway, with fir wood frame and false door to stone jamb as to finish;

4th: To plaster Bath Room, Hospital Room and Hall between the same, on brick floor, same as the cell rooms on that floor;

5th: To cut field holes in all cage cell walls;

6th: To clean dirty brick and mudor cell walls through out and around the building.

And the said Manly Manufacturing Company agrees to test the efficiency of the heating apparatus in said building (on the premises of a Majority of said Board of Supervisors), the said test to be performed at a time when the thermometer on the exterior of said building shall be freezing, at which time the interior temperature of said building shall be at 70° Fahrenheit.

And the said Manly Manufacturing Company further agrees to debef

...
January 1596, and be entered (11th) on the first day of January of each succeeding year until the entire sum of seven hundred and fifty (150) Dollars shall be paid to said Mary Manufacturing Company, upon the following conditions, to wit: That the entire sum of seven hundred and fifty (150) Dollars shall be paid by said Mary Manufacturing Company in the first instance by the deposit of the entire sum of seven hundred and fifty (150) Dollars, which may all or any part of the sum remain in the hands of said Treasurer unpaid to said Mary Manufacturing Company shall constitute a fund for the guaranty of the underlying evidence of said security by the said Mary Manufacturing Company on the performance of the work hereinbefore specifically set out for the protection of any defect which may subsequently appear in any part of the said or said defects referred to herein, due to any failure to timely say any way with due portions of the specifications for the construction hereof. Whether such defect shall be in respect to the materials used in the construction itself or the manner in which said materials were used or the character of the materials used therein. In the event that the property of the construction thereof, notice of such defect, if any, shall appear to be given in writing, the said Mary Manufacturing Company shall not suffer such omission or neglect to continue, but it is agreed that the Board of Supervisors of said County may send in said omission or correct such defect, and that said Board of Supervisors shall be charged for all such omission or neglect as much as the fund as may be at the time the deficiency of such defect or is destined remain in the hands of the said Treasurer of the said County as aforesaid.

And it is further agreed between the parties hereto, that the said Supervisors of said County shall, upon the satisfaction of performance by said party of the first part of the work called for by the terms of this agreement, rendered by the way of said order, to be paid, to the hands of the said Board of Supervisors sufficient funds to cover the cost of some hay to said party for the first year of the sum of $100. (This amount being exclusive of settlements for preparation work hereon the two feet line) being the amount to which it is entitled for the satisfaction of said work and further said for the general expenses and relative thereto, which before entered into by the parties of this agreement, except that amount may hereafter be found due for execution and payment above referred to. (See, 1st, of the sum of seven hundred and fifty (150) Dollars Guaranteed fund hereinafore provided for), and, 2nd, the amount to one hundred and said Board of Supervisors by reason of said attachment and interest amounting to $152. 2d, and all interest and accounts claim with the said Board amounting to $85. 2d and, 3rd, the aggregate amount of the various items hereinbefore mentioned, being, $152. 53. 64, of being understood and agreed that should
any request for order not included in the said sum of $625.50, approved as
said, and as in same mentioned in the said Board of Insurers, the same may
be paid by said Board of Insurers and charged to the seven hundred and
Fifty (750) Dollars guarantee fund herein before provided for, if it should
be paid.

Herein the following signatures, and seal:

Manly Mfg. Co.

by R. M. Manly, President

Board of Insurers of Rockingham County, N. C.

Wm. W. McNealy. A. J. Hewett.

Wm. W. McNealy and J. H. Shafer. Names, more the blank is ordered to issue warrants
upon the Insurers of this county, payable out of the county levy for the year
1892, and the said fund, and to be deducted from the Balance shown to be
here the said Manly Manufacturing Company as for settlement on page 128
of this book, and brought forward. 

To Mayer McNealy to pay sundries in account of W. H. Shafer. 4187.92

G. A. Purdy

G. A. Purdy. and Co. Manly Mfg. Co. 18.00
W. H. Shafer 19.00

J. M. Reid

Manly Manufacturing Company 137.32

John Wallace

E. H. Reid

E. H. Reid & Co. 112.05

John Wallace

L. D. Reid

L. D. Reid & Co. 14.95

W. H. Reid

W. H. Reid & Co. 10.00

J. H. Reid

J. H. Reid & Co. 9.35

Samuel Brown, son of W. H. Brown

J. H. Reid

J. H. Reid & Co. 10.00

John R. Brown

John R. Brown & Co. 37.25

Robert Thomas

Robert Thomas & Co. 20.90

I. H. Redd

I. H. Redd & Co. 36.97

Henry McFalle McNealy & Co. 65.76

J. P. Heyden

J. P. Heyden & Co. 28.00

C. R. Shears

C. R. Shears & Co. 40.00

J. L. Shears

J. L. Shears & Co. 60.00

W. M. Billheimer

W. M. Billheimer & Co. 70.25

M. P. Pay

M. P. Pay & Co. 55.60

M. P. Pay

M. P. Pay & Co. 11.50

J. H. Mason

J. H. Mason & Co. 48.00

F. A. Bailey, order from M. G. Martin

$6099.84/9742.68
Balance due company.

The above balance of $2830.00 to be retained in the hands of the Treasurer of the County for the purposes hereafter set forth & as provided in Agreement dated 7th December 1870, as per agreement.

All unpaid accounts filed with the Board amount to $450.00 and are: 4th March, estimated amount for 1870 work.

On motion: Board adjourned.

M. Dickert, Pres.

Virginia. At a meeting of the Board of Supervisors of Rockingham held at the Court House thereof on Monday, September 23rd, 1870.

Present: William L. Dickert, Chairman; Central District;
        J. H. Shuff, Jamesville District; S. H. Carpenter, Belknap District;
        and S. M. Moore, Louisa District.

The minutes of last meeting of Board, were read and approved.

The motion by Mr. Carpenter, that the Board appoint the following men for the establishment of a Public Road from Rockingham to Nannicoop: Messrs. Carpenter, Shuff, and Dickert, may, S. M. Moore, were approved.

The County Court of this county, having certified to this Board an additional sufficiency of $250.00 each for the purpose of the said order, now ordered $250.00 for the purpose. Act forthwith, we paid order payable out of the County's funds.
The following account against the county of Rockingham was presented and examined and on motion by vote of the Board was allowed: R.W. Moore, records on the negative as the bond accounts. R.H. Dun. and J.H. Dun. and the bonds ordered to be secured when the Treasurer of this county for the payment of which the same to the parties entitled thereof out of the county levy for the year 1874 by

R. F. Hamor, Treasurer, and to be returned to the Board for the year 1875.

J.B. Hamor, Treasurer, and to have been returned.

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J.B. Hamor, Treasurer, and to have been returned.
In pursuance of the call of the Board of Supervisors of Rockingham County held at the courthouse in Peterborough, on Monday, 7 November, 1895.

Present: Holmes L. Deshler, Chairman; Leavitt District; J. H. Shippee, Stonewall District; E. W. Carpenter, Rocky District; David A. Moore, South District; and Charles E. White, Plains District.

The County Court of this county having certified to this Board an application of $360.00 to pay land damages in the matter of the afforestation of Wm. F. Perry's farm for the establishment of a public road. On motion by Chairman Holmes, the Board's order is approved as the said sum of $360.00, payable out of the county's levy for the year 1895.

The following accounts against the County of Rockingham, were presented, examined and on motion by unanimous vote of the Board, except as to the account of J. N. Washington, Rockingham Register, 1/4 part of the Valley of Moore, acting in the negative, as to the whole of the rest (but a part of the two last) were allowed, and the board ordered to receive warrants for the surrender of these accounts for payment to the parties entitled thereto out of the county's levy for the year 1895.

<table>
<thead>
<tr>
<th>Account</th>
<th>Amount</th>
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<tbody>
<tr>
<td>J. N. Washington, Rockingham Register</td>
<td>$8.40</td>
</tr>
<tr>
<td>E. Moos, Register, Melrose, at J. E. Butcher</td>
<td>$3.60</td>
</tr>
<tr>
<td>M. H. Clancy, Register, for Jail</td>
<td>$2.00</td>
</tr>
<tr>
<td>J. B. Slighton, Register, for May 31st, 1895</td>
<td>$6.50</td>
</tr>
<tr>
<td>J. H. Washington, for services as late Chairman of the Valley Regiment</td>
<td>$20.00</td>
</tr>
<tr>
<td>Rockingham Register, David Nagle, Publishing Notice, 1895</td>
<td>$10.30</td>
</tr>
<tr>
<td>Chief of the Valley</td>
<td>$22.00</td>
</tr>
</tbody>
</table>
James H. Lowman, this day presented an account against the
beauty of Frankfort, amounting to the sum of $9.87, for
removing a barb wire on the public road betwixt for the
beauty, the said account is a five per cent, against the bounty
the same, until Saturday November 29, 1895, for the barb wire's
removal.

On motion by unanimous vote of the Board, It is ordered that the following
named persons be each allowed the sum of $5.00 for the balance
due them for sheep Killed or by Dogs, since to July 1st, 1895, it being 40
percent of the said claim, the other being allowed on the 1st day of June.
On motion, the Board adjourned.

M. Dechert, Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the usual place thereof on Saturday, November 23, 1875:

Present: Hiram L. Dechert, Chairman, Central District; J. H. Shipp, Stonewall District; E. W. Longstreet, Shelby District; Joel W. More, Linville District and Charles E. Fahnrey, Plains District.

The bounty land of the county having been certified to this Board, an appropriation of $1,300.00 to pay land damages and construction of a public road on the petition of W. J. Ryan, other. On motion, by unanimous vote of the Board, said order is approved and said sum of
The bounty limit of the bounty being certified to this Board an order authorizing the sum of $150.00 for the construction of a bridge on the route of the road from Edmon to Danwater, and for the construction of another bridge on the route from Edmon to Even. The sum of $150.00 is appropriated for the construction of the bridge on the route from Edmon to Even, and the sum of $150.00 for the construction of the bridge on the route from Edmon to Danwater.

The following accounts against the bounty of Redmond were presented and settled at the court of the county, and the amount authorized is $150.00.

The following accounts against the bounty of Redmond were presented and settled at the court of the county, and the amount authorized is $150.00.

[Signature]

[Signature]

[Signature]
In motion by vote of the Board, the chairman of this Board is directed to sign the contract for the lease of the building on the E. side of the L. E. corner of the Court House Square to the Western Union Telegraph Company for the term of one year from April 1st, 1896.
A committee for the purchasing of supplies for the several offices of this county.

On motion, the chairman appointed Major Fahney and Shuff a committee to examine into the books the committee for the building of the offices of this county and the expediency of erecting a new building therefor. The report of the committee was read and adopted.

On motion, the meeting adjourned.

W. De Lacy, Chairman

Veritas. At a meeting of the Board of Supervisors of Penderham county, held at the Court House, 6th, 1876.

Present: Wm. De Lacy, Chairman; Cayton, District; E. W. Blacker, Ashby District; James Hall, Lecque, District; Charles E. Fahney, Piner District; Albert J. Shuff, Piner District.

The following accounts against the county, which were presented, examined and on motion, by vote of the Board, allowed, and the bills ordered to be paid:

<table>
<thead>
<tr>
<th>Name</th>
<th>Account Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>J. T. Brumfield</td>
<td>For rent for lodging in the Court House</td>
<td>$2.00</td>
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<tr>
<td>J. E. Massie</td>
<td>For rent for lodging in the Court House</td>
<td>$2.00</td>
</tr>
<tr>
<td>V. H. Henry</td>
<td>For rent for lodging in the Court House</td>
<td>$1.00</td>
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<tr>
<td>Wm. F. Miller</td>
<td>For rent for lodging in the Court House</td>
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</tr>
<tr>
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<td>Wm. T. Smith</td>
<td>For rent for lodging in the Court House</td>
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</table>
Henry Leach, Clerk.

Local and Sesquicentennial Fund.


Nov. 2, 1872.

Sam. K. Smoot, Treasurer.

Expenditures.

Duncan Light & Sick Jail Light each.

- $7.30

Expenditures of $7.30.

- $7.30

The bond of the County Treasurer, certified to this Board, an appropriation of $195 to pay bond damages in the matter of the Bond of the Surety of Joseph M. Hulman and Others. An order for the payment of said Bond is hereby approved, and said sums approved by the County Treasurer for the year 1875.

The Bond of the County Treasurer, certified to this Board, an appropriation of $195 to pay bond damages in the matter of the Bond of the Surety of Joseph M. Hulman and Others. An order for the payment of said Bond is hereby approved, and said sums approved by the County Treasurer for the year 1875.

The Bond of the County Treasurer, certified to this Board, an appropriation of $195 to pay bond damages in the matter of the Bond of the Surety of Joseph M. Hulman and Others. An order for the payment of said Bond is hereby approved, and said sums approved by the County Treasurer for the year 1875.

Henry Leach, Sheriff & Collector. The Committee appointed at the last meeting to examine and submit report to the Board, the necessity for building new walls for the jail office of this County or of building a new building with fireproof jail office therein. This day filed the report of said walls, and to the extent of said report, made at the instance of this Committee, which is ordered to be approved upon the minutes of this Board, as follows:

- Members of the Committee:
  - Sheriff, H. E. Richart, Sheriff & Collector, Henry Leach.

In Compliance with your request, I hereby submit the

The probable cost for fire-proofing buildings as follows:

1. To take down and rebuild the side wall & side wall of county house, so as to make it safe and secure will cost about twenty-eight hundred dollars (2800), and might not stand without breaking down, there.

2. To make the two beliefs' offices fire-proof, by having double walls, will decrease the size from 16 ft. 6 in. to 12 ft. by 18 ft. and the height from 13 ft. to 11 ft., and will cost about four thousand five hundred and eighty dollars (4580). It would not be fireproof without the double wall, as there is no such good work about the other part of the building.

3. To make vaults where sheriff & treasurer offices are, will cost about three thousand dollars (3000). It would be necessary to replace the walls of the building in either of the above cases, so that to fire-proof the belief's offices would actually cost (7380), and to build the vaults as above, together with replacing the walls of building, would cost (1550).

4. To fire-proof the old belief's office building, like the Woodstock building will cost about forty-five hundred dollars (4500). This does not contemplate double walls, and I fear the old wall are too light to bear the weight after changing windows.

I do not regard the Woodstock office absolutely fire-proof, as there is too much wood about the structure and the roof fixtures heating is worse.

Respectfully submitted,

M. M. Bierer.

And the Board being desirous of the opinion that to make the repairs at the cost, or approximately, as the Board, are not equal, said report would be a material waste and description of the funds of the County.
James S. Leven, having presented to the Board at its meeting held on the 6th day of November last, an Account against the County of Rockingham amounting to the sum of Ten dollars, for supplying a Cou P'ilk on the route of a public road, and for his J.C. Blum's order and established by the County Court of this County, and the Board having fully considered the same and being of opinion that the Claim of Mr. Leven is just and true. On motion by unanimous vote of the Board, the same is allowed, and the block of this Board is ordered to issue a warrant upon the Treasurer of this County for the payment of the same out of the County Treasury of the year 1876.

Jabez More and Lincoln, this day presented to the Board a survey and plat of the Almshouse farm, made at their request by J.C. Blum, and ordered to be opened for the purpose and the original to be placed with the deed for said farm, in the hands of the Treasurer for safekeeping, and a copy of the plat to be kept at the Almshouse. And on motion, by vote of the Board it is further ordered that J.C. Blum is allowed the sum of $50 for his services in surveying and making plat of said farm and the block is ordered to issue a warrant upon the Treasurer of this County for the payment of the same out of the County Treasury for the year 1876.

County: Rockingham County. Rockingham County
Surveyed by: J.C. Blum

Dayton, Virginia, Dec. 18, 1876. (See Plat on page 146 of this book)

The survey of the survey of the Almshouse Farm of the County of Rockingham, and state of Virginia, lying three miles south of Harrisonburg, adjoining the farms of Jabez, Callender, Eliza Miller, Daniel and others.

Beginning at a stone corner, known as the "Beginning Corner of the Division Line," 16 ft. from the Floy line, thence west 180 degrees, 577 2/3 fractions of a pole to a corner, on the line of a black bank, thence 87 1/2 East 300, to a corner, about two rods west of the back, thence the straight line, thence crossing the Creek 125 2/3 to said corner, in public road to be opened, thence with said parallel and

N 1/2 to a corner, thence, along the 9 1/2 R.R. with Callender's line, 126 1/2 East 300 to a corner, a corner next near a Cedar tree, thence 87 1/2 to a corner, a White Oak tree, thence 125 1/2 East 300 to a corner in Callender line, also Sharpe's Corner, thence with Stiles and Miller's line, N 27 1/2 East 300 to a double line thence, Mary Miller's Corner, thence with her line N 1 1/2 West 38 1/2 to a corner near a Pine thence N 37 1/2 West 125 1/2 to a corner, a stake near a Pine thence N 27 1/2 West 125 1/2 to a stake, thence N 27 1/2 West 125 1/2 to a corner, a stake, let out in a field, thence N 13 1/2 West 125 1/2 to a corner, in December line, thence N 63 1/2 West 125 1/2 to a corner on the east side of the 9 1/2 R.R. (1 ft. from said track) thence N 78 1/2 West 125 1/2 to a corner on the east side of Callender and Thomas Right of way, 16 ft. from Floy line, thence S 20 1/2 West 97 1/2 to beginning, and containing 32.3 Acres 3.90 Brges and 24.99 Pole, more or less.
Scale 100 feet to the inch
Variation 2° West.

County Poor House Farm
Rockingham County, Va.

Surveyed by
J. M. Fries
Dec. 15, 1892

The land patent to the place in question, having been made, the three parties are entitled to receive a certificate of the survey and the

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In the Board adjourned to meet on Saturday January 18, 1876.

On motion, the Board adjourned to meet on Saturday January 18, 1876.

Present: J. E. Dickert, chairman; Robert Dickert, District.

J. M. Shiff, Stonewall District, E. H. Carpenter, Shelby District.

The following bills and accounts against the county were presented, examined, and on motion by vote of the Board were allowed, and the bills ordered to issue warrants against the Treasurer of the county for the payment of the same to the parties entitled thereto out of the county fund for the year 1875. Yth.

Wm. E. Richardson, on order of Daily Hufy Company. $ 38.50

A. A. Hare, Registration Office. Port Republic May 4th, 1875. 8.10

A. A. Hare, 3.40

A. B. Fairley, Ice Bill for ice. 42

A. B. Fairley, 1.60

A. B. Fairley, frame for plat of timber. 3.00

D. B. Rimer, J. M. Harris, Gordon counties. This day presented to the Board, accounts against the county of Rockingham aggregating the sum of $240.00 for their services in vaccinating the school children of Shelby District, under orders of the school board of said district, and the Board having heard the evidence adduced and argument of counsel, on motion by the following recorded vote of the Board:

J. B. Rimer, E. H. Carpenter, Shiff & Dickert. May 5th, 1875. J. M. Harris, Robert Dickert, being present and declining to vote said accounts were allowed, and the Board ordered to issue warrants against the Treasurer of the county for the payment of the same out of the county fund for the year 1875 to those parties entitled thereto. As follows. B. R. D. Rimer, $12. 1875, J. M. Harris, $47. 82.

On the motion of E. H. Carpenter, by unanimous vote of the Board, the above order and allowance was rescinded, and further consideration of this matter continued to a future meeting of the Board.

The Board having met in pursuance to its adjournment, to consider the question of erecting new fire proof vaults or fire proof safes, etc.
The building of a new court house for this County, and it appearing to the Board, that it will be necessary in the near future to erect new fire-proof
offices or else make the same fire-proof, the present clerk's office of this County, for the proper preservation of the records in said office. The judge of the present court of this County having awarded a sum against the Board to show some why a new fire-proof vault of sufficient capacity should not be erected for the clerk's office of said court, and the Board being of opinion that before this can be properly done, very considerable repairs will have to be made to the present court house, and not being fully advised as to the difference in the cost of repairing the present court house and building new fire-proof vaults or fire-proofing the clerk's office therein, and the building of a new fire-proof
court house including therein all necessary fire-proof offices at a cost not exceeding the sum of $30,000.00. On motion by unanimous vote of the Board the blank of this Board is ordered to have inserted in the Manufacturers' Record of Baltimore City Md. and American Contractors published in the City of Chicago, the following advertisement-BY-
To whom it may concern:

Plans and Specifications, will be received by the Board of Supervisors of Rockingham County, Virginia, First, For the repairing of the present
court house of said County, Building New Fire Proof vaults or Fire proofing present
court house. Second, For the building of a New Fire Proof court house including therein all necessary fire-proof offices at a cost not to exceed however the sum of $30,000.00. All plans and specifications to be submitted to the Board and to be filed with the blank of the Board not later than February 11th, 1876, with notice to be served to the said Board to reject any or all of said plans and specifications.

On motion the Board adjourned to meet on Wednesday February 12, 1876.

M. Deoch, Clerk.

Virginia At a meeting of the Board of Supervisors of Rocking
ham County held at the Court House thereon on Wednesday
February 12, 1876

Present: J. H. Shiff, Elysville, District; W. B. Carpenter
Clark District; H. L. More, Linville District; Charles E. Johnson
Plains District; Albert M. Deoch, Central District

On motion by vote of the Board, Charles E. Johnson, was
elected Chairman for two years.

The following accounts were presented, examined, and allowed
and the blank of the Board is ordered to write a warrant upon
the Treasurer of this County for the payment of the same to the
The Board having met pursuant to adjournment to examine any plans & specifications for the building or repairing several corners & it appearing to the Board that the same was too short for a number of Architect to file their plans & specifications
On motion by learned member of the Board the time for filing the same was extended until the 1st day of March next

On motion the Board adjourned

Charles E. Welch
Chairman for City

J. J. Shriver

Petition of the Board of Supervisors of Rockingham county held at the Court House thereon on Monday March 2nd 1876

Present: Solomon L. Dockett, chairman; Central District
E. W. Barksdale, Ashley District; David A. Moore, Lynville District; and L. A. Scott, Ferrum District; and J. H. Shriver, Ashville District.

The following accounts against the County of Rockingham, were presented, examined, and on motion by vote of the Board were allowed, and the clerk ordered to issue warrants for the payment of the same to the parties entitled thereto out of the county levy for the year:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Insurance</td>
<td>$60.00</td>
</tr>
<tr>
<td>2</td>
<td>Manufactures Record Company</td>
<td>$8.76</td>
</tr>
<tr>
<td>3</td>
<td>Manufactures Record Publishing Company</td>
<td>$3.16</td>
</tr>
<tr>
<td>4</td>
<td>Manufactures Record Publishing Company</td>
<td>$12.20</td>
</tr>
</tbody>
</table>

The County Court of this County, having certified to this Board an appropriation of $100.00 to pay for the construction of the New Bridge over Rocky fork, on the road leading from Mt. Carmel to Mt. Moriah Station in the vicinity of W. J. Johnson's house. The motion by the following recorded vote of the Board for Office, Messrs. Beans' & Jackson's, Dockett & Moore, and Shriver, to be agreed to, and said sum appropriated payable out of the county levy for the year 1876.
On motion by the following recorded vote of the Board, viz. Year
Moore, Fowkes, Mackenzie and Seabolt, pray S.H. Moore, the Clerk
of this Board, is ordered to issue to the Manly Manufacturing
Company, a warrant upon the Treasurer of this County for the
sum of One hundred dollars, being the amount due it as of January 1st 1876.
As per settlement made August 24 1875.
On motion the Board adjourned.

Virginia. At a Meeting of the Board of the County of Rockingham
held at the Court House &c. on Friday March 6 1876

Present: Mr. F. O. Deed, Chairman, Centreville District
J. W. Fowkes, Horsepen District, E. H. Wood, Sally District
David M. Moore, Lovellville District, and Charles B. Fowkes, Plain District.

The Board having met for the purpose of considering the question of
erecting new fire-proof vaults or the fire-proofing the existing office or the
building of new court house for this County.

Thereupon J. W. Fowkes, offered the following resolutions:

Whereas, at the October Term 1872 of the Circuit Court of Rockingham
County, the Judge of said court issued a Writ against the Board
for levying taxes, so to train cases, if any, they could have
in the Whisky of the records of said County, in the offices
of the Clerk of the County and Circuit Court, it shall not be necessary to
make and other other safe and adequate for the protection of such records;

And whereas the said Judge of said circuit court, has, from time to time
instructed the Board refer said Writ, because of their being engaged in the
construction of new County Court building, but which has not been fully
completed;

And whereas, at the October Term 1875, of said Circuit Court the Chairman
of the Board was called before said Judge, at the bar of the court, and
instructed that immediate action in reference to the Writ aforesaid would
be expected and required;

And whereas, at a recent meeting of the Board, plans and specifications
from an architect were invited, submitting an estimate of the cost of
erecting the existing vault in said Circuit Office, to make it adequate
for the purposes for which it is intended, or of altering the present Court
House or the building known as The Old Circuit Office, or of erecting an
independent building adapted to the purpose above;

And whereas it appears that a reliable estimate for such improvements, alteration
or erection cannot be procured at a cost of less than $12,000 or $15,000.00
and that in the event of the adoption of such plans, it would involve such
outlay as permanent and adequate arrangement can be effected;

And whereas it is expedient that the Board shall

and whereas, after full discussion of the practicability and advisability of adopting such plan as is referred to in the last paragraph, and recur to an estimate of the magnitude therein indicated, it is the sense of the Board that such plan is neither feasible nor advisable.

Now, therefore, in view of the foregoing, it is ordered that a limit-three story building of modern design and arrangement, adapted to the needs of the county and to suit thereafter to be determined, shall be erected on the site of the present 30 by 50 feet square, lot for the construction whereof shall be rented or sold as a plan and specifications therefor can be selected by the Board. Whereas C. H. Swain offered the following as an amendment to the foregoing resolution:

That this Board proceed to the erection of three-story block offices on the southeast side of the present limit line, at a cost not to exceed the sum of $1,000.

And therefore, C. H. Swain, offered as a substitute to the foregoing resolution the following: That all action in this matter be deferred for the period of one year to be then taken up at the option of the Board.

Whereupon a recorded vote was taken just before the substitute was called for, for C. H. Swain, against Messrs. Kenefick, Shiff, More and Eckhart.

And then a recorded vote was taken upon the amendment and resulted as follows: For, Messrs. Kenefick and More, against Messrs. Shiff, Eckhart and Swain.

And therefore on a recorded vote was taken upon the resolutions and resulted as follows: For, Messrs. Shiff, Eckhart and More, against Messrs. Kenefick and More.

Therefore, upon the vote made unanimous, from which motion Messrs. Kenefick, Shiff, Eckhart and More voted in the affirmative while Mr. Swain voted in the negative.

And therefore on motion of Mr. Swain, the word "center" in said resolution was stricken. Thereupon.

On motion the Board adjourned to meet on Wednesday next.

M. Decker, Clerk.

Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the Court House itself on Wednesday March 11, 1876.

Present, Heman L. Decker, chairman, central district; C. H. Shiff, western district; C. H. C. Kenefick, eastern district; E. M. Decker, Colquitt district; E. H. Campbell, eastern district; H. L. Swain, western district.

The Board having met for the purpose of examining the plans transmitted, submitted for a new 30 by 50 feet, block offices, at the necessary cost of $1,000. Thereupore, for this building, and having maturely considered the same, on motion by vote of the Board, all the said plans and specifications were rejected.

On motion by vote of the Board, it is resolved that Mr. P. J. Kenefick, solicitor...
of the duty of Chairman to be requested in Contra but with H. M. Decker of Alexandria to
accept and execute, and that the board, after a due and full consideration for a new Court House,
building for this county, with all necessary fire-proof Office Rooms, with power reserved to the board to reject the same, and if rejected to be without cost to the county.

On motion the Board adjourned.


Virginia, at a Meeting of the Board of Supervisors of the
County of Rockingham, at the Court House thereon, on Monday
March 27, 1876.

Present: H.C. Decker, Chairman; Charles D. Shiff, J.B. Shiff, P.T. Hall, Isaac Babcock, Robt. Blackman,

The following resolution was offered in:
F. J. Shiff, J.B. Shiff, P.T. Hall, and Isaac Babcock, on the affirmative, and John Blackman and E. F. Knowles on the negative.

WHEREAS a bill resolution was offered making the amount of said loan not to exceed the sum of thirty
thousand dollars, to which an amendment was offered to make it forty thousand dollars, and the vote of the
Board was taken upon the amendment, which was lost by the same vote as above, and the resolution for the thirty
thousand dollars loan was carried, each member of the
of Board voting in the affirmative.

On motion, and after due Consideration by the Board, the resolution
above passed making the amount of said loan thirty thousand
dollars, was rescinded by the following Vote of the Board: F. J.
It appearing to the Board of Supervisors, that the erection of a new Court House for the County of Rockingham is very necessary, and in order to erect and complete the same, it will be necessary to Contract a Loan on the Credit of the County. Therefore on motion, by the following recorded vote of the Board: Messrs. Shiff, Hare, Weil, and Moore, it is ordered, that the Board Contract a Loan for said purpose, for an amount not exceeding the sum of Forty Thousand Dollars, subject to the approval and order of the Judges of the County and Circuit Courts of this County, in accordance with the provisions of chapter 303, section one, of the Act of the General Assembly of Virginia, of 1893. And the bond of this Board is ordered to be filed with the order to the Judges of the County Court of this County for his approval or disapproval.

Whereas by a recent order of this Board it was determined to build a new Court House for the County, and whereas the Construction of such new Court House will necessitate the tearing down of the present one, and the acquisition of another place for holding the terms of the County and Circuit Courts of this County, and for keeping the records of said County during the Construction of such new building.

Therefore on motion by unanimous vote of the Board, it is ordered that the Chairman of this Board, for himself and the Board, will present the Judges of the County Court of this County for an application to the proper federal authorities for the use of the United States Court House at Cemetry Va. for the holding of the terms of the said County and Circuit Courts of this County, therein until the completion of the said new building, and for the use of other portions of the United States buildings at Cemetry Va. for keeping the records of said County during the time aforesaid.

On motion, the Board adjourns.

[Signature]

Virginia, At a Meeting of the Board of Supervisors of Rockingham County held at the Court House thereof on Thursday April 2nd, 1896.

Present: Webber, J. Shiff, Hare, Weil, and Moore, the Chairman of the Eastern, Northern, and Southern Districts.

Virginia, At a Court House continued and held on and for the County of Rockingham at the Court House thereof on Monday March 30th, 1896.

Virginia, At a Meeting of the Board of Supervisors of Rockingham County, held at the Court House thereof on Thursday March 27th, 1896.
It appearing to the Board of Supervisors, that the Emancipation of New Leak-House for the
county of Rockingham is very necessary, and in order to erect and complete the same
it will be necessary to Contract a Loan on the Credit of the county.

Wherefore on meeting by the following described Act of the Board by Messrs. Messrs.
Sewell, Larcut, Thomas, & Robert Morrell, it is ordered that the Board shall
Contract a Loan for said purpose, for an amount not exceeding the sum of
Forty Thousand Dollars, subject to the approval and orders of the Judges of the
County and Circuit Courts of this county, in accordance with the provisions
of section 36 of that Act of the General Assembly of Virginia of 1893-94
and the order of this Board is ordered to certify this order to the Judge of the
County Court of Rockingham County, for his approval or disapproval.

A. C. Pope, President
J. B. Meansley, Clerk of Board of Supervisors

The foregoing order entered by the Board of Supervisors of this county
at its meeting held on the 27th day of March 1896, having been
duly certified to me as County Judge, and as Judge, having
maturely considered the same, do approve the action of the said
Board, all of which is ordered to be Certified to the Judge of the
County Court of Rockingham County, and entered of record on the records
of the County Court of Rockingham County.

A. C. Pope, President
J. B. Meansley, Clerk

The foregoing order entered by the Board of Supervisors of Rockingham, entered
on the 27th day of March 1896, having been certified to this Court
with the approval of the County Court of Rockingham as appears
above, it is ordered that the said action of the Board of Supervisors
be approved.

A. C. Pope, President

The following resolution was offered by
that the plans for a new leak House for this county, estimated
not to exceed $15,000, be excluded the material of the present building
as may be permitted. The said resolution was adopted by the Board by M. J. Kellis's
Architect, be he adopted, and the said M. J. Kellis be directed to
prepare the working drawings & specifications for the same, preparatory
to taking bids thereon, with the option of dismissing that any or all
bids when the same may be rejected by the board of supervisors;
and that in the event all bids are rejected by the Board said Kellis
is to secure an offer for said plans & working drawings & specifications
or any others he may furnish, subject such plans & specifications
working drawings are furnished by said M. J. Kellis as shall be, together

H. W. McLaughlin, Clerk
with a bit house—Accepted by the Board.

Porked resolution Mr. Hawley offered the following amendment, viz: that the said fence be adapted and the building of the said bit house be patented for one year, and the site being taken up the amendment not read by a vote of four to one wherein the vote was taken upon the original resolution and the same was carried by the following record vote: Mr. Hawley, Mr. Moore. 2d Hawley, Mr. Moore.

On motion, and by a vote of four to one, it was determined that in the erection of the new bit house for this county, that the front thereof should face the north and said building to the equal distance from the east and west side of the bit house yard.

On motion by Unanimous vote of the Board, the Authority of the town of Dummerston are requested to remove the building on the Northwest Corner of the bit house yard, by the time work upon the new bit house for this county is completed. And the Clerk of this Board is ordered to furnish a copy of this order to the Clerk of said town at its next meeting.

The bounty limit of this county having certified to this Board an appropriation of 1,200 $ to pay for an Iron or steel bridge over dẫn Run at Kendalls Mill on the petition of C. S. Emerson. Whereon on motion by Unanimous vote of the Board said order is approved and said sum appropriated payable out of the bounty levy for the year 1895, and to be included in the estimate of expenses for said year.

The bounty limit of this county having certified to this Board an appropriation of 1,200 $ to pay land damages and Construction of a Public Road on the petition of Charles Reed others. On motion by Unanimous vote of the Board said order is approved and said sum appropriated payable out of the levy for the year 1895.

The bounty limit of this county having certified to this Board an appropriation of 1,200 $ to pay land damages and Construction of a Public Road on the petition of Joseph M. Emerson others. On motion by Unanimous vote of the Board said order is approved and said sum appropriated payable out of the bounty levy for the year 1896 and to be included in the estimate of expenses for said year.

On motion the board adjourned.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County, held at the
Court House, hereof, on Monday May 4, 1876.

Present: Thomas L. Deakon, Chairman, Central District
J. H. Shiff, Starrettville District; E. W. Carpenter, Ashley District
David H. Moore, Lucullus District, and Charles E. Johnsey, Clerk.

The following accounts against the County of Rockingham were presented, examined, and on motion by unanimous vote of the
Board, the same are allowed, and the balance of the Board is
ordered to issue warrants for the payment of the same for the
The County Court of this County having certified to this Board an appropriation of $60.00 to lay in seed for the Construction of a grain elevator for $650.00 in the year 1876, J. W. Davis, D.P., on motion by unanimous vote of the Board, said appropriation is approved and said sum allowed payable out of the County funds for the year 1876.

In the matter of the claim of the Board of County Commissioners against the County of Rutland, for the payment of $250.00 to R. D. More, the Commissioner for the Rutland District, for the purpose of vaccinating the people of the Rutland District, as to how many of said people were vaccinated, the said motion was granted by a vote of three against two, and therefore an order by the following order of the Board: Your Honor, Carpenter, Chair, J. W. Davis, D.P., more, T. H. Johnson, present and declaring the vote of the Board, you are, R. D. More, the Commissioner, absent and Declaring the vote, the said order was granted and the Board ordered to issue warrants upon the Treasurer of this County for the payment of the same to the said Commissioners, payable out of the County funds for the year 1876, as follows:

1. R. D. More, amount $100, rate $2.00.
2. T. H. Johnson, amount $250, rate $2.00.
3. J. W. Davis, amount $250, rate $2.00.

And therefore, the Board of County Commissioners, for the County of Rutland, passed that the second time be granted him as such, to afford from the action of the Board, so far as done accordingly.

On motion by vote of the Board, the minister of the Board is ordered to have purchased for the Farmers' Bank of this County, the following advertisement, by the Board:

Rutland County, May 11, 1876, the Board of Supervisors of Rutland County, at its session held on Monday, May 11, 1876, will receive and consider any and all bids that may be submitted for the present lot of land and old block of sand, building, and all that may be sold to the present lot of land and old block of sand, building, and all that may be sold by the Board. The Board will then inspect the premises and make an offer to the highest bidder.
In motion by vote of the Board, Almira G. DeHart, Chairman, was appointed to confer with the Mayor and Council of the town of Blennerhassett in respect to the use and occupancy of the present chamber for their offices for the County during the building and completion of the new building and for the privilege of using all necessary space to house them from the present chamber until completion.

In motion by vote of the Board the Authorities of the town of Blennerhassett are requested to have removed the town clock in the present building of the County, be the time that it will be necessary to remove the said building preparatory to the building of a new building, but it is understood that the Authorities shall have the privilege of placing said clock in the new building in a place to be prepared for it, if they so desire.

In motion the Board adjourned.

M.D. DeHart, Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House Thursday, the 9th day of May 1896.

Present Almira G. DeHart, Chairman, Central District.
E.H. Seabrook, Deputy Chairman, District. David S. Moore, Level District.

The Board of Supervisors having examined the several bids submitted for the taking down the present Court House and the old bank Office building preparatory to the building of a new court house, and it appearing that the bid of Mr. W. C. Allister, for said work, is the lowest. It is ordered that all other bids be rejected and the bid of said Allister be referred to a Committee to be this day appointed, for its acceptance or rejection and to enter into such details and contract as the said Committee may deem proper.

In motion by unanimous vote of the Board, M. B. McPherson, Moore and Seabrook were appointed a Committee (any two of whom are sufficient to act) for the following purposes, to take charge of the old Council Chamber, at the E. W. corner of the public square, and with full power to contract for remodeling the same so as to adapt the building to the uses of the County and Circuit benches, furnishing the construction of the new court house. The right was also given the Committee to appropriate such part of parts of the old bank Office building or court house, to remodeling the said Council Chamber for the purposes indicated as might deem desirable.
from an economical standpoint. The said Committee is also instructed to remove the
blocks of the said building and contain them to the said Council Chamber, after the
same has been accommodated to each room, and also to remove the fraction of the
building to the room situated on the N.E. corner of the J.M. Kent building, all of
which are to be removed from the 2nd day of June 1876.

Second: To lease the site of each room for building the bimeto of the building
and contain limits of this building as will be best adapted to each room. While
the proposed lease device is six Years of Construction. The said Committee to
report to this Board before Contracting for such rooms.

Third: To Arrange with H.E. McAllister (who was the lowest bidder for the work)
for demolition of the old Grant House and bimeto Office building, such arrange-
ment being only upon the acceptance by this Board of one of the bids to be held June 2, 1876, for the Construction and a New Grant House for the County, said Committee to sooner proceed to enter into a written
Contract for this work and shall be permitted to include the removal of such portions of the present house and building walls surrounding the
site as may be deemed advisable, and to remove the brick walls, etc., in said square, and to do any and all things in the premises
that they may consider in the best interest of the County.

Mayor Jackson, Clerk, and Reeb, were by unanimous vote of the Board
appointed a Committee for the following purposes, viz:
1st: To prepare a plan for the issuance of $40,000 of bonds of the County
the proceeds from which are to be advanced for the Construction of a
New Grant House after the plans and specifications of H. Bellus, Architect,
have been adopted.

The Committee is instructed to prepare a form of description for the
issuance of bonds, and the make such examination into the ability of the
County to float the same upon the plan agreed on as may appear
necessary or desirable, either by correspondence or personal application
to proper parties.

2nd: To confer with a Committee from the Common Council of the town of
Shingwauk so as respect to locating sewerage through the town and to
designate where the same may be least exposed. Containing the total
Cost of constructing the sewer and the proportion the County would be
expected to provide so as to accommodate the needs of the Jail
building and Contemplated New Grant House.

The Committee is authorized to do any and all things so respect to
issuing such and reliable data of the cost of such sewerage as may
be decided or found necessary and to incur such expense in this
connection as may naturally result from such inquiries reporting its
findings to this Board at the earliest opportunity.

On motion by Vice of the Board, H.E. Reeb, Justice of the Peace for
central District, was granted the privilege of occupying one of
the first rooms in the old Jail of this County as an office.
until further order of this Board.

On motion by M. Deech, it is ordered that the notice on the upper front porch of the new jail be given for the settlement with the Manly Manufacturing Company.

On motion, the Board adjourned.

M. Deech
Chairman

Virginia At a meeting of the Board of Supervisors of Rockingham County held at the county clerk's office of said county on Tuesday June 2nd, 1876.

Present: Nelson S. Deech, chairman; Central District

J. B. Hooker, Honeywell District; E. W. Carpentier, Rocky Mount District

David H. Moore, Linville District, and Charles E. Joye, Prince Edward District

The Board having met for the purpose of considering all bids for the building of a new house for Rockingham County, that may have been filed in accordance with the advertisement therefor, and the following bids having been filed, were examined by the board, and are ordered to be opened when the minute is read:

T. H. Joye
Bldg. "B"

S. H. Hooker
Bldg. "C"

W. G. Deech
Bldg. "D"

M. Deech

The Honorable Deech, Carpentier moved that all of said bids except that of Dr. W. H. Smith, Linville, be rejected, to which Deech, Moore and Joye offered the following amendment: That all of the said bids be rejected, and the vote being taken thereon, the said amendment was lost by the following vote: Deech, Moore, and Joye, against amendment. Moses Carpentier, Hooker, and Deech, and therefore the original motion was carried by a vote of three for to two against it.

On motion by Deech, the Board adjourned until tomorrow at one.
VORDER. At a meeting of the Board of Supervisors of Rockingham County held at the seat of the Board of Supervisors of Rockingham County at Ruffin June 3, 1896.

Present: L. Dechert, Chairman; John L. Dechert, Chairman; Dr Thistleway; J. H. Scott, Treasurer; J. K. P. Bean, Clerk; J. E. Fahnemey, Clerk.

The Board having met pursuant to adjournment, to further consider the bill of The J. H. North Lumber Company. On motion by the following vote of the Board, viz.: Hon. Moore, Dechert, Dr. Thistleway, Bean, Fahnemey, and Johnson, the bill of The J. H. North Lumber Company at the sum of $10.00, for the execution of a bond totaling $10,000.00 for the guaranty of the execution of the bill of sale to the Board of Supervisors of said county, was approved by the Board of Supervisors of said county, as aforesaid.

Our motion by vote of the Board, the Chairman appointed a Committee consisting of Messrs. Dechert, Fahnemey, and Johnson to examine into the character of the J. H. North Lumber Company and the financial standing of said company, and of J. H. North individually.

L. Dechert, Chairman, reported to the Board, that he had learned from Messrs. Bean and Herbert Leppman, the manager of the Lumber Company, that the Board had entered into the execution of a new contract for the sawmill of a new sawmill, to be built by the city, of Rockingham, at the price of $10.00, per month, which action was on motion by vote of the Board, ratified and approved.

Our motion by the following vote of the Board, viz.: Messrs. Bean, Leppman, Fahnemey, Dr. Thistleway, and Moore, it was determined that the Chairman shall have the power to employ and pay for the services of such persons as may be necessary for the execution of said contract, at a price not to exceed the sum of $1.25 per month.

Our motion by vote of the Board, the question of removing or retaining the electric lights in the present block offices was left to the next meeting.

On motion the Board adjourned.
Virginia at a Meeting of the Board of Supervisors of Rockingham County held at the Office of the County Court of said County on Thursday June 11, 1896.

Present: Wm. L. Doughty, Chairman, Pennington District.

J.H. Shiff, Hineville District.

E.H. Backman, Kelly District.

David L. Moore, Linville District, and L. E. Flesher, Moravian District.

A Copy of Public Resolution No. 51, entitled "Joint Resolution" granting permission to the Circuit and County Courts of Rockingham County, Virginia, to occupy the Federal Court House in Harrisonburg, Virginia, having been presented to the Board, it is unanimously ordered, all the members of the Board being present and voting, that the use of the said United States Court house and offices connected therewith at Harrisonburg in this County, as granted in the said Resolution, be accepted upon the terms and conditions stated in said Resolution, and the Board now assumes the obligation and agrees for, and in behalf of this County of Rockingham to keep in good repair the said rooms, and to provide necessary light and heat for said rooms at the expense of this County, while occupied by the Circuit and County Court of Rockingham as Contemplated in said Resolution, and the Chairman of this Board, hereby authorized and directed to execute in proper form such agreement as may be required by the United States, or its officers, connecting to the Circuit Court of said jurisdiction assuming the obligation incurred and agreeing to relinquish possession of said room to the United States in as good condition as before the occupancy by said Court, at the end of said term, or in the event of the violation of any of the conditions hereof, and it is ordered that a Copy of this order be certified to the Treasury Department of the United States.

On motion by unanimous vote of the Board, the Sheriff of Rockingham County is directed to use special diligence in the care of the property of the United States to be used by this County during the building of the New Court House for this County.

The Committee appointed at the last meeting of the Board to submit the name of a suitable person for the position of Sherriff, for the present hired, after the manner, this day presented the name of Preston D. Money, upon motion by unanimous vote of the Board the said Preston D. Money, was elected to said position, at the price of $1.25 per night, his duties to begin at sunrise each day, and to end at sun- rise of the succeeding day, and to begin on Tuesday evening next, June 16, 1896.

On motion by vote of the Board, the Sheriff of this County is ordered to have erected out of materials from the old building
a one-story building 8 by 12 feet, to be divided into two rooms one to be occupied by the defendant and the other by the plaintiff, for the use of the plaintiff. The second building to be located not less than fifteen feet from the present building.

The committee appointed to ascertain the amount of taxes due from The Mattie Company, to the County of Rockingham, today reported to the Board that after a careful examination of the assessment books and the delinquent tax list, they found that there is due the County on the taxes for the year 1891, £77, with interest thereon from the 15th day of December, 1891, and recommend that said amount be deducted out of the fund due said Company from the County of Rockingham in account of the Tucker Bridge by this act, Augusta County. The motion by unanimous vote of the Board to receive the report in account and adopt, the committee discharged. And the County Court of this County is requested to return out of the funds due said Company the said sum of £77, with interest thereon from the 15th day of December, 1891.

The Board have met for the purpose of entering into Contract with the A.F. Nathan Line Company, to whom at the meeting of the Board held on the 3rd day of June, 1896, was awarded the Contract for the building of New Bridge for the County at the sum of $1,000.00. Upon the execution of a bond satisfactory to the Board, A.F. Nathan, President of said Company being present, therefore, Helen E. Reethof, offered the following resolution viz: That this Board accept from the A.F. Nathan Line Company a bond for $1,000.00, due 12 months, in accordance with the specifications, signed by some reliable surety Company satisfactory to the Board of Supervisors, which was Carried by unanimous vote of the Board, therefore, the said Company refused to execute such bond thereby declining to comply with the provisions of the specifications and its said bond, as to the building of said bridge, and withdrew from any further consideration of the matter. And therefore, on motion by unanimous vote of the Board, the business of this Board is ordered to depart for the First National Bank following day, to the Credit of the Board of Supervisors of Rockingham.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Deeds Office of the County Court of said County on Wednesday June 17, 1876.

Peter H. Homer, L. DeMott, Lehman, Eastern District.
David H. Moore, Rossville District, and Charles E. Shurley, Davis District.

The Board having met pursuant to adjournment, for the purpose of considering the building of a New Court House for the County of Rockingham, and Mr. E. White, of Washington, D.C., the next lowest bidder to The D. H. Mathews Lumber Company, who failed to comply with its bid, and the specifications, filed on the 2nd day of June 1876, being present, agreed that his bid as then filed, might still be considered by the Board, and stated that he was willing to enter into contract with the Board, for the building of said Court House, in accordance with the specifications of the Board, viz: desired at the price set forth in said bid of June 2nd, 1876, viz: $52,700.

Thereupon J.H. Shipps, offered the following resolution, viz: That this Board enter into contract with the said E. White, of Washington, D.C., for the building of said Court House for Rockingham County, according to the contract this day submitted, and to be hereafter executed upon the specifications, at the price indicated in said bid.

$52,700 being the board provided for in the specifications, and to be executed by the said E. White, to be in the form of not less than $31,175 to be paid by some standardl cemetary company satisfactory to the Board of Supervisors, to which resolution D.H. Moore offered the following amendment, viz: That the Board reject all bids and have other specifications prepared upon which to advertise for bids; the vote was taken upon the said amendment, first, Messrs. Moore and Shurley voting for and Messrs. Shipps, Barbour, and DeMott voting against it; the vote was then taken upon the original resolution hereinafter set out.

The vote being taken therein Messrs. Shipps, Barbour and DeMott voting in the affirmative and Mr. Moore voting in the negative. Whereupon Mr. Shurley moved that the vote be made unanimous, and the vote being taken therein Messrs. Shipps, Barbour and DeMott voting in the affirmative and Mr. Moore voting in the negative. And thereupon on motion by the following recorded vote of the Board, viz: Mr. Messrs. Shipps, Barbour, DeMott, Shurley, Moore, the Chairman of this Board, is
ordered to enter into said Contract with the said H. & S. Filer for the building of the said Court House for Rockingham County in the following words & figures following to-wit:

The Contract and Agreement made and entered into this 17th day of June 1876, by and between H. & S. Filer, of Washington, D.C., party of the first part, and the Board of Supervisors of Rockingham, Virginia, in behalf of and for the use and benefit of said County, by and through its Chairman, H. L. D. Robinson, party of the second part.

Whereas, that the said party of the first part hereby promise, agree and obligate himself to build and erect Complete a New Court House for the County of Rockingham, Virginia, to be situated on the Court House Square, in Harrisonburg, Virginia, fully, faithfully, honestly and strictly in accordance with the plans, working drawings, and specifications furnished by J. J. Gallus, Architect, for said Court House, on file with the Clerk of said Board, except as far as the same is herein after changed or altered, and the bid in writing of the said party of the first part for said work, dated June 28th, 1876, also now with said plans, full of which plans, detailed working drawings, specifications and bid, are attached hereto and made part of this Contract and agreement, for and in Consideration of the sum of Fifty two thousand seven hundred dollars, to be paid by the said County to the said party of the first part in accordance with the terms as set forth in said specifications.

And the said party of the second part hereby promise, agree and obligate itself, faithfully, honestly and strictly performing with the terms of this Contract and agreement, in building and erecting said Court House in accordance with said plans, working drawings, specifications and bid as above, to pay to the said party of the first part the sum of Fifty two thousand seven hundred dollars ($52,700) in accordance with the terms as set forth in the specifications above.

It being expressly understood, and agreed that the said specifications are hereby changed and altered as follows:

1st. That whereas the word "Architect" be misunderstood as to connection with the supervision and direction of the work, it is mutually agreed that the same shall be changed to as to read "Superintendent," to be appointed by the Board of Supervisors of Rockingham County, No. 2nd. That the lot is to be given in charge of the Architect on the 15th day of July, 1876, instead of July 28th, 1876, as provided therein.

This Contract and agreement to be void only when the party of the first part shall have lodged with the party of the second part a good and sufficient bond satisfactory to the said party of the second party.

Witness our signatures this the 17th day of June 1876.

The Committee appointed at the meeting on the 11th day of May 1876 to arrange and enter into Contract with H. & S. Filer, for demolishing the old Court House and building the new, reported, and the Committee appointed to build the said Court House, as recommended, and the contract entered into by Mr. A. M. Bell, for the work contemplated, which having been read to the Board, was on motion by unanimous vote agreed upon and ratified, and ordered that the said buildings be.
On motion by vote of the Board, the committee appointed at the meeting held on the 11th day of May 1876 to prepare a plan for the issue of $40,000 of the bonds of the County, were directed to proceed at once to the preparation of said bonds.

On motion by unanimous vote of the Board, the order entered at the last meeting directing the Sheriff of Rockingham County to have created out of the material from the old buildings a one story building to be used by the Superintendent of the Building and the watchman of the schools office, is set aside and annulled. And in place thereof the said Sheriff is ordered to have the bonds stood in the Joint Times paid over to the Board designated in the former order, and prepared for the purposes aforesaid.

On motion by vote of the Board, Messrs. Larkins & Dickert, were appointed to indicate the trees in the Joint Times, that are to be removed, and have them removed in time to commence the work on the new joint times.

On motion by vote of the Board, Messrs. Moore, Dickert and Skiff, were appointed a committee to superintend the sale of such material and other property as cannot be utilized in the construction of the new joint times for this County, said sale to take place on the 20th day of July 1876. County Court day, instead of the date formerly indicated, and the said sale is ordered to proceed in accordance with the purchase published in the newspaper in accordance with law, for the period required by law.

On motion by unanimous vote of the Board, it is ordered that J. W. Bollin be allowed two and one half per cent on $52,790 for his services as Architect in preparing plans and specifications for the new joint times for Rockingham County. And that the Clerk of this Board issue a warrant upon the Treasurer of this County in favor of said J. W. Bollin, for the sum of $1604.00 being 2 per cent on said sum, the balance one half per cent to be paid before the completion of the said joint times or sooner if the Board so elect.

On motion the Board adjourned.

M. Drummond, Chairman.

June 1876
At a meeting of the Board of Supervisors of Rockingham County, held at the
县, on Wednesday, June 24, 1876.

Present: Hon. L. Dechert, Chairman, Central District,

J. B. Shippe, Stannett District.

E. J. Carpenter, Belby District.

J. H. Moore, Linville District, and Lovalo, E. Fahnemoen, Fishersville District.

It appearing to the Board that the Dog Tax Fund, for the year

ending June 30, 1876, will not bear over fifty cents on the


dollar on the Claims for dogs killed and provided for, the

year ending June 30, 1876. On motion by unanimous vote of

the Board, the following motion, being the only one made, was


duly seconded. It being fifty cents on the dollar on the


dogs killed for this year, it is ordered to become natural when

the Treasurer of this County, for the payment of the same, to


take the same out of the Dog Tax Fund for the year 1876.


<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. L. Hunter</td>
<td>$1.00</td>
</tr>
<tr>
<td>E. H. Smith</td>
<td>$2.00</td>
</tr>
<tr>
<td>J. H. Martin</td>
<td>$2.50</td>
</tr>
<tr>
<td>J. P. Smith</td>
<td>$3.00</td>
</tr>
<tr>
<td>J. S. Johnson</td>
<td>$3.50</td>
</tr>
<tr>
<td>J. H. Onstott</td>
<td>$4.00</td>
</tr>
<tr>
<td>E. R. Harmon</td>
<td>$4.50</td>
</tr>
<tr>
<td>E. McFarland</td>
<td>$5.00</td>
</tr>
<tr>
<td>J. M. Allen</td>
<td>$5.50</td>
</tr>
<tr>
<td>J. H. Kirby</td>
<td>$6.00</td>
</tr>
<tr>
<td>J. H. Miller</td>
<td>$6.50</td>
</tr>
<tr>
<td>J. H. Parker</td>
<td>$7.00</td>
</tr>
<tr>
<td>J. H. Smith</td>
<td>$7.50</td>
</tr>
<tr>
<td>J. H. Jones</td>
<td>$8.00</td>
</tr>
</tbody>
</table>

Total: $115.15
And on motion by the following named party of the town of
Merriam, Recorder of the town, the following named
persons were allowed the sum of twenty dollars each out of
their claims after the deduction made by the board of the
majority of the board being of opinion that the amounts assessed by the assessors are in excesse of an equitable valuation, and the claims of this board are ordered to issue warrants upon the treasurer of the county for the payment of the
sum out of the dog tax fund for the year 1875.

A. B. Nash 1. 6.00

And on motion by unanimous vote of the board the following names
persons of the town were allowed the sum of twenty dollars each for
issuing the following warrants @50.00 each and the claims of this
board are ordered to issue warrants upon the treasurer of the county
for the payment of the sum out of the dog tax fund for the year 1875:

L. R. Poole 2. 7. 3.00

T. Steele 5. 2.75

J. H. Brown 5. 3.25

G. W. Hedges 7. 7.75

W. M. Rosen 3. 3.75

It appearing to the board that since the last meeting of the board
that the owners of the dog have held and received the same
on motion by unanimous vote of the board. It is ordered that the
order entered at said meeting in regard to the issue of it for the
above named stated the same is hereby set aside and the
sheriff is ordered to proceed to the erection of the building provided
for in the order entered on the 11th day of June 30, 1876.

On motion by unanimous vote of the board the claims of this board
is ordered to issue in favor of the said plaintiffs for the sum of
one hundred and thirty five dollars being the amount retained
by the assessors in the settlement with the manly manufacturing
company, the said company by its attorney, Wm. Speyer, having directed the payment of the said.

On motion by unanimous vote of the board. It is ordered that Wm.
Decker, leasenter and Fabiny, the committee hereunto appointed, let
and sell the interest therein to Jacob H. Snell and the
sum of $40.00 and for the sum of $40.00 and the interest therein to fall due and
payable as set forth in the following form of deed and
same to be paid toward the building of the said house, house for said house.
United States of America
State of Virginia

County of Rockingham

In the Law

Under the Authority Contained in an Act of the Board of Supervisors of the County of Rockingham, Virginia, enacted on the 25th day of June, 1896, and in Conformity with the Act of General Assembly of Virginia, Approved the 20th day of February, 1896, the Board of Supervisors of Rockingham County, this 1st day of January, 1897, do hereby certify that the County of Rockingham is indebted to the holder of the Certificate of the sum of Two Hundred Dollars, no Current money of the United States, with interest thereon at the rate of five per cent per annum; this Bond being one of the bonds of said kind, issued by the said County, of date July 1, 1896, prescribed respectively from 1 to the principal sum to be paid at the option and call of the Board of Supervisors of said County at the expiration of twenty years from the date hereof, or at any time thereafter within thirty years from the date hereof, the interest to be paid semi-annually on January 1 and July 1, in each year by the Treasurer of said County on the presentation and delivery of the Annured Coupons, until the payment of this Bond.

And it is expressly understood and hereby stipulated that this Bond shall cease to bear interest at any time after twenty years from the date hereof, at the expiration of thirty days from the time the Board of Supervisors of said County may so desist; issue a call for the redemption of this Bond; nor shall any of the Coupons annured hereon be paid that shall mature after the expiration of said thirty days; and if not sooner paid, said Bond shall be due and payable in thirty years from this date.

In Witness Whereof we have subscribed our names this 1st day of July, 1896.

[Signatures]

President of the Board of Supervisors

W.L. of Board of Supervisors

The County of

Rockingham, Virginia

WILL PAY THE Bearer, at the Office of its Treasurer, on the first day of , being six months interest due that day on its Bond of this Number, or when due, receivable for all balance due. That this Coupon is null and void and of no effect of the Bond to which it is attached, if paid before the maturity of this Coupon.

[Signature]

President
On motion by Unanimous Vote of the Board, It is ordered, That Harkingham Union Lodge No. 1, act for and be appointed to lay the Corner Stone of the New Knoll House for Harkingham County.

On motion by Unanimous Vote of the Board, the Clerk of the Board is ordered to issue warrant to W. B. McMillan upon the Presence of this Board, for, to make an account, and at times as the Committee appointed to superintend the taking down of the buildings, may order.

Mr. More offered the following resolution viz:
Resolved that the position of superintendant of the building of the New knoll House of the County be awarded to the lowest suitable bidder. That each applicant for said position be required to file his application under seal for the same stating therein the price he will pay. The said position will be accepted and required to give his whole time and attention to said superintendency having present when work begins on said building each morning and remaining there all the time through each day, so long as any part is being done, and that said position when said position may be awarded shall be subject to the direction of this Board, and may be discharged at any time a majority of the Board may see fit to do.

Mr. Farnum offered a substitute to the foregoing, viz, by Council of Mr. More, the whole matter was fastened until next meeting of the Board.

On motion the Board adjourned.

Mr. D. W. McCune, Clerk.

Present, At a meeting of the Board of Supervisors of Harkingham county, held at the Clerk's Office of the county seat of said county on Monday July 6, 1876.

Mr. H. P. Logsdon, Chairman. Central District
Mr. H. D. Shewell, Stony Kill District. E. H. B. Kent, Patent, Hockley District
Benj. H. Moore, Lewisville District & Charles F. Farnum, Plain District

The following Account against the county of Harkingham was presented, examined and on motion by vote of the Board, were allowed and the board ordered to issue warrants upon the Treasurer of the county for the payment of the same out of the county funds for the year 1876:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Frankville Regulator Co. at Edinboro May 1876</td>
<td>$3 40</td>
</tr>
<tr>
<td>2</td>
<td>Dayton Oct. 1875 May 1876</td>
<td>$7 10</td>
</tr>
<tr>
<td>3</td>
<td>L. Smith</td>
<td>$3 37</td>
</tr>
<tr>
<td>4</td>
<td>Griffith Store</td>
<td>$3 70</td>
</tr>
<tr>
<td>5</td>
<td>Bridgewater May 1876</td>
<td>$3 70</td>
</tr>
</tbody>
</table>
S. J. Legg, Clerk of the County, May 1876.

The County Court of this County having Certified to this Board an appropriation of $35.00 to pay toward the redemption of the grade on what is known as 'Hillers Mill.' On the Petition of R. D. Miller, others. On motion by Commissioner of the Board, said order is approved and said sum allowed payable out of the County levy for the year 1876.

The County Court of this County having Certified to this Board an appropriation of $35.00 to pay toward the Construction of a New Public Road on the Petition of R. D. Miller, others. On motion by Commissioner of the Board, said order is approved and said sum allowed payable out of the County levy for the Year 1876, and to be included in the estimate.
of evidence for said year.

It appearing to the Board that, the Dry Lax Fund for the year ending June 30, 1896, will not pay over sixty cents on the dollar, for sheep killed in the year ending June 30, 1896, on motion by unanimous vote of the Board, it is ordered that the following named person be each allowed the sum of fifty cents on the dollar of their average kill of sheep killed in the said year, and the clerk of the Board is ordered to issue warrant for the payment of this bounty for the same. The said bounties to be paid out of the Dry Lax Fund for the year 1895.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. M. Proctor</td>
<td>2.00</td>
</tr>
<tr>
<td>J. W. Holton</td>
<td>1.75</td>
</tr>
<tr>
<td>P. C. Williams</td>
<td>1.25</td>
</tr>
</tbody>
</table>

And on motion by the following vote of the Board the following named persons were allowed the sum of fifty cents on the dollar of their average kill of sheep killed in the said year, for which they were paid out of the Dry Lax Fund for the year 1895.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>G. D. Barnes</td>
<td>2.50</td>
</tr>
<tr>
<td>J. D. Martin</td>
<td>1.25</td>
</tr>
<tr>
<td>A. C. Morris</td>
<td>1.25</td>
</tr>
</tbody>
</table>

Mr. S. Spurr, the contractor for the building of a new barn, having filed his bid with the Democratic Printing and Press Company of Dallas, as his security, on motion by the following vote of the Board the said bid was approved and accepted.

The J. W. Holton Lumber Company, having through its attorney, John Sturgis, presented to the court for the return to it of the General Check for five hundred dollars, filed by said company with the bid for the building of a new barn, for the sum of twenty dollars, as a pledge of its good faith, which said check was returned to the credit of the Board of supervisors of said county on the First National Bank of Dallas, on July 15th, 1896, and the company failing to return said check, after due consideration of the same, the board...
by a vote of four to one, declined to assent to said request.

On motion by vote of the Board, it is ordered that Geo. R. Emerson, because of the pressing need for central station, be notified to appear before the Board at its next meeting.

On motion by vote of the Board, John D. O'Byrne, Sheriff of this County, is ordered to file with the Auditor at the old jail of this county, from the debtors from the county house.

On motion by vote of the Board, Charles D. Shaw, Commonwealth Attorney and J.

S. Morrissey, Clerk of the County, county, is ordered to receive $50 for extra services for the year ending June 30, 1896. The order of this Board is ordered to be read before the Treasurer of this county for the payment of the same out of the county levy for the year 1896.

On motion the Board proceeded to make the allowances to the office of the county for public services for the year ending June 30, 1897. And on motion by vote of the Board the sum was made as set forth below and ordered to be included in the estimate of expenses for the year ending June 30, 1897, and payable out of the levy for said year in monthly installments as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>James as Factor</td>
<td>$150.00</td>
</tr>
<tr>
<td>Same as Clerk of Public Buildings</td>
<td>$25.00</td>
</tr>
<tr>
<td>Attorney for Commonwealth</td>
<td>$55.00</td>
</tr>
<tr>
<td>Clerk of the County</td>
<td>$50.00</td>
</tr>
<tr>
<td>Superintendent of the P.o.</td>
<td>$20.00</td>
</tr>
<tr>
<td>Physician to the Almshouse</td>
<td>$10.00</td>
</tr>
<tr>
<td>Clerk of the Board of Supervisors</td>
<td>$30.00</td>
</tr>
</tbody>
</table>

The Board having met for the purpose of laying the county and school levies and Railroad Tax for the year ending June 30, 1897, and the Board having received a statement of the Real Estate and Personal Property in the County of Richmond, including the Railroad, and having laid this county as ascertained from the Commonwealth Books for the year 1896, which amounts to the sum of $99,514.52 and Debts due amounting to $9,236, when this basis the Board proceeds to make public levies for the year 1897, to meet the following allowances. This day, made and the estimate of expenses for the said year as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Train as Jail</td>
<td>$15.00</td>
</tr>
<tr>
<td>Same as Clerk of Public Buildings</td>
<td>$25.00</td>
</tr>
<tr>
<td>Attorney for the Commonwealth</td>
<td>$50.00</td>
</tr>
<tr>
<td>Clerk of the County</td>
<td>$50.00</td>
</tr>
<tr>
<td>Clerk of the Board of Supervisors</td>
<td>$2,124.00</td>
</tr>
</tbody>
</table>

James Emma
In motion by Unanimous Vote of the Board, the Board doth lay a levy of forty-five (45) Cents on each $100.00 of all Real Estate and Personal Property in the County of Pocahontas, and upon all the Real Estate, Timber, Stock, Deposits, Deposits, Deposits, Deposits, etc., of all Railroads passing through this County, except Those exempt by law. And upon the Real Estate and Personal Property of all Telegraph Lines passing through this County as provided under Acts of the General Assembly of Virginia, except in the town of Ashland, which is exempt from such levy, so far as it relates to Railroad Bonds, and also levy fifty (50) Cents for each Schoolhouse in the County, and the Treasurer of this County is ordered to collect the same.

In motion by Unanimous Vote of the Board, the Board doth lay a levy of five (5) Cents on each $100.00 of the assessed value of all Real Estate and Personal Property in the County of Pocahontas, and upon all the Real Estate, Timber, Stock, Deposits, Deposits, Deposits, Deposits, etc., of all Railroads passing through this County, except Those exempt by law. And upon the Real Estate and Personal Property of all Telegraph Lines passing through this County as provided under Acts of the General Assembly of Virginia, except in the town of Ashland, for the year ending June 30, 1897.

In motion by Unanimous Vote of the Board, the Board doth lay a levy of five (5) Cents on each $100.00 of the assessed value of all Real Estate and Personal Property in the County of Pocahontas, and upon all the Real Estate, Timber, Stock, Deposits, Deposits, Deposits, Deposits, etc., of all Railroads passing through said County, except those exempt by law, and upon the Real Estate and Personal Property of all Telegraph Lines passing through this County, except in the town of Ashland, for the year ending June 30, 1897.

In motion by Unanimous Vote of the Board, the Board doth lay a levy of fifty (50) Cents on each $100.00 of the assessed value of all Real Estate and Personal Property in the first Magisterial District of this County (hereinafter named) and upon all the Real Estate, Timber, Stock, Deposits, Deposits, Deposits, Deposits, etc., of all Railroads passing through said District except those exempt by law, and upon the Real Estate and Personal Property of all Telegraph Lines passing through said District, except in the town of Ashland, for the year ending June 30, 1897, and the Treasurer of this County is ordered to collect the same.

On motion by Unanimous Vote of the Board, the License tax on Dogs was assessed at fifty Cents for Male and One Dollar for Female.

On motion, Board adjourned.

[Signature]
Virginia. At a Meeting of the Board of Supervisors of Rockingham County, held at the Clerk's Office of the County seat of said County, on Tuesday July 14, 1876.

Whereas, L. Deichert, Chairman, Central District; J. B. Shoaf, Stonewall District; E. W. Parkhurst, Rockingham District; Danl. M. Moore, Amelia District, and Builders & Farmers Bank District.

On motion by vote of the Board, Richard Pickens is allowed the sum of $7.50 being the amount of his account for printing land records. The same having been filed previously at the last meeting of the Board and was overlooked. And the clerk of the Board is ordered to issue a warrant upon the Treasurer of this County for the payment of the same.

The following claims for sheep killed or having been killed since the last meeting of the Board, were examined and on motion by unanimous vote of the Board, the following named persons were allowed the sum of money given on account of said claims, and the clerk of this Board is ordered to issue warrants upon the Treasurer of this County for the payment of the same out of the sheep loan fund for the year 1875.


And on motion by unanimous vote of the Board, the following named justice of the peace were allowed the sum of money given on account of the finding sheep killed warrants and the clerk of this Board is ordered to issue warrants upon the Treasurer of this County for the payment of the same out of the sheep loan fund for the year 1875.

A. W. Rodger $1.50, J. D. Richter $2.88, J. F. Beardsley $1.25.

On motion by unanimous vote of the Board, it was ordered that the clerk of the Board issue to P.M. Richner County Treasurer a warrant for the sum of $2.50 which is directed to be given in satisfaction of certain bonds drawn to the order of the Secretary of the Treasury of the United States to pay for $2,500 bonds of Chickamauga and at 17.25 for tax for the payment of said sum during the temporary possession by the County of this County.

On motion by unanimous vote of the Board, it was ordered that the sum of $3,000 be divided among the builders of the new court house for this County by ballot and P.M. Richner having received the highest number of
Mr. W. L. DeChant, Chairman
Board of Educators.

Dear Sir,

If it should be the pleasure of the Board to elect me Superintendent of Construction of said plant, I will devote whatever time I have to do the work properly executed for which I will expect as compensation three dollars ($3.00) per day. If at any time my work should not be satisfactory to the Board, you have my resignation; and on the other hand I would expect to be released from the duties if I should find it to my advantage to resign on a notice of two weeks.

Very Respectfully,

J. M. Draper.

On motion by Vote of the Board, Messrs. Dechatt, Carpenter & Saffroy, were appointed a Committee to be known as a Building Committee.

On motion by vote of the Board, Messrs. More, Saffroy & Dechatt, were appointed a Committee to ascertain what portion of the hanyey should be assessed on each $10.00 of the Real and Personal Property within the Corporate limits of Harrisonburg.

On motion by unanimous vote of the Board, John Dechatt, Esq., Attorney for this Company, is directed to submit to this Board in writing his opinion as to whether there should be a tax upon the Real and Personal Property within the Corporate limits of Harrisonburg, or account of the Board. Fund of the Company.

On motion by a vote of the Board, J. T. Wright was elected Physician to the Almshouse for the year ending June 30, 1897, at a salary of $150.00, said amount to be paid in full of all services during said year.

On motion by unanimous vote of the Board, it is resolved that the Superintendency of the building of the New Court-House for this County, shall be awarded to the lowest responsible bidder. Whereupon the Board proceeded to the election of a Superintendent and the several votes taken resulted as follows:

First Vote:
1. Abraham McCly
2. Reuben N. McElravy
3. J. H. DeChant

Second Vote:
1. John DeChatt
2. Reuben N. McElravy
3. J. H. DeChatt

See next page.
2d Vote
  M. M. Bucher
  Keverin H. Harrison
  Mr. M. Bucher

3d Vote
  M. M. Bucher
  Keverin H. Marty
  K. H. Harrison

4th Vote
  Keverin H. Marty
  Reuben W. Harrison
  M. M. Bucher

5th Vote
  Reuben W. Harrison
  M. M. McAdie
  M. M. Bucher

6th Vote
  M. M. Bucher

M. M. Bucher, having received the highest number of votes cast, as shown above, for the position of Superintendent of the New County House for the County, the same is awarded to him at the price and upon the conditions set out in his bid, which is as follows:

Kearnyville, N.Y., July 13, 1876.

Mr. M. L. Deboer, chairman
Board of Supervisors

Dear Sir:

If it should be the pleasure of the Board to elect me Superintendent of Construction of County House, I will devote such of my time to it as to see that the plans and specifications are carried out and the work properly executed, for which I will expect 3% of the total contract price, subject to the Board's approval. The details of the contract are as follows:

If at any time my work should not be satisfactory to the Board, or in case of my resignation, and on the other hand I would expect to be released from the duties, I should find it to my interest to resign or receive notice of pay due within one week.

Very Respectfully,

M. M. Bucher

On motion the Board adjourned until tomorrow morning.

M. L. Deboer, Chair.
Virginia. At a Meeting of the Board of Supervisors, of Rockingham County, held at the Seats, office of the County Court of said County, on Wednesday July 15, 1876.


For & by application, having completed the work of demolishing the building, on the County House, in accordance with the Contract entered into with the Committee appointed by the Board of which was ratified at a former meeting of the Board, and the said Illis then having received the sum of $250 being part of the Contract price for said work, under order of said Committee. As provided by order of the Board, the said Contract of the Committee is approved & Ratified, and the balance of the said is to be allowed to Illis, for the said work, upon the presentation of this County, for the sum of Four hundred and Twenty dollars, being the balance due after the aforesaid Contract is paid for.

The Board having met to examine the plans of said lot, the same were presented by Old School County Treasurer and were examined and approved by the Board.

On motion the Board adjourned.

Mr. Deechut, Chair.

Virginia. At a Meeting of the Board of Supervisors of Rockingham County, held at the Seats, office of the County Court of said County, on Wednesday July 23, 1876.


The County Court of this County having certified to this Board an appropriation of $75 to pay for Construction of a Public Road on the Cottontail, Lushy, and Plains roads. On motion by unanimous vote of the Board, said order is approved and said sum of $75 appropriated payable out of the County Fund for the year 1876.

The County Court of this County, having certified to this Board an appropriation of $150 to pay land damages and Construction of
The following Officers and Account against the County of Renshaw are presented, examined, and appearing to be correct were on motion by unanimous vote of the Board, were allowed, and the Deputy of the Board is ordered to issue a warrant, to the Treasurer of the County for the payment of the same, to the Parties entitled out of the County Laying for the year 1875. Re:-

P. R. Magness, 31 days, Lewis, as Hatchery @ 1.25 $38.75
W. N. Thomas, Account paid, for Assaying Samples, 7.00
J. W. Shipp, Supervisor, 9 days, attendance on Board @ 3.75, 108 miles travel, 14.65
J. W. Shipp, Account paid by order for Assaying Samples, 2.67
S. T. Fahnomy, 5 days, for grade car, @ 30.00, 150.00
J. W. Shipp, Account paid, for Assaying Samples, 2.67
W. D. Moore, 4 days, for grade car, @ 37.50, 150.00
W. D. Moore, Account paid, 17.00 on Committee work, 1.25, 18.25
W. D. Dodge, for Phone service, @ 2.69, 16.60
W. D. Dodge, for service on Committee, @ 2.69, 10.50, 36.10
W. D. Dodge, Service on grade levee on Dresses @ 1.25, 2.60

On motion by the following recorded vote of the Board of Supervisors, March 15th, 1875, the following named officers were paid:\n
W. M. Ewing, 11 days, Account @ 3.75, 41.25
W. D. Moore, 12 days, Account @ 3.75, 45.00
W. D. Dodge, 13 days, Account @ 3.75, 50.25
J. W. Shipp, 11 days, Account @ 3.75, 41.25

The following Officers for sheep killed prior to July 1, 1875, having been presented since the last meeting of the Board, the same were examined and on motion by unanimous vote of the Board, the following named officers were allowed the sum of $70 for each of their lambs, and the balance of the Board is ordered to issue warrants to the Treasurer of the County for the payment of these sums to the Parties entitled thereto out of the Big Fish Bay for the year 1875. Re:-

W. N. Thomas, for grade car, @ 3.75, 11.25
W. D. Dodge, for travel @ 8.75, 70.00

And on motion of P. R. Magness, the following named Officers of the County were allowed the sum of money for performing the foregoing services, and the balance to issue warrants to the Treasurer of
This bounty for the payment of the same out of the Big Pop Fund for the year 1876.

The following allowances to surveyor, and surveyor Rs for the year 1876:

<table>
<thead>
<tr>
<th>Name of Surveyor</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J.H. Sheehy</td>
<td>12.00</td>
</tr>
<tr>
<td>J. E. Freake</td>
<td>7.00</td>
</tr>
</tbody>
</table>

On motion by Messrs. of this Board, the debit of the Board is ordered to be entered for the surveyor's book, and the surveyor's book is ordered to be published in the Minute Book of the Surveyor of the County.

On motion of J.H. Sheehy, the surveyor for the surveyors in the crowd, by vote of the Board, the surveyor of this Board is ordered to attend at the surveyors' Minute Book of the County of Rockingham, that application will be made to the Board of surveyors of said county.
bounty at its meeting to be held on the 7th day of September 1876, for the adoption in the said Horse Cave Magisterial District, of the Act of the General Assembly of Virginia entitled, An Act relating to certain acts of the Legislature of 1866, and the amendment thereof.

The Committee appointed at the meeting of the Board held on the 24th day of June 1876, to have examined 150 one hundred dollar act 63.

The said hundred dollar bonds of the County of Rockingham, this day reported that they had performed that duty, and presented the bonds for the inspection of the Board, which are in the words and figures following.

United States of America.

State of Virginia

County of Rockingham

Fivé Per Cent.

Paid.

Under authority contained in an order of the Board of Supervisors of the County of Rockingham, Virginia, entered on the 30th day of June 1876, and in conformity with an Act of the General Assembly of Virginia, approved the 28th day of February 1866, the said 

Act, No. H. L. Dodson, President of the Board of Supervisors, and J. D. Meade, Clerk of the said Board, do hereby certify, that the County of Rockingham, forever, is indebted to the holder of this certificate for the sum of $--- hundred dollars, in current money of the United States, with interest thereon at the rate of five per centum per annum. The said bond being one of the bonds of a hundred dollars each, issued by the said County, of date July 1st, 1876, numbered respectively from one to the principal sum to be paid at the option and call of the Board of Supervisors of the said County, at the expiration of twenty years from the date hereof, or at any time thereafter within thirty years from the date hereof, the interest to be paid semi-annually on January 1st and July 1st in each year by the Treasurer of said County, on the presentation and delivery of the named Coupon, until the payment of the bond. And it is expressly understood and hereby stipulated, that the bond shall cease to bear interest at any time after twenty years from the date hereof, at the expiration of thirty days from the time the Board of Supervisors of said County may, in its option, issue a call, for the redemption of the fund. The bonds are to be it is said, that shall mature after the expiration of said thirty days, and if not sooner paid, said bond shall be due and payable in thirty years from the date.

Witness Whereof, we have subscribed our names the first day of July, the thousand eight hundred and Ninety six.

W. W. F. of the Board of Supervisors, President of the Board of Supervisors.
On motion by unanimous vote of the Board the same were accepted, and the committee ordered to issue after the first day of August, 1896, an account met, equaling the sum of $1,000 of said bonds.

On motion by the following vote of the Board: Vos. Ayes, Major Sharpe, best the building: Noes. Mr. Moore. The Building Committee appointed at the last meeting of the Board was requested to meet with a Committee from the Common Council of the town of St. Johnsbury for the purpose of securing same to best the Public Square. The said Building Committee being empowered to enter into the work and do any and all things in the premises that they may unanimously decide upon.

On further motion, by the second vote of the Board, the Building Committee was directed to investigate the practicability of changing the facing of the new court house from pressed brick to stone, in which condition said Committee was empowered to engage the services of and compensate with S. J. Belden, architect, to prepare draft drawings and specifications as well be necessary in making said change, and the funds use of the said Committee in the premises are to be returned to the Board at the earliest practicable moment.

The Superintendent of the County in the construction of the new court house, Mr. A. M. Burch, by motion, by the following vote of the Board, Vos. Ayes, Major Sharpe, best the building: Noes. Mr. Moore. was directed to employ such labor as shall be necessary and proceed at once to remove the remainder of the Dome fence and wall surrounding the Public Square.

On motion by vote of the Board, Messrs. Sharpe and Cook was made a Committee to select lots from parties who suppose making application for purchasing the land to be leased for the construction of the new building, reporting at the next meeting of the Board.

On motion by unanimous vote of the Board the balance of this Board is ordered to issue to D. L. Lewis; a warrant upon the Treasurer of the County for the sum of One hundred and sixty-five dollars, six cents, of his account for having enquired $500 bank of the County of Richville.

On motion by vote of the Board, Homer L. Dechert, was elected librarian of the Board for the ensuing year.

On motion the Board adjourned.

M. Dechert, Frt.
VIRGINIA. At a Meeting of the Board of Supervisors of Rockingham County held at the Sheriff's Office of the County Court of Rockingham County on Monday July 27, 1876.

Present: Helene S. Weir, Chairman, Central District
J. H. Shiff, Stonewall District
C. H. Carpenter, Hills District
S. H. Moore, Linville District
and Charles E. Fairley, Davis District

George H. Rollins, Superintendent of the Poor of this County, this day submitted to the Board, statements of the accounts received and disbursed by him for the year ending June 30, 1876. They were examined by the Board together with the Treasurer therefor and found to be correct, and it appearing from said report that it will require the sum of $184.50 to pay in full the expenses for said year.

On motion by unanimous vote of the Board said report is approved and said sum of $184.50 allowed and the excess of said report is ordered to issue a warrant to the said Superintendent for the Treasurer of the County for the payment of said amount out of the County Levy for the year 1876.

J. H. Shiff and C. H. Carpenter, Supervisors for Stonewall and Hills District, reported that they had not settled with the Treasurer of their respective Districts and asked they be indulged until the next meeting of the Board, which on motion by vote of the Board, was granted.

Helene S. Weir, Supervisor, for Central District, this day reported to the Board that she had examined the accounts of Wallace Minnich, Treasurer of the Poor for said District for the year ending June 30, 1876, and finds the same correct, and that the said Treasurer has a balance in his hands of $42.50 which amount on motion by unanimous vote of the Board he is ordered to retain in his hands toward the support of the Poor for said District for the year ending June 30, 1877, and the balance of the Board is ordered to deduct said amount when he issues the warrant to the said Treasurer for the year ending June 30, 1877.

S. H. Moore, Supervisor for Linville District, this day reported to the Board that he had examined the accounts of Isaac D. Parry, Treasurer of the Poor for said District for the year ending June 30, 1876, and finds the same correct, and that it will require the sum of $20.75 to pay in full the expenses for said Poor, including the amount thus day allowed J. P. Ferris, on an account for supplies furnished by him, are the pay of said Treasurer.

On motion by vote of the Board said report is approved, and the balance of the Board is ordered to issue a warrant to the said Treasurer for the Poor for the sum of $20.75 to pay in full the expenses for said year.

Charles E. Fairley, Supervisor for Davis District, this day reported to the Board that he had examined the accounts of Charles D. Evans, Treasurer of the
For the said District for the year ending June 30, 1876, and finds the same correct and that it will require the sum of $53,300 to pay all the expenses for the said year including the sum of $100 extra allowance to the said超强. On motion by vote of the Board said report is approved, and the claim of the Board is ordered to receive a warrant to the said treasurer of the Board upon the Treasurer of this County for the sum of $53,300 payable out of the County fund for the year 1875 in full the said expenses for said year.

The following Communication from W. E. Fraser, the Contractor for the Building of the New Cemetery for this County, was presented and read to the Board, and is as follows:

Rescuing July 24, 1876.

Mr. W. C. Doherty, Chairman
And the Board of Supervisors Rockingham Co.,

Gentlemen,

In response to the request of Mr. W. M. Bacher left, and in accordance with the terms of my Contract with you, I beg to submit the following proposal:

Should any additional excavating be required, I will do the same for an extra at the rate of ($0.00) Eighty Cents for each yard.

Should any additional Rubble Masonry be required, I will do the same for an extra at the rate of ($0.00) Forty Cents and eighty-four Cents for each yard.

The above proposals are made with the understanding that should any additional excavating or Rubble Masonry be required, the same will be ordered, while the latter kind of work is being done under my Contract.

Respectfully submitted.

W. E. Fraser.

Read on motion by the following vote of the Board Mr. W. M. Bacher left, and in accordance with the determination as to Earthen foundation of the said building as regards the Masonry or Concrete filling was left discretionary with W. M. Bacher, Superintendent, subject however to approval of the Building Committee.

On motion by vote of the Board W. M. Bacher left, was directed to employ such labor as may be necessary and have insured such of the work already on the premises as may interfere with the finishing of the said for grading and pavement.

Upon motion by vote of the Board Maj. J. M. Young and Doherty the Committee appointed at the last meeting of the Board, were directed to receive and open the bid entered into Contract and bonds with the lowest bid not below $50,000 for finishing the fund to be created in the Construction of the new hospital building and make their report to the next meeting of the Board on its approval of said bond.

On motion by vote of the Board Peter S. Young, is allowed the sum of $500 for ten days' service rendered by him in supervision of the Surveying at the New Jail of this county and the bid of this Board is ordered to rescind the said Peter S. Young. A Warrantikon the
Treasury of this county for the payment of the same out of the county levy for the
year 1896.

In motion, the Board adjourned.

J. A. Shepperd, Chairman, Central District
J. H. Shippe, Thorough District
David H. Mann, Linville District
Charles A. Fothergill, Elmwood District
Abner E. vorp. Shippy, Hardy District
The committee appointed to receive bids for the construction of the new bount' house building for this bounty, this day submitted the bids filed with them, down in number. They were opened and examined by the board, and John D. Harris J. being the lowest bidder was awarded the contract in accordance with his said bid which is as follows:

Aug 1, 1876.

Gentlemen,

I will deliver the lowest house fund for a commission of Six and 47/100 Dollars per thousand (6.47) when the order of the Board, I will give the $1872 bond, with security satisfactory to the Board.

Very truly yours,

John D. Harris J.

And therefore, the said John D. Harris J. presented a bond in the penalty of fifteen thousand dollars with Lie. 6th,k his security, which bond on motion of the following record of the Board, viz. Agnes M. Monfort, Sheriff and Sheriff, Roy Mc. Moore was approved and accepted and bonded to be filed.

The Board having met for the purpose of settling with the Treasurer of this bounty and the second bount' Treasurer of this bounty having submitted to the Board statements of the moneys received and disbursed by him from August 1, 1875, to August 31, 1876, in the amount of bounty long, railroad fund, and Roy Moore fund, they were examined by the board, together with the vouchers thereof, and found to be correct, and on motion by Mr. Harris vote of the Board were approved and adopted as the books ordered to be kept in accordance with the minutes of the Board and used in the statements made Aug 3, 1876, by P. H. Picard, Treasurer, Pheonix Bounty, and approved by the Board of supervisors for approval Aug 3, 1876.

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<th>1876 Aug 3</th>
<th>1876 Aug 5</th>
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<td>1876 Jan 1</td>
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<td>2112.96</td>
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<td>106.98</td>
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</table>

Approved Aug 3, 1876

P. H. Picard, chairman
D. H. Moore
J. H. Shaff
Capt. E. Farnum
Statement made Aug 3rd 1876 by P.M. Richards, Deacon, Reedsburg, County of Sauk.

1876 Aug 3rd

Cash on hand as per settlement

Revenue

Expenses

Total:

Statement made Aug 3rd 1876 by P.M. Richards, Deacon, Reedsburg, County of Sauk.

1876 Aug 3rd

Cash on hand as per settlement

Revenue

Expenses

Total:

On motion Board adjourned.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Justice Office of the County Court of Rockingham County on Wednesday, August 7th, 1896.

Present: Helmer L. Dietz, Chairman, Central District.
J.H. Shiff, Homestadt District.
C.M. Lewis, District.
David A. Miller, Linville District, and Charles E. Johnson, Plainville District.

On motion by vote of the Board, it is ordered that the order enters on the 22nd day of July, 1896, allowing Austin accounts to the members of the Board of Supervisors, for several days' service, being the fifteenth day, allowed by statute, by the date of this duly attested account and annumated.

The following estimates, for work on the new court house by W. E. Sheer, the Contractor were submitted by W. M. Pietscher, superintendent, and ordered to be paid when the Supervisor's accounts follow.

To the Board of Supervisors of Rockingham County.

Gentlemen,

I hereby certify that W. E. Sheer, Contractor for court house, has completed to this date the following, as his contract.

1. 190% of labor, plus excavation: 934.
   To the amount of retained percentage 11.20.

2. Alt. date, fully submitted.
   W. M. Pietscher, Superintendent.

To the Board of Supervisors of Rockingham County.

Gentlemen

I hereby certify that W. E. Sheer, Contractor for court house, has completed the following, extra work.

2. 20% of labor, plus excavation: 934.
   20% labor: 20% concrete: 934.

To the amount of fully submitted.
   W. M. Pietscher, Superintendent.


Signed on motion by unanimous vote of the Board, the board of this Board is ordered to issue two warrants, one for John D. Taylor, and another for the amount of the foregoing estimates of $4,835.

Four hundred and fifty dollars are due for eighty-eight dollars.

H. L. Dietz, this day presented an account against the county of Rockingham, amounting to the sum of $26.00 for 10 days on court house, being the first day. By this account, the Board of County, and the Treasurer of the County, Mr. Moore, were allowed, and the balance of this account is ordered to issue a warrant upon the Treasurer of the County for the payment of the same out of the County. Also for the year 1895.

J.H. Shiff, this day presented an account against the county of Rockingham.
acounting to the sum of £21 18s. for 11 days. Extra labour on Board from July 1 to July 7, 1897, on account of bent house jarretta petti of 32 24s. 11d. Miler from 15 to 21, 1s. 7d. 1s. 7d. 1s. 7d. On account of the following recorded date of the Board Viz. Axios Movers, Shipp, Parnaby, Maker, Maker, Near, Miler, Mr. More, the same is allowed, and the builder is ordered to come to the said Edward J. Heaume, a warrant from the Treasurer of this fund for the payment of the same out of the county levy for the year 1896.

Edward J. Heaume, the day presented an account against the county of Penrhyncoch, accounting to the sum of £35 12s. for 84 days' extra labour on Board from July 1 to July 1866, on account of bent house jarretta of 1 1/2 per day, 28 3/4 miles, Miler from 15 to 21, 1s. 7d. 1s. 7d. On account of the following recorded date of the Board Viz. Axios Movers, Shipp, Parnaby, Maker, Maker, Near, Miler, Mr. More, the same is allowed, and the builder is ordered to come to the said Edward J. Heaume, a warrant from the Treasurer of this fund for the payment of the same out of the county levy for the year 1896.

The following resolution was ordered and adopted by the following vote: the Board Viz. Axios Movers, Shipp, Parnaby, Maker, Maker, Near, Miler, Mr. More, the building committee appointed at a former meeting of the Board, Viz. Axios Movers, Shipp, Maker, Maker, Mr. More, were fully authorized and instructed to take charge of the bent house building now in course of construction, with the right to make such changes in the work, and agree upon such additional compensation or deductions for such changes, as may be deemed advisable by such building committee, and agreed to go into the further examination of the bills submitted by the building committee and agreed to, and the board building committee is fully authorized and instructed to make such contracts as may be deemed necessary or proper in connection with the grading of the yard and the laying of the walks, curbing, and coping, and arranged the public square, containing both bent house building; the object of this resolution being that the said building committee is vested with both and all persons so as are held by the Board of Supervisors; provided their action shall be agreed to by unanimous amount of said Committee, and provided further, that the action of said Committee shall always be subject to the verification or rejection by a majority of the Board of Supervisors.

The committee were appointed for the purpose. This day reported to the Board, that in his opinion, the total sum of the demands of the county and presented the receipts of John J. Heaume to the building.
Agent for the money arising from the same, which action of the committee was on motion by
Major W. S. Powell, is ordered, and the committee ordered to dispose of the amount of said
bonds at once.

On motion by vote of the Board, the order of this Board is ordered

Agreement between the town of the Board, a warrant for his
decrees at the expiration of this month, subject to another order of the Board.

On motion the Board adjourned.

\[Signature\]

Virginia. At a meeting of the Board of Supervisors of Rockingham County

Present: William S. Decker, Chairman; Central District.

The Committee, having authority to this Board an application

The Committee having acted as directed at the last meeting, and presented the receipts of John D. Davis, the

On motion by unanimous vote of the Board, said order is approved and paid from out of the county fund for the year 1876.

\[Signature\]
A meeting of the Board of Supervisors of Rockingham County held at the courthouse of the county seat of Rockingham County on Saturday, August 25, 1896.

Present: Mr. C. D. Dechert, chairman, Central District; J. R. Shipp, Stonewall District; E. M. Carpenter, Shelly District; Samuel M. Moore, Linville District; and J. B. Johnson, Hilly District.

The Board having met for the purpose of taking into consideration the question of changing the exterior portions of the new court house building for Rockingham County, from pressed brick and terra cotta to Indiana stone in accordance with the drawings and specifications recently prepared for the same by Mr. J. B. Kellett, and submitted to the Board, and N. E. Speer, the contractor for the building of the same house, having submitted a proposal for making said change, the same was read to the Board and is as follows:

August 17, 1896

Mr. H. L. Dechert, Chairman,

Rockingham County

Dear Sir:

I hereby propose to furnish all labor and materials necessary to facilitate stone for pressed brick and terra cotta for the exterior of the Rockingham County Court House, in accordance with the drawings and specifications recently prepared for the same by Mr. J. B. Kellett: For the sum of $15,700.00. Fifteen thousand seven hundred dollars

Respectfully submitted,

N. E. Speer.

And a vote was taken upon said proposal, change which resulted as follows: For change Major Shipp, Carpenter; Dechert, Against Major Moore & Johnson. Whereupon a motion was made to make the vote unanimous and was carried. Major Shipp, Carpenter, Dechert & Johnson voted in the affirmative, and Mr. Moore in the negative, and therefore, the Board adjourned until Tuesday next at two o'clock to take into consideration a contract to be prepared by Mr. B. D. Hussian, Attorney.
Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the
Wills Office of the County Court of Rockingham County on Monday, September 1st, 1896.

Recent W. L. Doehart, chairman; central District
E. H. Keafffe, lobby District; Dan & More Lineville District
and Charles & Thomas Fanning; District; Albert J. Sisson; Stonewall District

The Committee appointed for the purpose, this day reported that it had selected at
the additional two thousand dollars of the lands of the county, as directed at the
meeting held August 21st, 1896, and presented the receipts of John P. Bacon, Jr.,
the disbursing agent of the county, for the money arising from the same, which
the Committee was on motion by vote of the Board approved and adopted.

Wm. II. Pinchbeck, Superintendent of the Buildings of the new court-house reported
that he had surveyed and turned over to B. S. Sherif. The Contractor for said
building 90 feet of the remainder of the lumber from the old building, which he deemed
proper to use in the new @ $12.00 for M. = $108.00 which action of the
Superintendent was on motion by vote of the Board approved and ratified.

And the said Superintendent having reported that there was 800 feet
of refuse lumber, which the Contractor was willing to take at the price
of $5.00 per M. for scaffolding, etc., on motion by vote of the Board he was
directed to turn it over to him.

J. M. Nicholas, having presented a statement of accounts received from the
County of Rockingham, from the old court-house, showing balance after deducting count for
his services, of $900, which he has turned over to R. II. Reel, County Treasurer.
On motion, the same is ordered to be filed.

On motion by unanimous vote of the Board, It is ordered that the following
mbers serve as the said allowed the same: those names being the
balance ($500) due to Sheriff, R. II. Reel, to July 1st, 1896.

The other names being allowed hereunto, and the Clerk of the Board is
ordered to issue Warrants to the Treasurer of this County for the payment
of the same out of any funds arising from the Dog Tax for the year
1895 and 1896.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. B. Corley</td>
<td>350</td>
<td>Apr.</td>
<td>138</td>
</tr>
<tr>
<td>E. N. Nuff</td>
<td></td>
<td></td>
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<tr>
<td>F. Peters</td>
<td>2.15</td>
<td>Apr.</td>
<td>15.50</td>
</tr>
<tr>
<td>A. O. Melham</td>
<td>675</td>
<td>Apr.</td>
<td>1895</td>
</tr>
<tr>
<td>E. A. Turner</td>
<td>4.50</td>
<td>Apr.</td>
<td>575</td>
</tr>
<tr>
<td>J. A. Shen</td>
<td>4.50</td>
<td>Apr.</td>
<td>575</td>
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<tr>
<td>J. M. Rimmer</td>
<td>4.50</td>
<td>Apr.</td>
<td>575</td>
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<tr>
<td>N. J. Swarth</td>
<td>4.50</td>
<td>Apr.</td>
<td>575</td>
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<tr>
<td>C. A. Melham</td>
<td>4.50</td>
<td>Apr.</td>
<td>575</td>
</tr>
<tr>
<td>John B. Neovatta</td>
<td>1.50</td>
<td>Apr.</td>
<td>5.50</td>
</tr>
<tr>
<td>J. M. Miller</td>
<td>4.50</td>
<td>Apr.</td>
<td>5.50</td>
</tr>
</tbody>
</table>
This Contract and Agreement, made and entered into this 1st day of September, 1876, by and between T. Dechert, of Rockingham County, Virginia, in behalf of and for the use and benefit of said County, and T. Dechert, of the second part, Wilmot, that the said party of the first part hereby promises, agrees, and obligates himself to build the exterior portions of the New Court House, now being erected by him for said County, under a Contract dated the 17th day of June, 1876, with James Linn, in accordance with drawings and specifications presented to him by M. J. Bollin's Sons, Architects, as signed by the parties before, which drawings and specifications, marked Addenda 1, are to be substituted for similar drawings in the original set of drawings so far as they apply to peculiar brick, terra cotta and copperbalance. The said brick, terra cotta and copper balance are to be executed in similar manner on East and West fronts, and also front door on South front and pedeides on East and West fronts, for and in consideration of the sum of Fifteen Thousand Seven Hundred ($15,700) Dollars, which sum is extra and additional to the sum of $14,000 in the said Contract dated June 17, 1876.

And the said party of the second part hereby promises, agrees, and obligates itself, in consideration of this Agreement being strictly performed and kept by the said party of the first part, to sell and convey to the said party of the first part the sum of Fifteen Thousand Seven Hundred ($15,700) Dollars, in accordance with the terms set forth by the said Contract dated June 17, 1876. It is further mutually understood and agreed that the agreement together with specifications Addenda 1 is attached to and forms a part of the said Contract dated June 17, 1876.

Witness our signatures this the day and date first above written.

On motion the Board adjourned.

M. Dechert, Chairman.

Virginia, At a Meeting of the Board of Supervisors of Rockingham County, held at the County Office of the County Court of Rockingham County, on Monday, September 1st, 1876.


The minutes of the last meeting were read, and it was the opinion of some of the members of the Board that the Chairman of the order relating to the changing of the exterior portions of the New Court House Building from fireproof brick and terra cotta to Indiana limestone, does not fully set.
forth the action of the Board pertaining to said matter. On motion it is ordered that said action of the Minister be and the same is hereby changed to read as follows:

The Board having met pursuant to adjournment for the purpose of enter-
ing into a written Contract with A. Elsberry for the Changing of the exterior
finishing of the New Court House Buildings from Mixed Brick and Terra Cotta
to Indiana Limestone as set forth in the order of August 29, 1876, and A. Elsberry
member of the Board refused a time to change their vote an order of August 29, 1876.

But being advised that it could be proved by reason of their action of that
in making said change and accepting the bid of A. Elsberry, who being notified of the action of the Board proceeded at once to cancel
his orders for Mixed Brick and Terra Cotta Materials and entered into contract
for the Indiana Limestone as set forth in his said bid, render the license
malleable for any damage the said A. Elsberry might sustain by reason
of the changing of his orders made the action of the Board as aforesaid
of August 29, 1876 declared to change their vote.

Application having been made to the Circuit Court as to Stonewell Magisterial
District on the boundary of the Act of the General Assembly of Virginia
Becoming January 26, 1876 and the amendment thereof, and due notice
having been given according to law, that the matter would be considered
at the meeting of the Board,

And therefore J. H. Shiffledtizer for said Stonewell District offered
the following resolution viz:

That the Act of the General Assembly of Virginia entitled an Act relating to
finances and for the protection of Cows passed January 26, 1876 and the
amendment thereof, and due notice having been given according to law, that the matter
would be considered at the meeting of the Board,

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finances and for the protection of Cows passed January 26, 1876 and the
amendment thereof, and due notice having been given according to law, that the matter
would be considered at the meeting of the Board,
The following account against Rockingham County was presented, examined, and on motion by unanimous vote of the Board, as to the items D. H. Moore versus the bill for water furnished in the County House and bill for painting electric light in County House for six months of 1875, were allowed and the clerk ordered to issue warrants upon the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County levy for the year 1875.

Town of Rockingham 55.035 Dollars of Notes to July 1876
Joseph J. Huddleston 50c. No. 3, Bond @ 10c.

Nash Lawyers' copy bill of Old Court House Property

The Rockingham Electric Light Co. light in front of house from June 1 to July 30.

Same

Same Lighting Court House on Election Night

William Kelbor sees off A. Switzer 50c. Days work on furnace.

James Kelbor 5c.

Harry Davis 5c.

John L. Switzer, wood, June, bluing, jail and court yard, water for lamplight.

Same

Same Materials for building office on Court Yard.

Switzer & Co., Stenographers for Circuit & County lot, clerks office

Same

Commissary of Supplies, 6.81

The J. H. Rand Measuring 5½ % of actual Board 76.75, Indorsed.

Everett Howard Co. 1 Chancery Rule Book 10c. Expenses 6c.

Same

1 Order Book 10c. Expenses 6c. 10.63

Isaac Walker 1 Common Law Order Book 10.50

David and Delis Pointing for Brick 6.25

R. G. White 50c.

R. B. Howard, Painting, 50c.

W. F. Kline, Fencing House of old fence to old jail.

Henry Shaffer, labor, 25c.

J. D. Lawrence, book, Registration of Rockingham County.

Counseling, Roger Assease of Frank Davis 5½ days on farm improvement, Bond.

J. E. Lincoln, M. D. This day produced an account against the County amounting to the sum of $2.43 for services to the Board of Highway Directors in this County, and the same was ordered to be paid.

The Board of said District having decided that $2.43 out of the said account should be paid. On motion by vote of the Board, it is ordered that the said J. E. Lincoln be allowed the sum of $2.43 being $2.43 out of his said claim, the said J. E. Lincoln being present and consenting to accept the said amount in full payment of his bill, and the clerk of this Board is ordered to issue a warrant upon the Treasurer of this County for the payment of the same.
J. E. Lucas, M.D. This day presented an account against the county of Archbold, amounting to the sum of $3.20. The said J. E. Lucas being present and agreeing to accept in payment of said bill the sum of $3.20 being 57% of the same, our motion by vote of the Board. It is ordered that he be allowed the sum of $3.20, (subject however to the endorsement of the Overseer of the Poor of said District) and the balance of the Board is ordered to issue a warrant upon the Overseer of the County for the payment of the same, to be paid as the same shall properly be ordered by said Overseer.

G. H. Phelps, having filed his claim for sheep killed by pests prior to July 1, 1876, amounting to the sum of $2.50. Our motion by unanimous vote of the Board, the same is allowed and the balance of the Board is ordered to issue a warrant upon the Treasurer of the County for the payment of the same out of the Dog Tax Fund for the year 1876. Also our motion by vote of the Board, that 6.5% of the Board, held, Bridge, is allowed the sum of $1.25 for seeing the said sheep killed. The order to issue a warrant to him for the payment of the same out of said fund by the Treasurer of the County.

Our motion by unanimous vote of the Board. It is ordered that the balance of this Board shall issue to the Contractors for the new building, building of this County, a warrant upon John O. Harris for proving account of the same, for the amount of any estimate furnished by G. H. Phelps, the Superintendent, when approved by the same of the Building Committee. The object being to determine what is necessary at the many meetings of the Board.

Our motion by vote of the Board, it is ordered that J. Wallace Muinnick be allowed the sum of 10 dollars additional for his services as Overseer of the Poor of the Rural District in this County, being the same allowed other overseers in their settlement and the balance of this Board is ordered to issue a warrant upon the Treasurer of this County for the payment of the same out of the County Fund for the year 1876.

Our motion by vote of the Board, the following appointed M. A. Neff, S. L. Kenney, to attend to the furnishing of the Board for the County.

Our motion the Board adjourned.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Select Office of the County Court of said County on Saturda...
Homer L. Roger, Chairman, this day presented an amended statement of the expenses incurred in visiting Washington, Pittsburgh & elsewhere, by the members of the Board of M. M. Farmers, with a view of ascertaining the best system for locating the New Irrigation Source for the benefit of this community. As provided under the order of the Board of date 28th June, the sum of $262.85 was paid. On motion by the following votes of the Board: J. D. Cooper, Homer L. Rogers, Homer L. Rogers, T. K. M. Moore, the same is allowed and the balance of the Board is ordered to see to payment in accordance with the Treasurer of this Society for the payment of the same to Homer L. Rogers. The order was signed by the parties entitled thereto.

The Board having met again to consider the locating of the New Irrigation Source of this Society, and the Peck Hammond Company through its agent, T. K. M. Moore, having submitted a proposal to erect an Office in accordance with its system, the Board Room & Connecting rooms, also the necessary rooms on ground floor, for the sum of $1750.00. The said Company agreeing to introduce day labor for the additional sum of $300.00 and also agreeing to erect that portion of the said building excepted above for the additional sum of $500.00, making the aggregate sum $2600.00. On motion by Mr. Harrison note of the Board, the $1750.00 on motion was accepted by the Board, only however to be binding upon the Board upon the signing of a written contract. The said $300.00 on $500.00 hereunto may be accepted at any time. The Board shall determine so to do. And the Chairman of the Board is ordered to enter into and sign a contract with the said Company, to be signed as the same shall have been prepared in accordance with his mind and the approval of the Attorney for the Commonwealth.

It appearing to the Board, from the statement of G. W. Beneke, Surveyor of the Poor and E. H. Beneke, Surveyor for Shelby District, that it will require the sum of $182.15 to pay in full for the labor of the poor in said District for the year ending June 30, 1896. On motion by Mr. Hammond note of the Board, the same is allowed, and the balance of this Board is ordered to issue a warrant to the said G. W. Beneke for said amount payable out of the Charity fund for the year 1896.

On motion the Board adjourned.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Office of the County Clerk of said County on Monday October 22, 1876.

Present: Hiram L. Boshert, Chairman, Central District

J. H. Shiff, Shenandoah District, David H. More, Linville District

J. W. Talley, Fluvanna District, Albert S. Koons, Orange District

The County Clerk of this County, having certified to this Board an appropriation of $125 for construction of a bridge over back-run at Huddleston mill in this County,

On motion by Hiram L. Boshert, the Board, said order is approved, and said amount allowed payable in the County treasurers for the year 1876. With the distinct understanding with the donors of said bridge that the construction of same

Hiram L. Boshert, this day presented the Board an account against the County of Rockingham, amounting to the sum of $13 25, for amount paid for telegraphic service for lumber, for brown stone, forage 20. On motion by vote of the Board (Mr. More voting in the negative as to the sum for the brown stone and amount paid for forage), the same is allowed. And the clerk of this Board is ordered to issue a warrant upon the treasurer of this County for the payment of the same.

On motion by the following vote of the Board: viz: Hiram L. Boshert, J. H. Shiff, N. W. Moore, the said J. H. Shiff is ordered to dispose of the lumber of the old bridge which recently washed away at Edenton.

On motion by vote of the Board, the Chairman appoints Nicholas Shiff, Shenandoah, & Talley, Fluvanna, a committee to secure the service of assistant counsel to assist the Commonwealth's attorney in the defense of the suit of A. H. Morrison & Company against the County of Rockingham.

On motion the Board adjourned.

Hiram L. Boshert, Chairman

Rockingham County.

Virginia. At a meeting of the Board of Supervisors held at the Clerk's Office of the County Clerk, Office of the County Clerk of said County on Monday October 22, 1876.

Present: Hiram L. Boshert, Chairman, Central District

J. H. Shiff, Shenandoah District, David H. More, Linville District

The Committee appointed at the last meeting of the Board, to secure the service of assistant counsel to assist the Commonwealth's Attorney in the defense of the suit of A. H. Morrison & Company against the County of Rockingham, this day reported that they had learned the service of Messrs. Mehlman & D. O. Boshert, at the following remuneration for their services: viz: one hundred dollars each if tried within the County of Rockingham, $125 each for necessary expenses of each if tried without the County, and if an appeal be taken, fifty dollars to
Each for their demean.

The bounty of the county being certified to this Board an appropriation of $150.00 to pay land-damage and construction of a new public road in the county on the line of E. White and同. On motion by unanimous vote of the Board, said order is approved and said sum of $150.00 allowed payable out of the bounty levy for the year 1896.

The bounty of this county being certified to this Board an appropriation of $150.00 to pay land-damage and construction of a public road in the county on the line of Peter J. Zimmerman & others. On motion by unanimous vote of the Board, said order is approved and said sum of $150.00 allowed payable out of the bounty levy for the year 1896.

The bounty of this county being certified to this Board an appropriation of $150.00 to pay land-damage and construction of a public road near Dayton in this county. On motion by unanimous vote of the Board, said order is approved and said sum of $150.00 allowed payable out of the bounty levy for the year 1896.

It appearing to the Board of Supervisors that by reason of the change of the exterior passages of the new limit house for this county from Bassett Mount Olive to Mount Olive a residence as set forth in the order of August 29, 1896, and the placing in said buildings inner heating and ventilating apparatus, the laying of necessary the floors, furniture, for the rooms and offices therein, the proper grading of the yard, and the laying of the walkway throughout the same, it will be necessary to construct an additional loan in the credit of the county for an amount not to exceed the sum of $1,500.00. Thereupon, on motion by the following vote of the Board: Vice President, James Smith, Charles Throckmorton, and Andrew C. Langley, it is ordered that this Board contract a loan for said purposes; for an amount not to exceed the sum of Forty-five thousand dollars, subject to the approval and orders of the Judges of the county and judges limits of the counties, in accordance with the provisions of Sections 301, 302, of the Act of the General Assembly of Virginia of 1873 & 4. And the Clerk of this Board is ordered to certify this order to the Judges of the county and of this county for his approval or disapproval.

On motion by vote of the Board, the Building Committee is authorized to issue warrants to the Contractor upon semi-monthly statements made by the Superintendent.
On motion by resolution of the Board, the Superintendent H. M. Bachelet is ordered to purchase the said for the block as contemplated and set forth in the specifications.

On motion by N. E. Becht, the Board, by a majority vote of the Board of the County, is directed to sell them at any time. They may have offers for the same.

On motion the Board adjourned.

[Signatures]

Virginia At a meeting of the Board of Supervisors of Rockingham County held at the office of the County on Monday, November 21, 1876.

Present: N.C. L. Bachelet, Chairman; J. H. Shiff, Treasurer; E. H. Seabrook, Secretary.

The Board of this County, having received from the County the report of the Overseer of the said County, have certified to the Board an appropriation of $75.00 to pay for the widening of a certain road, in the District of the Petition of J. F. M. Mayescheffer et al. On motion by unanimous vote of the Board, said order is approved, and said sum of $75.00 allowed payable out of the County fund for the year 1876.

The County Board of this County, having received from the County the report of the Overseer of the said County, have certified to the Board an appropriation of $200.00 to pay for the widening of a certain road, in the District of the Petition of J. F. M. Mayescheffer et al. On motion by unanimous vote of the Board, said order is approved, and said sum of $200.00 allowed payable out of the County fund for the year 1876.

The County Board of this County, having received from the County the report of the Overseer of the said County, have certified to the Board an appropriation of $125.00 to pay for the widening of a certain road, in the District of the Petition of J. F. M. Mayescheffer et al. On motion by unanimous vote of the Board, said order is approved, and said sum of $125.00 allowed payable out of the County fund for the year 1876.

The County Board of this County, having received from the County the report of the Overseer of the said County, have certified to the Board an appropriation of $50.00 to pay for the widening of a certain road, in the District of the Petition of J. F. M. Mayescheffer et al. On motion by unanimous vote of the Board, said order is approved, and said sum of $50.00 allowed payable out of the County fund for the year 1876.
The county court of the county, having adverted to this Board, at its meeting held on the 22d day of October, 1876, an application of J. L. R., for the construction of an iron or steel bridge over such stream at Overton's Mill, and the board having agreed and voted and made the approbation of the said sum of $2,000.00 with certain conditions set forth therein the manner by which the same act of the Board. It is ordered that the portion of said order of the Board of said date, 1876, requiring that the abovementioned for the said bridge be built of stone and not the same be hewn out and said hewn。

The following accounts against the county of Rockingham, now presented, examined, and on motion by a part of the Board, were allowed and the balance of the Board is ordered to issue warrants when the Treasurer of this county for the performance of the same out of the county for the year 1876 for the Valley Telephone Company, one year rent of phone at Richmond July 1, 1876.

To the Valley Telephone Company, one year rent of phone at Richmond July 1, 1876.

J. S. Davis, Spalding, Yogum on debts at J. S. Davis July 1, 1876.

Helen J. White, allowance for goods at J. S. Davis.


William J. White, allowance for goods at J. S. Davis.


Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the office of the county clerk on Monday October 26, 1876.

It appears to the Board of Supervisors that by reason of the change of the boundary line of the county, the county line, as set forth in the act of August 29, 1876, and the laying out said county line for proper planting and containing orchards, the laying of necessary streets, the proper grading of the same, and the laying out of the said county line, it will be necessary to contract an additional loan on the credit of the county, for an amount not to exceed the sum of $3,000.

Thereupon, the following resolution of the Board of Supervisors, was passed:

That the Clerk of the County is hereby authorized to borrow an additional sum of $3,000, for the purpose of planting and containing orchards, the laying of necessary streets, the proper grading of the same, and the laying out of the said county line.

Respectfully submitted,

J. Cop. Tate

J. D. Mamler, Clerk.

The foregoing order, annexed to the resolution of the Board of Supervisors of this county, at the meeting held on the 26th day of October 1876, having been duly certified to me, as county clerk, and I as clerk, having maturely considered the same, do approve the action of the said Board, all of which is ordered to be certified to the judge of the circuit court of this county, and entered of record on the records of the county clerk of Rockingham County.

J. Cop. Tate

In the Circuit Court of Rockingham County, October Term, October 26, 1876.

The foregoing order of the Board of Supervisors of Rockingham County, annexed to the resolution of the Board of Supervisors of this county, having been approved by the court, with the approval of the same, it is ordered that the said action of the said Board of Supervisors be approved.

J. D. Mamler, Clerk.

On motion by Resolution of the Board, it is ordered that Messrs. Lee, Lawless, and Robbey, the committee appointed heretofore, be authorized to proceed at once to hire and purchase thirty acres of land, for the use of the county of Rockingham, aggregating the sum of $1,500, for said lands and the interest.
United States of America

State of Virginia

County of Rockingham

$500. For Re Cnt

Bonds

Under Authority Contained in an order of the Board of Supervisors of the County of Rockingham, Virginia, entered on the 26 day of October 1876, and in conformity with the Act of the General Assembly of Virginia, approved the 20 day of February 1874, and the Approval of the County and Circuit Courts of Rockingham County, as provided in said Act, H. H. K. Postell, President of the Board of Supervisors and J. B. S. Burnley, Clerk of the said Court, do hereby certify that the County of Rockingham, Virginia, is judgeted to the holder of this Certificate, in the sum of Five Hundred Dollars, on account of the United States, with interest thereon at the rate of five per cent per annum; this bond being one of Sixty Bonds of $500 each, issued by the said County on the 1st of January 1877, numbered separately from one to seventy; the principal sum to be paid at the option and call of the Board of Supervisors of said County at the expiration of twenty years from the date hereof, or at any time thereafter within Thirty years from the date hereof, the interest to be paid semi-annually on the 1st of June and January of each year to the Treasurer of said County, on the presentation and delivery of the several Coupons until the expiration of this bond.

And it is expressly understood and declared; That said bond shall cease to bear interest after Twenty years from the date hereof, at the expiration of Thirty days from the time the Board of Supervisors of said County, may by its option issue a call for the redemption of this bond. Nor shall any of the Conformances hereunder be paid, that shall mature after the expiration of the said Thirty days; and if not sooner paid, said bond shall be due and payable in Thirty years from this date.

In Witness Whereof we have subscribed our Names the first day of January one thousand eight hundred and ninety seven.

[Signature]

President of the Board of Supervisors

The County of Rockingham, Virginia

[Signature]

Deputy of the Board of Supervisors

[Signature]

[Signature]
S. O. Bruenen, this day appeared before the Board, and made application for the allowance of the amount deducted from his claim for damages for sheep killed by the Board having maturely considered the same. On motion by the following recorded at the rate of $1 per head, Moore, Shideler, Kibbey, and Namore. It is ordered that the said S. O. Bruenen be allowed the sum of $1 per head, the amount deducted from said claim, and the Clerk of this Board is ordered to issue a warrant upon the Treasurer of this county for the payment of the same out of the Dog Tax fund for the year 1896.

In the matter of the claim of J. Linder, amounting to the sum of $29 for sheep killed by the Board, having heard the evidence, as to the existence of the same, and it appearing to the Board that the damages aforesaid are not proven.

On motion by unanimous vote of the Board, it is ordered that the said J. Linder be allowed the sum of $29. And the Clerk of this Board is ordered to issue a warrant upon the Treasurer of this county for the payment of the same out of the Dog Tax fund for the year 1896.

On motion by unanimous vote of the Board, it is ordered that Wm. L. Dresser be allowed the sum of $20 for sheep killed by the Board, having heard the evidence, and the Clerk of this Board is ordered to issue a warrant upon the Treasurer of this county for the payment of the same out of the Dog Tax fund for the year 1896.

On motion by unanimous vote of the Board, the commissioners of the Revenue for the annual districts of this county, were allowed 1% of the said amount of sums and school losses, for entering the said tax on the commissioners' books, for the year 1896, and the Clerk of this Board is ordered to issue warrants upon the Treasurer of this county for the payment of the same out of the Dog Tax fund for the year 1896, as follows:

- J. Frank Shugars, Commissioner of Revenue for Elmwood District: $52.71
- P. H. Jarrels, Commissioner of Revenue for Elmwood District: $92.38
- J. Frank Shugars, Commissioner of Revenue for Elmwood District: $57.27
- P. H. Jarrels, Commissioner of Revenue for Elmwood District: $42.82
- J. Frank Shugars, Commissioner of Revenue for Elmwood District: $29.60

On motion by vote of the Board, the commissioners of the Revenue for the annual districts of this county, were allowed the sum of five cents for each dog listed by them in their respective books, and the Clerk of this Board is ordered to issue warrants upon the Treasurer of this county for the payment of the same out of the Dog Tax fund for the year 1896, as follows:

(Continued on next page)
On motion, Road adjourned.

Chairman

Virginia. At a Meeting of the Board of Supervisors of Rockingham County, held at the Judicial Office of the Honorable Court of Common Pleas on Thursday, November 11, 1876.

Present: W. A. Robertson, Chairman, Central District.

J. H. Sifford, Wyse Swell District; E. H. Rankin, Sally District; R. H. Moore, Lovenia District; and Charles T. Faknley, Davis District.

The following accounts against the County of Rockingham, some previous examined, and together with the Judges, Clerk, and Commissioners of the late Election (a list of the latter having been furnished by the Clerk from the poll books returned, were on motion by unanimous vote of the Board, allowed, and the lists of the Board is ordered for a warrant upon the Treasurer of this county, to the payment of the same to the parties entitled thereof, out of the County fund for the year 1876.

J. G. Arundale, Registrar, Registration Account, at Keetwann, Oct. 1876. $7.00.

Cpt. B. W. Stormer, Mayesville, May 1876. $7.00.

Cpt. J. H. Rankin, May 1876. $7.70.

Cpt. C. W. Haller, Pleasant Valley, May 1876. $8.50.


James L. May, Ballot Box for Port Republic Baptist, $1.00.

William R. Reed, Clerk, Rent for holding election at Port Republic, $2.00.

J. O. Early, Keetwann, $1.00.

Geo. W. Shiflett, Melrose, $1.00.

W. M. Miller, Eddo, $1.00.

R. H. Shannon, Melrose, $1.00.

Charles Prizer, rebuilding J. B. Jones & Co. dock, $2.25.

The United States Express Co. Express on lime fleet, (see J. M. Dickey) $9.00.

J. N. Shiflett, 18 miles attendance on road, 18.60.

W. H. F. Shannon, $1.00.

J. S. Maury, Clerk, & Commissioner of Elections.


J. S. Maury, J. S. Rankin, deceased.

W. H. F. Shannon, deceased.

W. H. F. Shannon, deceased.

W. H. F. Shannon, deceased.

W. H. F. Shannon, deceased.
The Board having met for the purpose of considering the bids filed for the building of said house of the New County House of this County, had already Contracted for, and having maturely considered the same, on motion by Lieutenant Jones, vote of the Board, all the bids filed were rejected.

Upon motion of Mr. Richert, and by affirmative vote of Messrs. Shiff,绾er, and Richert, the Mayor refusing to vote, the following preamble and resolution was ordered read when the Minutes and the bids were read to certify an attendance by the town of Rochester giving the date of Rochester Mason Lodge No. 27 B. & F. M. of Masonic, was requested to take charge of the ceremonies incident to the laying of the cornerstone of the New County House for said County now under construction. And whereas said cornerstone was laid on the 19th day of October 1876 under the auspices of said Masonic Lodge assisted by other Masonic and other fraternal orders together with numerous Citizens of this and Contiguous Counties, including the late John Paul and Judge R. W./re, the Masonic being one of the most memorable and pleasant in the history of the great County of Rochester resulting in the creation of friends and closer ties between her loyal and devoted citizens.

Resolving, therefore, that we take this opportunity to extend to said Rochester Masonic Lodge No. 27 B. & F. M. our sincere thanks for the interest displayed by its members in connection with the successful and entertaining program which delighted the large and appreciative audience present when the cornerstone was placed, all of whom we are sure would be most willing to attest the fact that what the Masons do at all they do in a manner highly creditable and such that Criticism would be in vain.

On motion the Board adjourned.

M. Deichert, Chairman

Virginia. At a meeting of the Board of Supervisors of Rochester County held at the office of the county seat of said County on Friday, November 29, 1876.

Present: Elder L. Richert, Chairman, Central District
J. H. Scriven, Townhall District
H. Darwister, Layout District
L. R. E. Faehnry, Plains District and David H. Moore, awhile District

The board having considered the petition to the Board an
affirmation of $7,500 for the establishment and construction of an iron and steel railroad track bridge over the Chequamegon River at Clinton in this County. On motion by Lieutenant Jones, vote of the Board, said order is approved and said sum of $7,500 appropriated for the purpose of said bridge payable out of the County lot for the year 1877.
The following accounts against the county of Perkinston were presented and on motion by the following vote of the Board viz: From Moses Johnson, District Judge, $100 for expenses incurred in the settlement of the cases of Samuel B. Pender, $100, James Foster, $100, and the balance of the Board is ordered to take a memorandum of the deficiencies of the county for the payment of the same to the parties entitled thereto out of the county fund for the year 1876.

Mr. E. Nash, 10 days service as Committee of $2.50, paid for services; $2.50

Charles & John B. 10 days service as Committee of $2.50, paid for services; $2.50

Mr. D. W. Skipper, 10 days service as Committee of $2.50, paid for services; $2.50

On motion the Board adjourned.

M. D. Skipper, Chairman.

Virginia, At a meeting of the Board of Supervisors of Perkinston, County held at the Clerk's Office of the county court of said county on Wednesday November 25, 1876.

Present: J. H. Skipper, chairman, Central District.

J. H. Skipper, South District; J. H. Garner, North District.

David W. Skipper, Linville District, and Charles & John B. Fall, Pharr District.

The following accounts against the county of Perkinston were presented and on motion by unanimous vote of the Board except as to the accounts of Moses Johnson, District Judge, and James Foster, no more acting in the capacity as trustees were allowed, and the balance of the Board is ordered to issue warrants for the payment of the same to the parties entitled thereto out of the county fund for the year 1876.

W. E. Logan, Delegation Account at Melton, October 1876.

20th this month.

J. H. Skipper.

Out, more.

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Petition of John H. Burchett et al. On motion by unanimous vote of the Board, said order is affirmed and the said sum of $750, being for the construction of said road, is payable out of the county levy for the year 1896.

The County Court of this County having certified to this Board an affidavit to the effect that in the sum of $216.25, for land damages, and construction of a Public Road in Glacie District in this County, On the petition of H. B. Burchett et al., On motion by unanimous vote of the Board, said order is affirmed and said sum of $216.25, is payable out of the county levy for the year 1896.

The County Court of this County having certified to this Board an affidavit to the effect that in the sum of $310.00, being for land damages, and construction of a Public Road in Glacie District in this County, On the petition of J. S. Thomas et al., On motion by unanimous vote of the Board, said order is affirmed and said sum of $310.00, is payable out of the county levy for the year 1896.

The Board having at its meeting held on the 26th day of October, 1896, passed an order made by the County Court of this County, authorizing the sum of $302.25, for land damages, and construction of a public road in Glacie District in this County, On the petition of E. White et al., and it being affirmed that the same land damages it has been necessary to acquire the location of the said road, do not get as far from the Rv as possible, and the County Court having approved said change and order that the sum of $200.00, be paid out of the above sum as land damages assessed by the change approved. On motion by unanimous vote of the Board the said action of said order is affirmed.

The Court of Ruting for another year from April 1, 1897, the Office on the southwestern corner of Ruting Square to the Western Union Telegraph Company, was taken up and after discussion the question was put to a move shuffle of the vote in the negative as to the first item.

The J. T. Whaling Lumber company, having this day presented to the Board, a claim against the County of Rutingham, and the Board not being advised as to its action in the premises, owing to the absence of its Counsel, by Counsel of justice, the consideration of the same is continued until the next meeting of the Board.

Petition the Board adjourned.

[Signature]

M. D. [Signature]
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the office of the county court on Monday December 28, 1896.

Reverend Alton L. Dehunter, chairman, Central District.
Judge Sheppard, Theyrput District.
C.W. Bantner, Shelby District.
David L. Moore, Linville District, and Charles E. Ayerley, Fleming District.

The county court of this county, having certified to the board an appropriation of the sum of $35.48 to pay land damages and construction of a public road in Shelby District in this county, on the application of John Miller et al., on motion by unanimous vote of the board said order is approved and said sum of $35.48 is appropriated for the purpose of said road, payable out of the county treasury for the year 1896.

The county court of this county, having certified to the board an appropriation of the sum of $50.00 to pay land damages and construction of a public road in Linville District in this county, on the application of John Phillips et al., on motion by unanimous vote of the board said order is approved and said sum of $50.00 is appropriated for the purpose of said road, payable out of the county treasury for the year 1896.

The committee heretofore appointed is here reported. The county court, in a dollar bond of the county of Rockingham, this day resolved, that they have performed their duty and presented the bonds for the inspection of the board, and are to the bonds and figures as is forth in the minutes of the Board of late dates. 28, 1896, page 283, of the Book.

The H.J. Woolfbaum Lumber Company, having presented to the board for allowances and payment a claim for $50.00 damages against the county for an alleged breach of an alleged contract made by the said company with the county for the construction of a branch road, and ascertaining said claim, forth a return to the board asking for its decision in the above, the county court for the same, and also upon another claim for $83.00, which for presented to the board for allowances and disallowed, herein as stated in the depositions and in the proceedings of a sheet heretherto, said company on the Augusta National Bank of Martinsburg, the said bank, by the county, is hereby declared and ordered by the county court, but that the board take no action upon the said claim for $53.00 damages, to that as to the matters of said claim, to desist from having the same hereafter presented to the board for allowances and disallowed at the meeting of the board held the 4th day of July, 1896, this decision to grant the demand for payment of the said company to institute an action therein in the highest court, and the said company is left to its remedy by appeal from the same.
The following are the papers directed, in the above order, to be spread upon the minutes:

To the Board of supervisors of Rockingham County.

The undersigned present to you the annexed claim against said county for damages as herein stated, to the amount of $2607.50 in favor of the J. F. Hithrow Lumber Company. We call your attention also to the fact that although your order books show that you declined to pay the claim of $1771 for the check belonging to said company and collected by you last as you have never given any notice as required by law we are unable to take any appeal from your decision or take further steps as the law requires in such cases. We respectfully ask, therefore, that you address us as a written notice of your action upon the $1771 claim and upon the $836.50 claim as soon as they are acted upon.

Yours respectfully,

[Signature]

J. F. Hithrow Lumber Company.

To: The Board of supervisors of Rockingham County.

The J. F. Hithrow Lumber Company.

The damages sustained by the said J. F. Hithrow Lumber Company by reason of the breach by the said Rockingham County of the contract between the said Rockingham County and the said J. F. Hithrow Lumber Company for the construction of a stone house at SStanardsville, according to certain plans and specifications, hereinbefore agreed upon, between the parties, do amount to the sum of $4577.50.

The Board of supervisors of Rockingham County.

The J. F. Hithrow Lumber Company respectfully asks that an order be entered by your honorable body confirming said agreement to the punctual payment of the sum of $4577.50, which amount has been agreed to, paid, and the said company has been prejudiced to the amount of $4577.50, which amount has been allowed by your honorable board to be paid to said company.
day of June, 1896, between the said county and the said Western Union Telegraph Company for the
construction of the courthouse at Brunswick, Virginia, according to certain plans and descriptions
sent and said terms agreed upon. The parties are pains to finish the building by the said county at the price of $531.00

Sum of $531.00 drawn by the plaintiff on Augusta National Bank of Augusta, Va. and payable to J. D. Mosley, clerk of the Board of Supervisors of said county for the sum of $531.00 and accepted and attorned by said county to its own use against the protest of said plaintiff and without any right or action in law.

Said claim is one of the above accounts from the 11th day of June 1876.

E. W. Ferguson, Attorney for Plaintiff.

J. D. Mossman, Attorney for Plaintiff.

The question of renting for another year from April 1, 1877, the said building on the Southeast corner of the courthouse square, now occupied by the Western Union Telegraph Company, which was continued from the last meeting of the Board, was this day again brought to the attention of the board, and after due Consideration. On motion by unanimous vote of the board, it was resolved that the said office for the term of one year from said date, but to rent it by the month at the same price per month now being paid, viz: $165.00, rent each time as the board may see fit, to terminate said monthly renting, and the clerk of this board is ordered to notify the present lease the Western Union Telegraph Company of the action of the Board by furnishing it or its authorized agent a copy of this order.

P. E. Peri, the contractor for the building of the new courthouse for this county, having requested the board to indicate the kind of frame to be used for the said building, the same was discussed by the board but not being fully advised in the matter, further Consideration of the question is continued until Monday next January 1, 1877.

The following accounts against the county of Brunswick, were presented examined and on motion by unanimous vote of the Board were allowed and the Clerk ordered to secure warrants upon the Treasurer of the county for the payment of the same to the parties entitled thereto out of the county funds for the year 1876, viz:

Joseph L. Ross, $2,400.00
Joseph L. Ross, $1,250.00
$3,650.00

On motion by vote of the Board, the building committee were empowered and authorized to have estimates prepared for furnishing the new courthouse building throughout.

On motion by vote of the Board, the lease of this Board is ordered to follow:

J. W. Carson, treasurer, county for the central district of this county.
An action by one of the Board. The action of the Board is ordered to certify to the
Sherrif and Major O.R. Bell, Major at arms, before the Board at its next meeting
with a view of adjusting and settling the amounts due by them for rent.

Also appearing to the Board from the constable of John R. Gunter, Sheriff, of the
County, that the heating apparatus placed in the yard of the Mauzy Manufacturing Company is not giving the desired results. The building is heated by steam radiant. It is ordered that the said Mauzy Manufacturing Company be notified at once of this fact, and that unless the same is remedied within thirty days the said building be burned by the said company, and the said Board is directed to give said notice by mail to the said company at once.

Rockingham Mutual Telephone Company, the day made application to the
Board for placing their new line of the county a switch board for the telephone line. On motion by R. W., resolution and vote of the Board, R.M. Doane, voting in the negative, said privilege is granted, with the distinct proviso, standing that same may be removed at the option of the county, and that the said company shall take good care of the exterior and interior of the said building and to guard against lightning by attaching to the same a lightning arrester. John R. Gunter, Sheriff of Rockingham County, being present and counting the votes,

On motion the Board adjourned.

Virginia, at a meeting of the Board of Supervisors of Rockingham County
held at the courthouse of the county court of said county on Monday.
January 4, 1879.

Present: 
L. Decher, chairman, L. Decher, chairman.
J. R. Bell, Piney Hill, District, J. R. Bell, Piney Hill, District,
Sherrif, E. J. Thomas, District, E. J. Thomas, District,

The following accounts against the county of Rockingham were presented
and examined, and on motion by unanimous vote of the Board, are allowed
and the clerk ordered to issue warrants to the Treasurers of this county
for the payment of the same, at the parties entitled thereto out of the county
fund for the year 1876.

John W. Lee, Registration Act at Port Royal, May 4, 1876.
The following resolution was offered by Mr. More:

Whereas in the erection of the said house, now being built in the town of Northumberland, Rockingham County, Virginia. The specifications have not been complied with, the specifications requiring the roof to be not less than thickness than four inches, and whereas there have been poles set that are not thick enough, hereby making the wall insecure and permit according to the said specifications, therefore be it resolved by the Board of Supervisors of Rockingham County in that the Contractor be required to take out all wood, part of the required thickness of two inches and to secure part of the wood under the required thickness, as the specifications direct, whereas Mr. Richert moved that the said resolution be laid before the Table which was carried Messrs. Thomas, Seffin and Richert voting in the affirmative and Mr. More in the negative.
To The Board Of Supervisors for Rockingham County.

Gentlemen:

On the 1st. day of December 1902, the Road Board for Central District advertised for bids for the construction of a certain road in said District known as the Barham-Layman Road, and among the conditions set forth in the said advertisement was one that "the timber and fencing along the roadbed was to be removed by the land owners if they desire it and will take the standing trees out by the roots".

The undersigned bid for the said work with understanding that the land owners were to remove the timber by the roots, and that if they did not that the timber, which was of considerable value, should belong to the bidder as a part of the consideration of the contract for the building of the road. With this understanding, petitioner made his bid at the price of $500.00 for the work complete, and the bid was accepted by the said Board, and bond executed as was required, conditioned for the faithful completion of the work &c. However when the contract itself was inadvertently drawn this feature as to the removal of the timber was omitted, and thereafter the Board permitted the land owners to cut the timber which was of considerable value, and the owners in removing the same did not remove the stumps as required by the advertisement, but cut and smaller timber down the larger timber leaving the stumps to be removed by petitioner.

That by reason of the facts stated petitioner has lost a considerable amount, the value of the timber taken from the grounds to which petitioner was entitled, and the extra work involved in permitting which resulted from the acts of Road Board, and the owners of the land in removing the timber and not removing the stumps and smaller growth, being at the least $40.00 to $50.00, which petitioner asks the Board to allow them.

Respectfully,

[Signature]

William Siskey
And therefore Mr. Moore offered the following resolution:

"That no more stock be laid in the said building until these matters are settled." 

Mr. Dechert proved that the said resolution be laid upon the table, which was carried by the same vote as upon the former.

The question as to the site of building to be used in the new county house building which was continued from the last meeting of the board, was again brought up for consideration. And on motion by vote of the board it was determined that the site should be such as to be most convenient to residence and to the want of any legal land. Messrs. Moore, Dechert, and Dechert, voting in the affirmative, and Mr. Fahmey in the negative, upon motion of Mr. Fahmey the vote was made unanimous.

On motion by vote of the board, the Treasurer of this county is ordered to pay the annual interest, on the bonds of the county stock as at January 1st, 1871, out of any County funds in his hands, at the date of presentation of the bonds therefor.

On motion the board adjourned.

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Virginia At a meeting of the Board of Supervisors of Rockingham County held at the Clerk's Office of the County Court of Rockingham County on Monday, February 5, 1877.

Present: Thomas L. Dechert, chairman, Lee's Hill District, Joseph Stilwell, Stonewall District, David H. Moore, Linville District.

Mr. E. Sherer, the Contractor for the building of the new county house for this county, having requested the board to take such action as may be necessary to correct any defects in the same, the board, being present, and D. J. Collin, the architect, present, and the board not being willing to take any action in regard to the matter without first advising with him. On motion by vote of the board, the board adjourned until Saturday next the 6th day of February, 1877, and the Clerk of this Board to order the Clerk, of this Board to order Mr. Collin to be present at said date.

Mr. Fahmey offered the following resolution. "That Mr. Dechert, the superintendent of the county house building be instructed to carry out the specifications in reference to the building of said building to the best of his judgment, thereby securing the best value possible which on motion was adopted by majority vote of the board present. Mr. Moore voting in the negative.

On motion the board adjourned.
Virginia. At a meeting of the Board of Directors of Rockingham County held at the
Habit Office of the County Court of Rockingham County on Tuesday, February 16, 1877.

Present: Helen L. Bicket, Chairman, Central District
J. H. Slack, Stonewall District, E. H. Barker, Sally District
David H. Marsh, Linville District, and, Charles G. Johnson, Salem District.

Owing to the inclemency of the weather on the 6th of February, the Board failed to meet, as provided in the order of January 1, 1877.

Mr. E. Brier, the contractor for the building of the New Court House of the
County having suggested to the Board certain changes that should be made in the
buildings and rooms of said building also submitting them with an estimate of the cost attending the same, which were submitted by the
Superintendent to T. J. Wallin, the Architect, and the said Wallin having
presented the matter was taken up and examined into and upon which
was presented. On motion by unanimous vote of the Board, the inspection of
the said bid of Mr. E. Brier was rejected.

T. J. Wallin, Architect of the New Court House for the County having
submitted to the Board a plan for certain changes in the building
and rooms in said building, together with statement of probable cost
of said changes, and the same having been fully examined by the
Superintendent of said building, On motion by unanimous vote of
the Board the said changes were ordered to be made in accordance
with said plan, and the Building Committee was directed to contract
for the same subject however to the approval of the Board.

T. J. Wallin, Architect of the New Court House for the County having
submitted to the Board a plan for changes in the building, the wall
of the building in the lower end of said building, On motion by unanimous
vote of the Board the Superintendent is ordered to procure the necessary
money for said purpose and have the same placed in said walls.

The Board having met again to consider the heating of that
portion of the New Court House Building of this County not
embraced in the Contract entered into with the Rockingham
Company at the rate of 28 9/16 to wit, the County Clerk's Office, the Comptroller's Office, the
Registrar's Office, the Men's Ward, the Jail, and of the
consideration of the same, and after considering the same, the
Board awarded the Contract for heating said portion to the Rock
Hammond Company at the rate of 0.96 according to its
proposition as set forth in the order of this Board upon the
26th day of July, 1876, where said terms and conditions are
set forth in the said Contract of dated 28 9/16, and the said
C. F. Hammond, J. W. Foreman, being present by its Agent, T. K. McInerney, took the said Contract as above set forth by signing their names.

The Road Board to 
by T. K. McInerney

On motion, the Building Committee, is instructed as to the 25% percent system, with a view of adopted, that it will not confirm the forego ytteration of the clerk's office.

On motion, by vote of the Board, the Clerk of this board is ordered to prepare and have published statement of county levy expenditures as the law requires.

On motion, by vote of the Board, the Clerk of this board is ordered to make out receipts for amount due for supplies of the Clerk's office represent them for collection.

On motion, by vote of the Board, Mr. Moore entering on the negative, it is ordered that P. S. Miller be allowed the sum of $37.40 on his account against the County of Rockingham.

The Board having given further consideration to the question of furnishing the new court house and plans having been submitted for furnishing the four rooms, act of the Board, the Committee was continued until instructions & specifications thoroughly as to the kind, quantity and cost of each furniture and to recommend their finding to the Board at a future meeting for its approval or disapproval.

In session the Board adjourned.

M. Deichert, Chairman

Virginia—At a meeting of the Board of Supervisors of Rockingham county held at the Clerk's Office of the County Court of Rockingham county on Monday, March 12th, 1897.

Present: Thomas L. Deichert, Chairman, Central District
J. W. Hopp, Eastern District, E. H. Bagerstiel, Ashley District
David M. Moore, Lincolne District and Charles E. Pohrmey, Plains District

The following accounts against the county of Rockingham, were presented, examined, and on present by signatures of the Board with the resolution of the account of Mr. M. Deichert, Mr. Moore voting in the same.
as to said account) the same were allowed and the balance of the same is ordered to issue pursuant to the power of the board of Directors and for the purchase of the same to be paid to the said G. C. Earle, & Co., and the $30.00 balance is ordered to issue pursuant to the power of the board of Directors for the purchase of the same and to be paid to the said G. C. Earle, & Co., and the balance of the account is ordered to issue pursuant to the power of the board of Directors for the purchase of the same and to be paid to the said G. C. Earle, & Co.

W. M. Blair, Secretary.

[Receipt for services rendered, amount of $11.00, date unspecified]

[Receipt for services rendered, amount of $7.50, date unspecified]

[Receipt for services rendered, amount of $8.25, date unspecified]

[Receipt for services rendered, amount of $50.00, date unspecified]

[Receipt for services rendered, amount of $65.00, date unspecified]

[Receipt for services rendered, amount of $2.00, date unspecified]

[Receipt for services rendered, amount of $37.00, date unspecified]

[Receipt for services rendered, amount of $9.00, date unspecified]

[Receipt for services rendered, amount of $10.00, date unspecified]

[Receipt for services rendered, amount of $2.35, date unspecified]

[Receipt for services rendered, amount of $17.50, date unspecified]

[Receipt for services rendered, amount of $13.70, date unspecified]

[Receipt for services rendered, amount of $2.80, date unspecified]

[Receipt for services rendered, amount of $3.18, date unspecified]

[Receipt for services rendered, amount of $2.00, date unspecified]

[Receipt for services rendered, amount of $2.75, date unspecified]

[Receipt for services rendered, amount of $7.20, date unspecified]

[Receipt for services rendered, amount of $3.60, date unspecified]

[Receipt for services rendered, amount of $15.75, date unspecified]

To The Board of Supervisors,

For Rockingham County, Va.

Gentlemen,

I hereby signify to furnish the labor and material required to execute the following changes in the construction of the town hall for the Rockingham County Court House.

I will furnish and set in place for the support of the east and west walls of house, two girders, each composed of 2-20" steel I beams bolted together with 1/4 inch separation, one each of said girders to rest upon 2-15" I beams which are to be placed over the gallery door openings. Two 15" I beams to be placed upon the 20" girders for the support of the north wall.

Two 12" I beams to be built in walls near the clock, from which the inner walls are to be braced with wood braces.

I will build the foundations and sills, furnish and set the wood columns and stair bench. The changes, as furnished and executed by P. G. Hall and the materials furnished by P. G. Hall, of which I will be held for the sum of seven hundred and seventy-five dollars, in addition to my contract.

P. G. Hall.

I would respectfully observe that the above proposal be accepted and signed.

W. M. Blair, Clerk.
The Board, having maturely considered the foregoing proposition of H. E. Sullivin, the petition for the new public house of this county, and the acceptance of the same having been recommended by W. M. Poland, superintendent of said building, on motion by unanimous vote of the Board, said proposition is accepted by the Board and the latter is ordered to notify the said H. E. Sullivin at once.

The County Court of this county having certified to this Board an approjarment of the sum of $1,765.00 to pay Lord Sasceyes committee, the matter of the application of H. E. Sullivin for the establishment of a Public Road. On motion by unanimous vote of the Board said order is affirmed and said sum is approjarmed payable out of the county levy for the year 1896 if insufficient if not then out of the levy for 1897.

The County Court of this county having certified to this Board an approjarment of the sum of $1,765.00 to pay Lord Sasceyes constuction of a Change in the Rome River Road, on the application of H. E. Sullivin for Snowy District. On motion by unanimous vote of the Board said order is affirmed and said sum is approjarmed payable out of the county levy for the year 1896.

Mr. A. H. Moore offered the following resolution Viz: That A. H. Poland the superintendent of the new public house building, be required to give his entire time to superintending the said building while the work was progressing. To which Mr. Poland offered the following amendment Viz: That the matter be deferred until a future meeting of the Board and vote be taken when the amendment can be acted upon by a vote of five for to four against.

In motion Board adjourned.

M. Dechert, Chairman.

Virginia, at a meeting of the Board of Supervisors of Rockingham County held at the barracks of the county court of Rockingham County on Monday March 27, 1897.

G. B. Poland, M. Dechert, chairman, vast District
J. H. Sheph, Town and District, E. L. Pederson, Ashley District and
D. A. Moore, Legate District, Albert Charles, E. Robey, Plain District.

The following resolution was offered by Mr. Moore and resolved that the Board of Supervisors of Rockingham County require Mr. Poland as superintendent of the public house to pay whatever cost he shall give his entire time to superintending the same house that it is to be taken from the board and to work on the

The resolution was adopted by a vote of five for to four against.
The Board of Directors having met on the 11th day of July, 1876, resolved that the sum of $200.00 be paid to Mr. A. B. Babcock, in full settlement of all claims heretofore presented to the Board for work done on said County. The Board also ordered that the sum of $200.00 be paid to Mr. J. F. Babcock, in full settlement of all claims heretofore presented to the Board for work done on said County.

J. F. Babcock
Secretary

The Board of Directors having met on the 11th day of July, 1876, resolved that the sum of $200.00 be paid to Mr. A. B. Babcock, in full settlement of all claims heretofore presented to the Board for work done on said County. The Board also ordered that the sum of $200.00 be paid to Mr. J. F. Babcock, in full settlement of all claims heretofore presented to the Board for work done on said County.

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hundred eighty-eight dollars ($188). The guarantee that this work shall be finished at once and paid for on the
market, and that it shall be perfectly done, in every detail, asking your favorable consideration. We are,

Very Respectfully,

Office Secretary Mfg. Co.

Mr. T. E. Peep.

On motion, by the following reported vote of the Board: D. B. Moore, Sheriff, Matthew R. Deebart, Treasurer. The Motion and Report is seconded by Deebart, and said Deebart accepted, and the Chairman of this Board ordered to enter into Contract with the said Office Secretary Mfg. Co. as set forth in the foregoing proposition, the schedule, and plans accompanying same.

On motion by vote of the Board, D. B. Moore, night watchman of the depot, Office is ordered to notify the Sheriff whenever it becomes necessary for him to be absent from town, and said Sheriff is directed to secure the services of some reliable person to take the place of said watchman during his absence and to keep an account of the times such person may have.

On motion by vote of the Board, H. M. Rolls, Superintendent, is instructed to have Diana City drain pipe laid from the minute house building to the branch below the big spring, to carry off the water from the roof of the said building, said Superintendent to see his description as to size of the pipe to be used, either 8 or 10 inch.

On motion Board adjourned.

McDonald, Chairman.

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the office of the County Clerk of Rockingham County on Monday May 3rd 1877.

Present: Thomas L. Deebart, Chairman, Central District
H. S. Leech, Andy, District Board of More, Second District, and
John E. Peep, Plains District, Absent: J. H. Moore, Stonewall District

The county clerk of this county having certified to this Board an affirmation of 17.95 to pay hand damages and construction on a Public Road on the petition of J. W. Phifer's father. On motion by vote of the Board said order is approved, and said sum of 17.95 is approved pay able out of the County levy for the year 1876.

The following accounts against Rockingham County were presented, examined and approved to be correct. On motion by vote of the Board Board of More
Mr. Fahmey offered the following resolution viz:
That the building committee be empowered to enter into Contract with the 
Peckhammond Company for the erection on the building for the 
Board, the new building as set forth in its Plans, and that power be 
given the architect to hire the same, and that all the members present 
vote in the affirmative.

The Peckhammond Company having completed its work of said building, $8,196 as to settle it to receive 4% of said Contract.

It is ordered that the Peckhammond Company be compensated the sum of $322.25 for the work done of 6.5% as to settle it to the said Peckhammond Company in the manner for the amount of $322.25 for the release of the claim of the Peckhammond Company in the manner for the release of the claim of the Peckhammond Company.

In motion by vote, the Board declined to pay 2 1/2% on the 50% Contract of the Peckhammond Company of date February 18, 1879, finding the same on the plans of the Peckhammond Company was

The motion of the Board is ordered to finish the said Company an attached copy of this order.
In pursuance by order of the Board, the clerk of this Board is ordered to enter upon the minutes of the Board a list of the bonds of the county, giving date of receipt of the security, and the amount of bonds, demonstrating account rendered, therefore including interest to day of sale.

<table>
<thead>
<tr>
<th>Date of receipt</th>
<th>Name of Subscriber</th>
<th>Number of Bonds</th>
<th>Amount of Bonds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aug. 1875</td>
<td>J. W. Brandt</td>
<td>2, 3, 4, 5, 6, 7, 8, 9, 10</td>
<td>$500.00</td>
</tr>
<tr>
<td></td>
<td>J. R. Nicholas</td>
<td>1, 2, 3, 4, 5, 6</td>
<td>$500.00</td>
</tr>
<tr>
<td></td>
<td>J. P. Eastman</td>
<td>26, 27, 28, 29, 30</td>
<td>$500.00</td>
</tr>
<tr>
<td></td>
<td>J. P. Eastman</td>
<td>31, 32, 33, 34, 35</td>
<td>$500.00</td>
</tr>
<tr>
<td></td>
<td>J. P. Eastman</td>
<td>36, 37, 38, 39, 40</td>
<td>$500.00</td>
</tr>
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<td></td>
<td>J. P. Eastman</td>
<td>41, 42, 43, 44, 45</td>
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</tr>
<tr>
<td></td>
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<td></td>
<td>J. P. Eastman</td>
<td>51, 52, 53, 54, 55</td>
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<td>J. P. Eastman</td>
<td>56, 57, 58, 59, 60</td>
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<td></td>
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<td></td>
<td>J. P. Eastman</td>
<td>66, 67, 68, 69, 70</td>
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<td>J. P. Eastman</td>
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<td>J. P. Eastman</td>
<td>81, 82, 83, 84, 85</td>
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<td>91, 92, 93, 94, 95</td>
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<tr>
<td></td>
<td>J. P. Eastman</td>
<td>96, 97, 98, 99, 100</td>
<td>$500.00</td>
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<tr>
<td></td>
<td>J. P. Eastman</td>
<td>101, 102, 103, 104, 105</td>
<td>$500.00</td>
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<td></td>
<td>J. P. Eastman</td>
<td>106, 107, 108, 109, 110</td>
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<td></td>
<td>J. P. Eastman</td>
<td>111, 112, 113, 114, 115</td>
<td>$500.00</td>
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<td>121, 122, 123, 124, 125</td>
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</tr>
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<td></td>
<td>J. P. Eastman</td>
<td>126, 127, 128, 129, 130</td>
<td>$500.00</td>
</tr>
<tr>
<td></td>
<td>J. P. Eastman</td>
<td>131, 132, 133, 134, 135</td>
<td>$500.00</td>
</tr>
</tbody>
</table>

John C. Roll, the day aforesaid, presented an account against the county for the payment of a Release Bond, from J. R. Shadley, the original depositor of the bonds, for the sum of $500.00. The said account is hereby allowed.

On motion, the Board adjourned.
Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the seat of the county, on Thursday, June 10, 1877.

The following persons were appointed to serve as assessors for the assessment of the county for the year 1877:

- J. M. Smith, for the eastern district.
- J. H. Hard, for the western district.
- J. M. Miller, for the southern district.
- J. M. Reeder, for the northern district.

The following persons were appointed to serve as collectors for the county for the year 1877:

- J. M. Smith, for the eastern district.
- J. H. Hard, for the western district.
- J. M. Miller, for the southern district.
- J. M. Reeder, for the northern district.

The following persons were appointed to serve as treasurers for the county for the year 1877:

- J. M. Smith, for the eastern district.
- J. H. Hard, for the western district.
- J. M. Miller, for the southern district.
- J. M. Reeder, for the northern district.

The following persons were appointed to serve as registerers for the county for the year 1877:

- J. M. Smith, for the eastern district.
- J. H. Hard, for the western district.
- J. M. Miller, for the southern district.
- J. M. Reeder, for the northern district.

The following persons were appointed to serve as surveyors for the county for the year 1877:

- J. M. Smith, for the eastern district.
- J. H. Hard, for the western district.
- J. M. Miller, for the southern district.
- J. M. Reeder, for the northern district.

The following persons were appointed to serve as coroners for the county for the year 1877:

- J. M. Smith, for the eastern district.
- J. H. Hard, for the western district.
- J. M. Miller, for the southern district.
- J. M. Reeder, for the northern district.

The following persons were appointed to serve as justices of the peace for the county for the year 1877:

- J. M. Smith, for the eastern district.
- J. H. Hard, for the western district.
- J. M. Miller, for the southern district.
- J. M. Reeder, for the northern district.
<table>
<thead>
<tr>
<th>Judge</th>
<th>Residence</th>
<th>Date</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. F. Bailey</td>
<td></td>
<td>1840</td>
<td></td>
</tr>
<tr>
<td>J. F. W. Bailey</td>
<td></td>
<td>1840</td>
<td></td>
</tr>
<tr>
<td>J. M. Bailey</td>
<td></td>
<td>1840</td>
<td></td>
</tr>
<tr>
<td>J. F. W. Bailey</td>
<td></td>
<td>1840</td>
<td></td>
</tr>
<tr>
<td>J. M. Bailey</td>
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<td>1840</td>
<td></td>
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<tr>
<td>J. F. W. Bailey</td>
<td></td>
<td>1840</td>
<td></td>
</tr>
<tr>
<td>J. M. Bailey</td>
<td></td>
<td>1840</td>
<td></td>
</tr>
</tbody>
</table>
The following has been done for the Beef killed and wounded during the past year, having been filed with the Clerk of the Board, and the cause presented to said court and ordered by vote of the Board. It is ordered that the following named persons do each allow the sum of twenty-five dollars as the amount of their respective claims for the Beef killed and wounded. The Beef of the Board is ordered to issue warrants upon the Treasurer of the County for the payment of the sum to the parties entitled thereto out of the Dog Tax Fund for the year 1876. 

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Peter Blease</td>
<td>$12.00</td>
</tr>
<tr>
<td>C. E. Drennan</td>
<td>$2.25</td>
</tr>
<tr>
<td>John M. Hill</td>
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<tr>
<td>James B. Shack</td>
<td>$3.50</td>
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<tr>
<td>John H. Sheets</td>
<td>$19.50</td>
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<td>E. J. Shears</td>
<td>$6.00</td>
</tr>
<tr>
<td>E. D. Ellis</td>
<td>$21.00</td>
</tr>
<tr>
<td>E. D. Drennan</td>
<td>$4.25</td>
</tr>
</tbody>
</table>

And on motion by vote of the Board the following named persons, justices of the peace, were allowed the sum of twenty-five dollars, from issuing the following warrants @ $1.25 each, and the Beef of the Board is ordered to issue warrants upon the Treasurer of this county for the payment of the sum out of the Dog Tax Fund for the year 1876.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. B. Pay</td>
<td>$7.50</td>
</tr>
<tr>
<td>J. B. Meade</td>
<td>$7.50</td>
</tr>
<tr>
<td>J. B. Meade</td>
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<tr>
<td>J. B. Meade</td>
<td>$7.50</td>
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<tr>
<td>J. B. Meade</td>
<td>$7.50</td>
</tr>
<tr>
<td>R. W. Rodman</td>
<td>$2.50</td>
</tr>
<tr>
<td>J. C. Martin</td>
<td>$2.50</td>
</tr>
</tbody>
</table>

When motion, by the following vote of the Board, viz: Cress, May, Shatt, and Shears, Rees, Mr. Meade, the action of the Building Committee, in connection with certain changes and additional work in the new building, was more fully set out in the papers heretofore submitted, and which are ordered to be placed before the minutes is ratified and approved as the act of this Board, and payment for the work to the contractors Mr. W. Shattler and Mr. Hall, when the certificates of the superintendents, is hereby ratified and approved.

Harrisonburg, Sept. 26, 1876

J. W. Meade, Rees, Shatt, and Shears

Building Committee for the Board of Supervisors of Rockingham County.
Gentlemen,

I hereby propose to strengthen the walls, intended to support the two fifteen inch steel girders over the basement room of the bank house now being constructed here by adding to the said walls, under the ends of girders, two 24 inch brick pilasters, one to left and one in place, under the floor over the lobby, fifteen such steel girders made with ten 15 inch I beams and pilasters, and increase the wall supporting the same with ten brick pilasters as described above, for the sum of three hundred dollars.

W. E. Isher.

Offered, W. M. Bucher, Sr.

I hereby accept your proposition and authorize the execution of the work referred to.

W. L. Bucher
Chairman & Treasurer
Building Committee

Harrisonburg, Va. 11/20/96.

Mr. W. E. Isher,

Dear Sir:

I hereby direct you to do the work, called for by your proposition under date of Nov. 10th, 1896, for which an extra allowance of five hundred and fifty dollars ($500.00), is to be paid upon the completion thereof: said proposition being in the words and figures, first.


Mr. W. L. Bucher, Chairman, Board of Directors, Rockingham County.

Dear Sir:

I hereby propose to furnish and set in place 6" rolled steel beams for floor of East and West Arcade; 4" rolled steel beams for floor of North and South; and 4" rolled steel beams for ceiling over the first story hall running North and South from the North wall of Staircase lobby, to the South wall of the Hall running East and West, and will build brick arches between said beams and level up on top with Arcade, will also cover the lower flange with metal lath for plaster and Anticube the Arcade beams at the intersection of the two halls. All for the sum of four hundred and fifty dollars ($450.00) dollars.

Offered at the price.

W. L. Bucher

H. Isher

Building Committee

Harrisonburg, Va. May 1st, 1897.

Mr. W. L. Bucher, Sr., and Associates.

Gentlemen,

For the sum of Four Hundred and Fifty ($500) Dollars I will furnish the labor and material required to do the following additional
work in the front doors.

From the false grilles on front from ceiling, and from fluted ornamental Cornice on the same, extend the circular raised floor of sidewalk to the stage, and make the same with obelisks, tops and erect four boxes incased in the roof with columns according to drawings furnished by Mr. F. G. Bellows, Architect. Perfectly submitted.

H. Elson.

The above mentioned for above work is, in my judgment, fair and equitable to all parties concerned.

H. M. Burrell, Esq.

The above specifications is accepted, subject to the approval of the Board of Supervisors.

H. L. DePoe, Esq.,

Chairman, Building Committee.

Harrisonburg, Va. June 20, 1897.

Mr. H. L. DePoe, Esquire, and Associates.

In lieu of Marble Sitting and floor tiling Autographs
in my accepted proposal dated June 2, 1896, I hereby propose and agree
to furnish and perfectly set in place in Corridors of Court-House glazed
white Sitting five feet high, with Oak and base, also marble mosaic
floor in Corridors and Porches, all for and at the rate of sixty-five
(65) Cents per square foot. The mosaic floor to have borders all around
each with a letter of black paint, surmounted by a wreath of main entwined
and ornamental Curet base in the Court Room Corridor, as shown by
sketches attached hereto. Perfectly submitted.

H. C. Dyer.

The above mentioned for above work is, in my judgment, fair and equitable
to all parties concerned.

The above specifications is accepted, subject to the approval of the Board of
Supervisors.

June 20th, 1897.

Harrisonburg, Va. March 17, 1897.

D. The Building Committee of Board of Supervisors.

of Rockingham County, Virginia.

I agree to furnish, put down on the second floor of the New
County Court-House, at Harrisonburg, Va., the necessary folding Chair, as shown
in the plan accompanying this as well as to furnish with the necessary
for the Court Room purposes, the following:

Chair, Light, Antique.

Material in Back, 5-fly. Plain Oak.

Seat, 5.

Stain of Mahagon, Nickle.

Method of numbering. Dice system.

over.
The price for chairs for Main Floor to be One hundred and Twenty-five (25) each, and for gallery, One Dollar and Twenty-five (25) each, at such price, according to law.

All to be paid for by Johnson the same is completed, inspected and satisfactory, these chairs to be ready for use by June 25, 1897, provided the room is given time and ample time for same to be done by the workmen named.

To accept the above proposition subject to approval of the Board of Supervisors.

[Signature]

June 27, 1897

On motion by the following vote of the Board: Vos. Ayes: Mason, Schiff, Backwater and Dehout. Nays: M. Moore. The proposition by the Building Committee of the foregoing proposition is hereby ratified and approved as the act of this board.

Upon motion by the following vote of the Board: Vos. Ayes: Mason, Schiff, Backwater and Dehout. Nays: M. Moore. The Board of A. H. Andrews, of Chicago, Ill., to furnish the furniture for the present room, witness room, judge's room, and jury room of the New Court House for the sum of $1,650 to be paid to A. H. Andrews, and to furnish complete fulfillment of said proposition, which said bid is set apart and approved by the Building Committee, is hereby accepted by the Board, and further motion by the vote of the Board, the Chairman is authorized to sign the contract prepared by said A. H. Andrews, as modified by communication from the above attorney, which contract is accompanied by the specification and schedule for said work. The said acceptance not to be binding upon the County until the said contract as modified is accepted by the A. H. Andrews.

Upon motion by the following vote of the Board: Vos. Ayes: Mason, Schiff, Backwater and Dehout. Nays: M. Moore. The Building Committee is confirmed and instructed to proceed at once to have the old building at the S. E. corner of the county house square taken down. The material to be placed in close proximity there.

Upon motion, by vote of the Board, Mr. Moore declining to vote, Mason, Jensen, Haine and Sue G. Harris, are requested to prepare and present at the next meeting of this board suitable recommendations to be placed upon two marble tablets to be placed in the new county building.

On motion, the Board adjourned until Thursday next.

[Signature]
The following accounts against the county of Rockingham are presented examined and on motion by vote of the Board, Mr. More was the positive as to the amount of money, which John and Bill Brown were allowed and the balance ordered to receive warrants from the Treasurer of this county for the payment of the same for the patents entitled thereof out of the county fund for the year 1877.

Cary: Rent for holding Election at the School House
- 1.00

Cary: Rent for holding Election at the School House
- 1.00

Cary: Rent for holding Election at the School House
- 1.00
The County Court of this County having Certified to this Board an Affidavit of 1,885. to pay for the extinguish of a public road to Smith's residence, the motion by vote of the Board the said order is approved and said amount is apportioned payable out of the county levy for the year 1876, provided the road permit for a public road instead of a change of road as set forth in said order.

The County Court of this County having Certified to this Board an Affidavit of 1,885. to pay for the extinguish of a public road on Smith's residence, the motion by vote of the Board the said order is approved and said amount is apportioned payable out of the county levy for the year 1876.

The County Court of this County having Certified to this Board an Affidavit of 1,885. to pay for the extinguish of a public road on Smith's residence, the motion by vote of the Board the said order is approved and said amount is apportioned payable out of the county levy for the year 1876.

Upon motion by the following vote of the Board: Mr. Wm. Moore, Clerk, Mr. Moore, the Clerk of the Building Committee in connection with additional work in said County House as more fully set out in the paper herewith submitted and which is ordered to be paid when the minutes is ratified and approved as the act of this Board, and is as follows:

June 2, 1877.

H. L. Dechert, Chairman and Associate

I agree to make and furnish two double dwellings for same above, viz: 8 ft. 8 in. by 14 ft. 11 in. each floor, as for City furnished, for the sum of Forty ($40.00) dollars, to be paid to John Coleman.

Respectfully Saluted

J. McLean Jones

I regard the fees mentioned as fair and equitable to all parties concerned.

H. M. Rush ore, Clerk.

The above specifications subject to approval of the Board of Supervisors.

H. L. Dechert

J. McLean Jones

June 2, 1877.

On motion, by vote of the Board, the action of the Building Committee.
in connection with the electrical wiring and fixtures for the new court house of the county as embodied in an order of the Board of Supervisors of Rockingham County, Virginia, it being understood that this action is subject to the approval of the Board of Supervisors, and with the further understanding that the amount allowed in the estimate and specifications for electric light wiring and fixtures shall be in full payment for the work and materials herein contemplated. The fixtures referred to are as follows:

Catalogue of H. S. Edwards & Co., Chicago:

1. 2-light Chandeliers #84.28, plate #735.
2. 3-light Chandeliers #82.28, plate #735.
3. 1-light Chandeliers #84.28, plate #735.
4. 3-light Brackets #547.6, plate #139.
5. 3-light Cluster #82.47, plate #129.
6. Shades #239.
7. 100-weight holders.
8. 305. Socket.
10. 67. Handle from Lamp & Socket.
11. 65. Handle from Lamp & Socket.
12. 1 pair of hooks (clean). Complete.

The above prices for Chandeliers, Brackets, and the fixtures to be fully executed.

H. S. Edwards
H. E. Edwards
V. E. B. Edwards
Building Committee.

The following order and letter from the Rockingham Co. to this Board was this day presented, examined and acted on:

This Board is ordered to the second reading of the bill of the Board and the reading of the same is ordered to be referred when the Board of Supervisors shall next meet.

Board of Supervisors
Rockingham County, Harrisonburg, Va.

June 9, 1897.
Gentlemen,

You are hereby authorized to pay to Mr. H. C. Elphr, the sum of Four Thousand and Eighty-eight Dollars and Twenty Cents ($4,888.20) out of the $5,000.00 so due us, which payment to him is to be in full of all his claim, against us for labor and materials of whatsoever kind (including carpentering, masonry, and brick work) furnished by him in connection with our heating and ventilating apparatus in the new Luncheonette at Harrington's.

The work was done by Mr. Elphr to your entire satisfaction and accepted by you. The residue of the $5,220.00 you will forward at once to us by draft.

Yours Truly,

Rev. June 12th 877.

Rev. No. 29 for $4,688.20
in full of the above order.

Mr. C. Elphr


Upon motion, by the following vote of the Board: By Cyrus Moses, Chairman, Robert Haas, Secretary, and Robert Moore, it was ordered that said work be received until Wednesday morning next and opened on that day for the examination of the work and furnishing of the materials required to execute the plans of Moses Chamberly Harrison for the attainment to the New Luncheonette.

The day appointed to the Board, provided that the Board reserve the right to reject any or all bids. That may be afforded.

Upon motion, by vote of the Board, it was ordered that $2,500.00 be twenty-five thousand dollars insurance be placed upon the New Luncheonette building and heating apparatus, policies for payment, to be furnished for reliable and honor companies by Mr. E. & L. Dehurt, to take effect this day, and to expire 3 years hence, to be approved by the Board, at a rate to be as low as such insurance can be obtained from the companies of like kind and stability, operating and duly licensed to transact the business of fire insurance in this City, provided that the Contractor for the construction of said building makes Edson shall be chargeable with such a portion of the premium for said policies of insurance as would be the fair rate paid for the time from this date until he has completed and as to which the Board the work of erecting the structure required in the specifications to be viewed during its progress.

A Committee appointed by the Board of the Town of Harrington to confer with this Board as to receiving and providing for the Iowa the said town, at the Almshouse of this County, having heartily submitted the matter to this Board, and the Board having materially considered the same is of opinion, that owing to the comfort of the Almshouse, it would be inexpedient to enter into such arrangement.
At a meeting of the Board of Supervisors of the County of Los Angeles held at the office of the County Clerk of Los Angeles, on

or at any designated place in the County of Los Angeles, or

in any other place at the time hereby designated. The Board of Supervisors do hereby cause the following

notices to be given:

On motion of Mr. M. A. L. Ackley, seconded by

Mr. W. H. Cardell, the following work for the

year 1919 is hereby approved:

[Signatures]

389
make fourื่wer on the tower out of stone instead of Coffin, contract five rooms on stage, with turned and groved board, contract raining with turned balusters in front of stage, and with turned and groved boards in Centre of Auditorium.

Respectfully Submitted,

M. E. Snyder

The price mentioned for the above work is, in my judgment, fair and equitable to all parties concerned.

M. E. Snyder, Jr.

The above specification is accepted, subject to the approval of the Rent of Superintendent

M. E. Snyder

A. E. Fahnney

Building Committee

Aug 13, 1877.

The Committee appointed on the 10th day of this month to prepare suitable inscriptions to be placed upon the Memorial Pillar to be set up on the New Rent House of this day submitted plans for the same, with following inscriptions, on each of six

First Inscription of Burlington County, 1778

Public Square dedicated by A. H. Hasbrouck, Sept 5th, 1779.

First Stone

1784

Second Stone

1803

Third Stone

1874

Fourth Stone

1877

Second Pillar Erected 1896-97

Board of Superintendents

M. E. Fahnney

Board Chairman

J. H. Moore

M. E. Fahnney

Building Committee

M. E. Snyder

M. E. Fahnney

M. E. Snyder

Superintendent

M. E. Snyder

Contractor

D. J. Bolivar & Son

Architects

Which on motion by vote of the Board, A. H. Moore declining to vote, was received and adopted.

The following bids for the execution of the work and the furnishing of the Materials, for the Approaches to the New Rent House of this County, in accordance with the plans submitted by Messrs Fahnney & Snyder, having been filed with the Clerk of this Board, the same were examined by the Clerk, and the amount therein named ordered to be found from
The Chairman this day filed the Contract with the Court. And under the order of the Court, the Surveyor for the Survey of the Home Site of the New Court House of the County, was directed to modify the Barton for the Commonwealth, as formed by the sale of June 20, 1877, which was on motion of the Court, to have the same ordered and admit the said Barton to the said.

The following resolution offered by Mr. Dickson, was one motion by vote of the Board:

"Whereas, The New Court House is nearing completion, and will soon be ready for use by the Committees to the County, and believing that the Committee should be one of funds to our people, and participated in by them as far as possible, Resolved, that it is the desire of the Board that a suitable programme be arranged, to be carried out by the latter Committee in the second story of the New building and that a Committee of at least two from each Judicial District of the County, to be nominated by the members of the Board from each District, be requested to give the matter early attention to the end that such a programme may be arranged.

The Board also preferring the request that the Hon. Geo. C. Griswold, Judge of the County Court act as the Committee, to the County, and further requested to publish any omission or selection which may appear, to said Committee, and therefore Mr. Griswold nominated Messrs. J. D. Howard, J. F. B. Lewis as members of said Committee from Stonewall District, and Mr. Griswold nominated Mayor C. H. Warren, J. H. Allen, from Bally District, and Mr. Dickson nominated Messrs. L. D. Lewis and J. E. H. Allen. Mr. Warren declined to nominate any one from his District, and Mr. Dickson, or his motion is referred to the Committee from Mason District, as the report of the same from Mr. Tabor, which was a warrant, B. S. T. On motion the Board adjourned to meet on Saturday next.

Mr. Chairman
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the judicial office of the County Court of Rockingham County on Saturday, June 26, 1897.

Present: William B. Sheppard, chairman; James B. M. Moore, treasurer; J. H. Hoge, Overseer; J. F. Kermit, Asst. Overseer; E. Moore, Surrogate; W. Miller, Overseer; J. B. S. Miller, Overseer.

The County Court of the County having certified to this Board, an application of 5,840 1/2 acres land, damages and construction of a Public Road in the petition of J. W. Screven, et al., on premises by appraisers of the Board, the said order is affirmed, and said sum of $1,000 appears as payable out of the County levy for the year 1897, and to be included in the Estimates of expenses for said year.

The County Court of the County having certified to this Board an application of 6,292 1/2 acres land, damages and construction of a Public Road in the petition of John H. Fliston, et al., on premises by appraisers of the Board, the said order is affirmed, and said sum of $1,000 appears as payable out of the County levy for the year 1897, and to be included in the Estimates of expenses for said year.

The County Court of the County having certified to this Board an application of 10,000 acres land, damages and construction of a Public Road in the petition of B. W. Dunlop, et al., on premises by appraisers of the Board, the said order is affirmed, and said sum of $1,000 appears as payable out of the County levy for the year 1897, and to be included in the Estimates of expenses for said year.

The following account against the County of Rockingham were presented and were allowed, and the same are subject to the approval of the Treasurer of the County for the payment of the same:

Paid: J. M. Hoge, 180 7/10 for labor and materials, $180.10
A. W. Lockwood, 2,000 acres from 1897, $2,000
A. W. Lockwood, 1/2 of fee for taking evidence in the case of E. F. Hillman, $187.50
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In open by vote of the Board. It is ordered that the following...
An order by the warrant of the clerk office, be recorded in the new jail of this county.

On motion by unanimous vote of the Board, it is ordered that John H. Read, sheriff, in his capacity as the receiver of the county, be allowed the sum of two hundred dollars on account of money due him for inmates of the jail.

The following claim for sheep killed and consumed during the past year, having been filed with the clerk of this county since the last previous examination and on motion by vote of the Board, be referred to the auditor for audit, and on motion by vote of the Board, be referred to the auditor for audit.

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The following claim for sheep killed and consumed during the past year, having been filed with the clerk of this county since the last previous examination and on motion by vote of the Board, be referred to the auditor for audit.

On motion by vote of the Board, it is ordered that W.D. Read, sheriff, be allowed the sum of twenty dollars for his services as receiver of the jail during the time in which the county jail of this county was held therein.

On motion by vote of the Board, the Board adjourned.

W.D. Read, sheriff.
The balance of $4.24 for Sheriff killed in war was paid and the balance of the Board is ordered to issue a warrant when the Treasurer of this county is ready to pay the same. The Board has ordered the Treasurer to issue $1.31 for repairs to the sawmill. The balance is ordered to be paid to the Sheriff's Office.

The claim for the execution of the work and the furnishing of materials, for the payment of the Board, was ordered to be paid to the contractor.

Messrs. blender and Morrison having their claims submitted, the Board ordered the following amounts to be paid out of the Board:

- $10.69 to Mr. Pritchard for the payment of the Board's duties.
- $2.50 to Mr. Johnson for the furnishing of materials.

The Board then adjourned.

The Board responded to the motion by the following resolution:

The Board, having received the reports of the Board, do hereby order the following amounts to be paid out of the Board:

- $10.69 to Mr. Pritchard for the payment of the Board's duties.
- $2.50 to Mr. Johnson for the furnishing of materials.

The Board then adjourned.

The Chairman, Mr. Johnson, do hereby order the following amounts to be paid out of the Board:

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- $2.50 to Mr. Johnson for the furnishing of materials.

The Board then adjourned.
be paid to the party of the first part as follows, namely 64579 6-8 by the county of Rockingham and 7503-5 by the town of Sanbornville. The said party of the first part hereby promises and obligates itself to furnish the materials and execute the work as hereinafter agreed. The said contract is conditioned to be paid as hereinafter modified, for the approach to the town limit, town house, 64579 5-7, and post office, 7503-5, shall be paid, and the brick pavement provided for shall be paid thirty-five cents. It is further understood that the said sum of $64579 6-8 shall be paid by the county of Rockingham, and the said sum of $7503-5 shall be paid by the town of Sanbornville. It is hereby agreed and understood that the said materials and work shall be done in accordance with the said contract and plans, and the said plans and specifications hereinafter modified as follows:

The said party of the second part agrees to accept the plans and specifications hereinafter modified as follows. On the east and west sides of the said town house the wall and coping is to be thirty-seven (37) feet from each corner of the main building of the said town house. The said party of the second part, however, reserving the right to extend the wall and coping on the east and west sides of said building three feet further than forty-seven (47) feet as shown, and the said party of the second part to construct said extension over all parts of the said at a price proportioned on the basis of the above estimate, which extension, if made, shall be at the cost of the said county of Rockingham, which said extension, shall not exceed one hundred and fifty (150) feet in length.

It is further understood that the said work is to be completed by September 15th 1877, and that all work done on the ground as may be designated by the party of the second part shall be paid for in having the walls, for which the said party of the second part shall be allowed the same force as would be paid for on work done. All new brick furnishing by the party of the first part shall be hauled in, and all connections to be made with the house. The said work is not to interfere with the right of passages, etc., agreed by the parties to and from the town house.

The following signatures the day and date above mentioned.

Mr. Shaw of Sanbornville, appeared at this suit, in the proceeding, and testified as the further action of the bond.
The following Account against the County of Rockingham, was presented
appraised and on petition by the Board. (The Mayor, sitting in the Mayor's
suit to the Account of S. M. Roberts L. E. Smith, J. E. Roberts. No. I. Roberts). The
same was allowed and the balance of the Board ordered to issue
warrants in the name of this County for the payment of the same to
the parties entitled thereto out of the County funds for the year 1896

Found of Registration of A. C. Brinman's Survey, May 1871.

April

W. E. Smith, Assessment made in the amount for suit of J. F. H. 15.20

T. M. B. & B. Assessment at Stovall as rent due in suit of E. A. 3.23

T. A. S. 48 days' wages as inspector of Drainage May 15 14.80

E. L. Deepak, Jr. Pay 594.97 1,078.75

J. N. Carter, Jr. as assistant Counsel for County in defending action of J. L. C. 75.00

J. D. Deepak, Jr. as assistant Counsel in case of N. A. 75.00

S. W. Brown, expenses in connection with case of F. H. E. 12.50

H. E. Roberts, Expenses in connection with case of A. M. 10.00

E. M. Roberts, Expenses in connection with A. S. 10.00

J. B. Smith, Expenses in connection with A. S. 10.00

J. T. Smith, Expenses in connection with A. S. 10.00

P. Inman, Expenses in connection with A. S. 10.00

J. M. Roberts, Expenses in connection with A. S. 10.00

J. H. Henry, Expenses in connection with A. S. 10.00

J. M. Roberts, Expenses in connection with A. S. 10.00

P. E. Miller, Expenses in connection with A. S. 10.00

J. E. Hines, Expenses in connection with A. S. 10.00

This Account, however, is subject to the following rule of the Board viz.:

All expenses made in connection with any case of which the Board is

Table: Account of Buildings

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<th>Account of Buildings</th>
<th>Amount</th>
<th>Payable to</th>
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</tr>
<tr>
<td>Mary Jackson</td>
<td>150</td>
<td>July 15, 1897</td>
</tr>
<tr>
<td>Robert Miller</td>
<td>200</td>
<td>August 30, 1897</td>
</tr>
</tbody>
</table>

Note: The above table lists the names of individuals and the corresponding numbers of bushels, dates of estimation, estimation amounts, dates of payment, and amounts paid. The table is used to track the estimation and payment of a certain commodity.
In session the Board proceeded to make the allowances to the Offices of the County for the year ending June 30, 1878. And on motion by the following vote of the Board, Messrs. North and Dinkins, and Deakin are the assessors as follows:

---

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessor for the County</td>
<td>1,500</td>
</tr>
<tr>
<td>Assessor for the School District</td>
<td>2,500</td>
</tr>
<tr>
<td>Clerk of the County Office</td>
<td>600</td>
</tr>
<tr>
<td>Clerk of the County Court</td>
<td>600</td>
</tr>
<tr>
<td>Recorder for the County affairs</td>
<td>320</td>
</tr>
<tr>
<td>Treasurer to the School District</td>
<td>100</td>
</tr>
<tr>
<td>Clerk of Board of Supervisors</td>
<td>360</td>
</tr>
</tbody>
</table>

---

The Board having met for the purpose of laying the county and school levies, or for the year ending June 30, 1878, and the clerk having furnished a statement of the Real State and Personal Property in the county of Rockingham, including the Railroads, &c., as assessed from the Commissioner’s Books for the year 1876, which amounts to the sum of $40,000, and Dinkins, amounting to $1,500, the above, the Board proceeded to make and levies for the year 1877, to meet the following allowances as they may be determined for the county and the estimate of expenses for the county as follows:

---

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessor to the County</td>
<td>1,500</td>
</tr>
<tr>
<td>Assessor to the School District</td>
<td>2,500</td>
</tr>
<tr>
<td>Clerk of the County Office</td>
<td>600</td>
</tr>
<tr>
<td>Clerk of the County Court</td>
<td>600</td>
</tr>
<tr>
<td>Recorder for the County affairs</td>
<td>320</td>
</tr>
<tr>
<td>Treasurer to the School District</td>
<td>100</td>
</tr>
<tr>
<td>Clerk of Board of Supervisors</td>
<td>360</td>
</tr>
</tbody>
</table>

---

Judges of Election and returning Ballots, November 1877.

---

Registrar, November 1877, May 1878.

---

Attorney for the Treasurer’s office, or County and School board office.

---

Jurors in levies, county levy for year ending June 30, 1878.

---

Salary of Judge of County Court, county duties, 1878.

---

Appraiser of county court for school duties, county duties.

---

Commissioners of the Revenues: including county, school, and labor.

---

Salaries of Sheriff for county duties.

---

Jailer, bailiff, for county duties.

---

Fuel for county office, duties.

---

Sand and gravel, for county duties.

---

Fuel for county office, duties.

---

300 00

---

300 00

---

750 00
County of "126 22 Parish f092 22 Deputation f023077 02

On motion by vote of the Board, the foregoing allowances and estimates of expenses for the year ending June 30, 1877, were made out on the blank of this Board, and are ordered to issue forthwith for the payment of the same at the parties entitled thereto out of the County fund for the year 1877, and to meet the amount of 23 $77.00. On motion by unanimous vote of the Board, the Board doth lay a levy of Seventy-two (72) Cents (72c) on each thousand of all Real Estate and Personal Property in the County of Rockingham and upon all the Real Estate, &c., above, to the payment of Seventy to each thousand of all Telegraph lines passing through this County, except those exempt by law. And upon the Real Estate and personal property of all Telegraph lines passing through this County, except as provided under Acts of the General Assembly of Virginia except in the town of Harrisonburg, which is exempt from said levy up to as far as it relates to Roads, Bridges, and Parish Funds, and the latter levies fifty Cents (50c) per mile thereof, each to be added in the county and the Treasurer of this County is ordered to collect the same.
In motion by Unanimous vote of the Board, the Board did lay a levy of Ten (10) Cents, on each One hundred dollars ($100) of the assessed value of all Real Estate and Personal Property in the County of Rockingham, and upon all the Real Estate, Docks, Docks. Docks ground or, of all Railroads passing through this County, except those exempt by law, and upon the Real Estate and Personal Property of all Telegraph Lines passing through this County as provided for under Acts of the General Assembly of Virginia (except in the Town of Harrisonburg), for County School purposes, for the year ending June 30, 1878, and the Treasurer of this County is ordered to collect the same.

In motion by Unanimous vote of the Board, the Board did lay a levy of Ten (10) Cents on each One hundred dollars ($100) of the assessed value of all Real Estate and Personal Property in the four magisterial Districts of this County (Harrison, More, and upon all the Real Estate, Docks, Docks. Docks ground or, of all Railroads passing through said District, except those exempt by law, and upon all the Real Estate and Personal Property of all Telegraph Lines passing through said District, as provided for under the Acts of the General Assembly of Virginia, etc., for County School purposes, for the year ending June 30, 1878, and the Treasurer of this County is ordered to collect the same.

The following allowances to viewers and surveyors on public roads made by the County Court of this County amount to $25.00 and ordered to be collected by the Board were presented and amounted to Ten (10) cents, and on motion by Unanimous vote of the Board were allowed and the same ordered to issue warrants upon the Treasurer of this County for the payment of the same to the parties entitled thereto out of the county fund for the year 1876.

<table>
<thead>
<tr>
<th>Name of Parties</th>
<th>Amount Names of Parties</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. H. Landes</td>
<td>$2.00</td>
<td>J. J. Mears</td>
</tr>
<tr>
<td>D. S. Robinson</td>
<td>$2.00</td>
<td>J. P. Howard</td>
</tr>
<tr>
<td>A. W. Dyer</td>
<td>$2.00</td>
<td>D. B. Bates</td>
</tr>
</tbody>
</table>
D. H. M. Hallingworth and J. J. Whight, being applicants for the
furnishing of Physician to the Almshouse for the ensuing year, a
vote having taken upon said application, it is ordered that J. J. Whight
having received three of the votes, and was elected to said position at
the salary of $100.00, said amount to be in full of all claims from
said year.

On motion by vote of the Board, it was ordered to issue a warrant to J. J. Whight for the sum of $100.00, for his services at the Almshouse during the past year.

On motion by vote of the Board. It is ordered that John G. Robey be allowed the sum of $20.00, for his services during the months of January and the balance of this Board in order to issue a warrant upon the Treasurer of the County for the payment of the same out of the County
Key for the year 1876.

The Town Hall Committee having this day submitted to this Board a
contract pertaining to the improvement of the limit house, space of the
building. It is ordered that the same be adopted upon the minutes
of the Board and so be the record and figures following text.

The contract and agreement made this 29th day of June 1877
between the Board of Trustees of Rockingham County, Virginia, by
and through John G. Robey, its Chairman, of the first part, and the
Town of Harrisonburg, Town of the second part.

It is ordered, that witnesses on the 3rd day of June 1877, the
Town Council of the Town of Harrisonburg, Virginia, Authorize and
direct Peter Long, John E. Henry and benzall Bricker, and in the
presence of other witnesses, O. P. Roller, in the name of one for
said town to enter into a certain agreement or Contract hereinafter.
more fully set out with the Board of Inspectors of said Unity which resolution is fully set out upon the minutes of the proceedings of the Common Council aforesaid, on the date aforesaid, as modified by resolution passed at another special meeting of the said town Council on the 25th day of June, 1877.

Now therefore in Consideration of the premises, hereinabove recited, and the further Consideration of one dollar. Cash we have found the Assessor which is hereby acknowledged. The party of the second part agrees to contribute the sum of seven hundred and fifty (750) dollars to the sum of Chimney & Harrigan, Carpenters towards defraying the costs of laying walls and brick work around and through the public square about the New Court House Building hereby erected in the town of Harrisonburg, Virginia. By the parties of the first part, it being expressly understood that the said sum of 750 dollars shall not become due and payable, until the full completion of the finished improvements in accordance with the plans and specifications in said bound by Chimney & Harrigan and submitted to the Council of the town of Harrisonburg, except however the said finished outside wall on east and west sides of the public square shall be located three feet east and west of the line hereby established by the line since formerly producing the said square, and in present shall said sum of 750 dollars in any part thereof be due and payable before the first day of January, 1878, and the payment of the said sum of 750 dollars by the parties of the second part to the party of Chimney & Harrigan is further understood upon the distinct understanding and agreement that the work aforesaid shall be done under the joint supervision of a Committee of three to be appointed by the parties of the first part, and three of the members designated by the Common Council of the town of Harrisonburg hereinbefore named sign the following signatures and the Board herein examined and Considered the same. On motion by the following vote of the Board, viz., Agnes Meader, Clerk, Carpenter and John H. Dole, Mayor, Mr. Moore, the same is approved and adopted and the chairman of the board is ordered to sign the same in behalf of the County of Rockingham.

Charles & Fahmany, this day presented an account against the county of Rockingham amounting to the sum of $38.83 for 11 Days Extra Services of Road 5-1/2 Days July 1877, on account of Court House payment of 1st day, $22, $30 Miles, travel @ $.50 per mile $16.50.

On motion by the following vote of the Board, Agnes Meader, Clerk, Carpenter, Dole & Fahmany Mr. Moore, the same is allowed and the Clerk of this Board is ordered to issue a warrant against the Treasurer of the County for the payment of the same out of the County Fund for the payment of the same out of the County Fund for the payment of the same out of the County

John H. Dole, Mayor
Virginia. It a Meeting of the Board of Supervisors of Rockingham County at the
Standing Office of the County Court of Rockingham County on the 21st of January.

Present— Elders E. Deakins, Chairman; White, Clerk.

J. H. Shiff, Orville Green, District Attorney, and E. H. Carver, Solicitor District
Counsel; A. N. Moore, Justice District, and John E. Taylor, Clerk, District
Clerk. This day presented an account against the County of Rocking
ham, amounting to the sum of $30.00 for ten days extra service on Road. To July 1st, 1877, on account of Court House materiel at $2.00 per day, $30.00,
and 240 Miles travel at $0.10 per mile for $30.00. In motion by vote of the
Board, the same is allowed, and the check of this Board is ordered to issue
a warrant to the Treasurer of this County for the payment of the same
out of the County levy for the year 1876.

E. H. Carver. This day presented an account against the County of Rockingham, amounting to the sum of $30.00 for 13 days extra service on Road. To July 1st, 1877, on account of Court House materiel at $2.00 per day, $26.00, and 180 Miles travel at $0.10 per mile for $30.00. On motion by vote of the Board, the same is allowed, and the check of this Board is ordered to issue a
warrant to the Treasurer of this County for the payment of the same
out of the County levy for the year 1876.

J. H. Deakins. This day presented an account against the County of Rockingham, for the sum of $30.00 for seventeen days extra service on Road. To July 1st, 1877, on account of Court House materiel at $2.00 per day. On motion by vote of the Board, the same is allowed, and the check of this Board is ordered to issue a
warrant to the Treasurer of this County for the payment of the same
out of the County levy for the year 1876.

On motion by vote of the Board, it is ordered that the order
entered by the Board, on the 3rd day of May, 1877, allowing to
John E. Roller the sum of $10.00 on account for the protection
of a certain deed of Release, and the same is hereby set aside.

John E. Roller. This day presented again an account against the
County of Rockingham for the sum of $25.00 for the preparation of
a certain deed of Release misplaced by the Board.

On motion by vote of the Board, the said sum is allowed out
and the check of this Board is ordered to issue a warrant to the
Treasurer of this County for the payment of $25.00 to John E. Roller,
out of the County levy for the year 1877.

On motion by vote of the Board, the sum of $15.00 was assessed
for each at fifty cents for male, and one Dollar for female.

H. M. Buse, Lieutenant, having this day submitted an estimate
for W. S. Harris, Contractor for work placed on the New Court House Building Court June 1597, under his Contract, aggregating the sum of $4537.00 from which deduct the labor cost, as provided in Contract leaves the sum of $4500.00.
On motion by vote of the Board, the same of this Board, is ordered to issue a warrant upon John T. Harris, Jr., Delegate, Agent of the Court House, for the said sum of $4500.00 for payment of said estimate.

It being the opinion of this Board that an appeal should be taken from the decision of the Magistrate Court in the Case of the Mr. Mathew Maller, Jr. v. The County of Rockingham, upon an appeal from the Board of Supervisors of said County, it is therefore ordered that John T. Harris, Commissioner, City and County of Rockingham, is ordered his associate, to prepare the papers in said Cause for an appeal and take all the necessary steps to have the same passed upon by the Superior Court of Appeals.

On motion by vote of the Board, the proposal of Mr. A. T. Moore to paint the Iron Barriers at the Public Office, the New Court House, is accepted and he is hereby authorized to proceed with the work at once.

After the reading, an appeal of the Minister, the Board adjourned.

R. S. Darlington, Chairman.

Virginia—At a meeting of the Board of Supervisors of Rockingham County at the Public Office, Rockingham County on Thursday, July 1, 1897.

The following named Supervisors, who were elected at the Election held on the 1st Thursday in May last (May 27, 1897) in the several Magisterial Districts of Rockingham County, Mr. R. T. Linn, Assistant District Judge, Carter, Sally District, Thomas L. Becket, Central District, David H. Moore, Guilford District, and W. M. Miller, Chase District, having qualified at the June Term 1897 of the County Court of Rockingham County for the term of their years commencing on the first day of July 1897, and after such period their successors are qualified to sit, after the disqualification of such office, the said appeal was proceeded to organize by the Election of a Chairman for the ensuing year. Whereupon Mr. Linn placed Mr. Moore in nomination, and Mr. Becket seconded. Mr. Miller, and the vote being taken resulted as follows: Mr. Moore, Messrs. Linn & Miller, for Mr. Middleton, Messrs. Becket and Carter, Mr. Moore having received the highest number of votes for said Chairman.

On motion, Messrs. Moore and Carter were appointed a Committee to meet various during ensuing year.
On motion by unanimous vote of the Board, the presence of the County is ordered to pay the interest on the bonds issued in the county out of any funds on hand.

On motion by unanimous vote of the Board, John A. Banting, Jr., of Rockingham County is authorized to purchase two steel beams for the jail at $1.50 each. No. 57.

On motion by unanimous vote of the Board, the estimate of the Board is ordered to make estimate for the purchase of all necessary supplies, not to exceed $100.00. The necessary supplies are to be purchased from the New Brunswick Lumber Company.

On motion, the Board adjourned.

D. B. Miller, Chairman.

Rockingham. At a meeting of the Board of Supervisors of Rockingham County, held at the newly built office of the County Court of Rockingham County, on Friday, July 10, 1897.

Present: David A. Imlay, chairman, Smokey District; R. S. Land, Stonewall District; J. E. C. Wexler, Kelly District; W. W. Rock, Central District; J. A. Miller, Blaine District.

Mr. Bowering, Superintendent of the New Court House, having this day submitted an estimate for $7,000.00, the estimate for work done up to the new court house building during June 30, 1897, under his contract, aggregating the sum of $1,537.00, from which deduced the ten per cent as provided in contract leaves the sum of $1,395.00. On motion by unanimous vote of the Board, the Board of the Board is ordered to issue a warrant upon John P. Harris, Justice of the Peace, for the amount of $1,395.00, for payment of said estimate.

It appearing to the Board that the County was laid by the Board on the 27th day of June, 1897, $57, twenty-two in amount on each $100 of the bond, $11, seventy-five, and the amount to be paid on the building of the bridge at Ettrick, Eden, will be insufficient to meet the necessary expenses of the County during the year. On motion by unanimous vote of the Board, it is ordered that the Board order the said order of the 27th day of June, 1897, making said levy twenty-two in amount, be and the same is hereby.
and cancelled. And on motion by unanimous Vote of the Board, the Board doth lay a levy of County Taxes ($7) Cents, Twenty-one Cents of which is for general County expenses, and Eight ($8) Cents for the payment of Bridges at Milton Postchase on each one hundred dollars of the assessed value of all Real Estate and Personal Property in the County of Rockingham, as set forth in said order of the 29th day of June, 1877. As the opinion of the Board that the assessment in the Real Estate for the payment of the general expenses should be paid (and) before each 1st day of the next biennial election, and as such, Mrs. Robert offered the following Resolution viz: Provided that the Chairman of the Board be instructed to counterfeit a warrant for all allowances hard fact made by the Board, a vote being taken thereon the same day last, Mrs. Robert and Rosenthal voting in the aforesaid, and Mrs. Leon Miller Moore in the negative.

In the matter of the Account of J. P. Sheehy against the County. On motion and with the consent of Mr. Sheehy, the same is laid over until Tuesday next, than to have a free look over all other matters.

The Board having met to examine the Deleignrment Lists of the Deamers for the year 1876, the same were presented by Peter M. Robb, County Deamers, and examined, amended and approved by the Board.

On motion the Board adjourned until Tuesday morning next at 10 o'clock.

D. W. Moore Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham county held at the public office of the county Court of Rockingham County, on Tuesday July 21, 1877.

Present: David H. Moore, chairman, Lumbee District
R. D. Laney, Simmsville District, E. H. Carpenter, Ashby District
Helen L. Dickey, northeast District and J. P. Miller Place District

The Account of J. P. Sheehy against the County of Rockingham for the sum of $130.75 for services furnished for the new County House building as per contract was this day again presented and on motion by unanimous Vote of the Board is allowed and the Clerk of the Board is ordered to issue a warrant at once when John? Harris & Deawansa agent of the Court House fund for the payment of the said sum of $130.75 to the Chairman of the Board 2nd directed to counterfeit a warrant for said purpose.

The Office Bond of Mrs. Leon Moore this day presented to account against the County of Rockingham amounting to the sum of $578.80 for the metallic
Suitors for the offices at the new town-house building under its Contract of 29th day of March, 1877, and the Board have refused the said furnishing and sending the same in accordance with said contract. On motion by Mr. Schoonmaker of the Board, said sum of $578.25 is allowed and the balance of the Board is ordered to issue a warrant at once upon John J. Adams, Bookkeeper of the Board, for the payment of the said sum of $578.25 to the Office Society. May be paid off of the balance advanced, and all balances of this Board is directed to Centereg, a warrant for said purpose.

The Peck-Hammond Company having this day made application to the Board for the payment of the balance due for the balance of the month of September 30th, 1876, and two months from the date, the Peck-Hammond Company having refused to furnish, the Board having, at the suggestion of Mr. E. A. Purvis, a proposition to deduct the sum of fifty dollars for the failure to furnish, is attaching to the Board that the same is a fair and equitable settlement of the matter. On motion by Mr. Schoonmaker of the Board, the same is accepted. And the balance of the Board is ordered to issue a warrant upon the Peck-Hammond Company for the payment of the sum of $797.25 to the Peck-Hammond Company having the balance due, under its Contracts, after deducting the said sum of $578.25, and the Chairman of this Board is directed to Centereg a warrant for said purpose.

It appearing to the Board that the two 100' lots of the county dated July 1, 1876, numbered 14,9, and 150, sold to Moses Liebman, had Cones attached thereto that fell due Jan. 1, 1877, which Cones were not paid for, the purchase price being returned by said Liebman, upon motion by vote of the Board they were mutilated and destroyed in the presence of the Board.

On motion by the following vote of the Board, viz: Caleb Means, Robert Converse, and Louis Nays, Moses, Mellen Moore. It is ordered that the wall and fence on the East and West sides of the new town barn building be seventy (70) feet from each corner of the main building of the said Bount House, instead of 60 feet as set out in the Contract entered into with Moses Liebmann-Brown on date June 29, 1877. The additional cost of said change not to exceed the sum of $69.25.

Moses Schoonmaker and Hamilton Harris stated to the Board, that owing to the elevation of the street on the N.E. corner of the Public Square, that it will be necessary to terrace a portion of the ground, and to raise the walk at said street, but to be without additional cost to the bounty. On motion by vote of the Board said change is approved and adopted, and
and Mr. Puecker, present Superintendent of the New Munse Building, is appointed
and directed to take the whole matter of the approaches to the said New Munse Building
in charge, and have the same therein executed, including the re-arranging
of said places so far as may be made necessary by the change provided for above.
Mr. Puecker agreeing that there shall be an extra charge against the Bounty
for his services.

On motion by vote of the Board. It is ordered that Moses Kaufman and
Moses Miller be appointed a special committee, empowered to designate
and have taken down such trees in the New Munse Yard as in
their opinion will interfere with the execution of the Contract of Moses
Kaufman & Homerson, for the approaches to the New Munse Building.

On motion by vote of the Board. It is ordered that Moses Miller and
Kaufman be appointed a special committee to secure
lots for said new yard as may be needed in the New Munse Yard, and inspect
the same during the coming winter, and also to advise one of
the best for a jewelry stand for the new Munse Street. Reports for
said works, together with two or three views for the Board, to be
submitted to the Board at its next meeting.

On motion by vote of the Board, Moses B. Goldstein was also appointed
a special committee to inspect the balance due to the Bounty by Moses
Kaufman, Miller & Miller on rent, and also to procure bids for
the lumber needed in the New Munse Building of this Bounty, and make
a report to the Board at its next meeting.

It being represented to the Board that the contractor of the New
Munse Building has been willing to furnish a place for the hanging
of the Picture of the late Judge Daniel Myrath in the said building,
without cost to the Bounty. It is ordered that he proceed to do so.

On motion, the Board adjourned.

D. H. Moore, Chairman.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Clerk's Office of the County Court of Rockingham County on Monday, July 26, 1897.

Present: D.H. Moore, Chairman, Luray District.
R. D. Lane, Moorefield District.
E. W. Carpenter, Hettysville District.
W. W. Carter, Manchester District.
J. P. Miller, New London District.

The Board having met, the business of the Board of Supervisors of Rockingham County having been submitted to the Board at a meeting held on the 26th day of July, 1897, by the Clerk and approved and adopted, and the Clerk ordered to spread the same upon the minutes of the Board, and are as follows:

Statement made by D.H. Moore, Chairman, Rockingham County, for Receipts and Disbursements for the year ending July 26, 1897.

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1896 Aug 26</td>
<td>Rent paid in cash as per settlement.</td>
<td>$240.00</td>
</tr>
<tr>
<td>Dec 1</td>
<td>J. C. Miller—sale of land (J. T. Miller).</td>
<td>$228.00</td>
</tr>
<tr>
<td>1897 Jan 1</td>
<td>Sale and collection of delinquent land</td>
<td>$47.91</td>
</tr>
<tr>
<td>Mar 1</td>
<td>Rent for rent of Telegraph Office.</td>
<td>$50.00</td>
</tr>
<tr>
<td>1897 July 26</td>
<td>Rent warrant paid during fiscal year.</td>
<td>$264.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$70.00</td>
</tr>
<tr>
<td></td>
<td>Rent for rent of Telegraph Office.</td>
<td>$148.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$21.00</td>
</tr>
<tr>
<td></td>
<td>Rent for rent of Telegraph Office.</td>
<td>$999.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$474.31</td>
</tr>
</tbody>
</table>

Statement of receipts and disbursements for the year ending July 26, 1897, made by D.H. Moore, Chairman, Rockingham County, for July 26, 1897.

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1896 Aug 3</td>
<td>Rent paid in cash as per settlement.</td>
<td>$129.21</td>
</tr>
<tr>
<td>Dec 1</td>
<td>Rent—the rent paid during fiscal year.</td>
<td>$536.29</td>
</tr>
<tr>
<td>1897 July 26</td>
<td>Rent paid in cash as per settlement.</td>
<td>$107.00</td>
</tr>
<tr>
<td></td>
<td>Rent for rent of Telegraph Office.</td>
<td>$488.50</td>
</tr>
<tr>
<td></td>
<td>Rent for rent of Telegraph Office.</td>
<td>$148.51</td>
</tr>
<tr>
<td></td>
<td>Rent for rent of Telegraph Office.</td>
<td>$703.11</td>
</tr>
<tr>
<td></td>
<td>Rent for rent of Telegraph Office.</td>
<td>$433.60</td>
</tr>
</tbody>
</table>
Statement of accounts and disbursement on Bog Law Fund from Sep 3rd 1876 to July 26th 1877. Made by R.M. Robert, Esq., Rutland, for the sum of $550 and submitted to the Board of Supervisors of said county for approval July 26th 1877.

1876 Aug 3rd

Out

- Debit

- 5% Comms. on 1/573 $37,500

- 5% Comms. on 4/573 $16,720

- Balance on hand

- Approved July 26th 1877.

D.N. Moore, Chairman.
R.M. Robert, Esq., Rutland, for the sum of $550

1877 July 26th

- Account paid during fiscal year

- Delinquent taxes 1876

- 3% Comms. on 1/121 $270

- Balance on hand

- Approved July 26th 1877.

D.N. Moore, Chairman.
R.M. Robert, Esq., Rutland, for the sum of $550

Kilmer L. Deshurt, supervisor of Lunenburg District, this day reported to the Board, that he had examined the accounts of W. A. N. Davis, Overseer of the Poor in said District for the year ending June 30th 1877, and finds the same correct and that the said overseer has a balance in his hands of $12.92, which amount on motion by unanimous vote of the Board he is ordered to retain in his hands toward support of the Poor in said District for the year ending June 30th 1877, and account for the same in his next settlement.

David N. Moore, supervisor of Lunenburg Magisterial District, this day reported to the Board, that he had examined the accounts of Isaac Davis, Overseer of the Poor in said District for the year ending June 30th 1877, and finds the same correct and that the said overseer has a balance in his hands of $16.36, which amount on motion by unanimous vote of the Board he is ordered to retain in his hands toward support of the Poor in said District for the year ending June 30th 1877, and account for the same in his next settlement.

The levy made on the county having been certified to this Board, an appropriation of $500 for land, labor, and construction of a public road and the matter of the Petition of John Meeks, Kennedy and others, on motion by the following, recorded vote of the Board FY.: Sec. The appropriation is made to Deshurt and Deshurt against the
On motion of Mr. Dechert and by unanimous vote of the Board, it was resolved that this Board will make an appropriation for public books, payable out of the county levy for the year ending June 30, 1876, except three already provided for in the estimate of expenses for each year until such time as it shall become apparent that there will be a surplus that may be used for said purpose, and in that event every appropriation made shall be in the order of their certification to this Board by the county clerk.

The following resolution was offered by Mr. Law, viz.:-
Resolved that a Committee of two be appointed by the Chairman to act with the Chairman, to prepare an itemized statement of the expenditures of the public funds of the county by the Board of Supervisors for the year ending July 31st 1877, together with as much of the minutes or record of the Board as relates to the building of the new court house and submit the same to the Board for approval for the purpose of publication. The Committee being directed with full power to do what may be necessary to carry out this resolution to which Mr. Dechert offered the following amendment viz: That the Clerk be required to prepare the section 347 of the books and any amendments thereto in the statement of expenditures, to be printed, and have the same published for two weeks, and each of the supervisors, published for announcing the same, to be taken upon the next subsequent county meeting of the Board.

On motion of Mr. Dechert and by unanimous vote of the Board, the Clerk of the Board is requested to prepare an itemized statement of the entire cost of the new court house building for this county and submit it promptly and submit the same to the Board for its approval.

Mr. H. E. Speer, the Contractor for the building of the new court house for this county, this day appeared before the Board, and stated that the said building would be completed within a few days, and also requested that the Board indicate a day in the near future for the examination of said building and set the same in session, on which by unanimous vote of the Board, Thursday, August 6, 1876, was designated for that purpose.

The Committee appointed to ascertain the accounts due from Messrs. B.A. Porter, B. Marty, and W. H. Schuman on account of cost of the Old Clerk's Office, this day reported that upon examination, they found that there is due from Messrs. Porter, Marty the sum of $650 after deducting the amount paid Treasurer as final settlement made this day, and that the said Schuman is due the sum of $475.00. On motion by vote of the Board, the said report is adopted. The Committee also changes, and the Treasurer of the
In motion by vote of the Board, it is ordered that Peter H. Behnke be allowed the sum of $6,50 being the amount accounted for in his settlement or out of Telegraph Office in excess of amount received by him, and the Clerk of the Board is ordered to issue a warrant for the payment of the same to the said Peter H. Behnke out of any available funds.

An motion by vote of the Board, it is ordered that J. B. Murley issue to himself warrants for the sum of $80 for his services as clerk of the Board for the year ending June 30, 1897, and also a warrant for the sum of $4.25 on account of the amount due him for public deeds, and for the County Court of Rockingham County for the year ending June 30, 1897, and as to the latter, due him $4.25, that the same he paid him out of any available funds and that a warrant therefor he issue to him for said amount as soon as may be.

It appearing to the Board that owing to the fact that there is in the courthouse building a very considerable amount of furniture belonging to the county, an motion by vote of the Board, it is ordered that Preston B. Money, the present watchman of the building offices be requested to watch the building in addition to his other duties and that will be done without additional cost to the county.

An motion the Board adjourned.

J. H. Moore, Chairman.

Virginia, At a meeting of the Board of Supervisors of Rockingham County held at the belief Office of the county court of Rockingham County on Thursday August 5, 1897.

Chairman, J. H. Moore, chairman, Lucille District.
R. D. Law, Summersville District, A. H. Warner, Hardy District,
Melvin F. Perdue, Bethel District, and W. W. Miller, Plains District.

R. D. Law, Supervisor for Summersville District, this day reported to the Board that he has examined the accounts of H. S. Harker, overseer of the Doe for said District, for the year ending June 30, 1897, and finds the same correct, and that it will require the sum of $63.25 to pay in full the deficit of Harkers said District for said year. On motion by superintendence of the Board, said amount is allowed and the clerk of this Board is ordered to issue a warrant upon the Treasurer of this county for the payment of the same out of any funds in his hands, and the Chairman is ordered to countersign a warrant for said purpose.
Mr. M. Plunker, Superintendent, reported to the Board that he had required the Contractor for the approach to the New Court House to deepen the foundation for the wall, which was at the Court Yard, at certain points, so as to ensure a good foundation and that the cost thereof to date was about $622.75, at the rate of $0.40 per cubic yard. On motion by unanimous vote of the Board, the action of the said Superintendent is ratified and approved, and said Superintendent is ordered to have such additional excavation made as to him may seem necessary, at the same rate.

The Chelsea Lithia Water Company, through its President, J. E. Miller, this day made application to the Board for the privilege of placing under and attaching to the floor beams of the Bridge, at Chelsea, a six inch pipe in the surface of conveying water from its springs, three and seven by fourteen by six inches, at the rate of $0.25 per foot, for the removal of the same when the opinion of the Board shall become necessary from any cause, shall be by order at the expense of the said Company.

Mr. M. Plunker, Superintendent of the New Court House Building, this day submitted to the Board his final report in regard to said Building; whereas, Mr. Plunker, offered the following resolutions, that the said report, in the words and figures following, be:

Resolved: That the resolution of the Board it shall become necessary from any cause, shall be by order at the expense of the said Company.

To Mr. Plunker, Superintendent of the New Court House Building, this day submitted to the Board his final report in regard to said Building; whereas, Mr. Plunker, offered the following resolution, that the said report, in the words and figures following, be:

Resolved: That the resolution of the Board it shall become necessary from any cause, shall be by order at the expense of the said Company.

I beg leave to report to you that Mr. E. S. E. Smith, Contractor, for said House, has commenced the building according to the plans and specifications, except four oars real 75 feet, one to each end and a Cold air vent pipe at both of building which omission can be supplied in a few hours after the materials arrive, and I do not interfere with the use of the building. After the building is accepted by you, you will order Mr. E. S. E. Smith a balance of $1,840.00, the amount of advanced fees, as follows:

There has been some slight settling of the building which has cracked a few of the stone facings, most of which has occurred at the South Front where the weight of the Power House on the wall, while the Tyrone stone shows this, it is so slight as not to be perceptible, or the break would or plaster I have been watching it for some weeks and have been no change in it. Considering the whole the building has been in fair progress of Construction, the immense amount of weight at that point together with the fact that there is thirteen feet of Concrete under the wall at that point (which has hardly had time to get hard) I think the settling very slight and am more than should be expected in a building of this size, partly on rock at surface and large amount of concrete in footings between the rocks, especially being built so short a time.

Very Respectfully, N. J. Plunker.
be second and agreed upon. The minute, and a vote being taken thereon, resulted as follows. For Moore, Secrest and Farmer, against Moore, Z. Miller, and Moore.

Mr. W. Rush, Superintendent of the New Court House Building of this County, having this day submitted an estimate for the erection of the building, the sum, to be paid for said building under this contract, amounting to the sum of $2,400.00. In motion by vote of the Board, the bill of this Board is ordered to issue a warrant upon John F. Harris, J. Deering, Agent of the Court House fund for the said sum of $2,400.00, for payment of the said estimate and the Chairman is directed to countersign a warrant for said purpose.

J. J. Bolles, having given to J. J. Hurrigan an order on the Board for the sum of $120.00, payable out of the amount due him from the County. In motion by unanimous vote of the Board, the bill of the Board is ordered to issue a warrant to the said J. J. Bolles for the sum of $120.00, to J. J. Bolles, J. Deering, Agent of the Court House fund, for the said sum of $120.00, and the Chairman of this Board is directed to countersign a warrant for said purpose.

J. J. Bolles, having given to M. E. Speir an order on the Board for the sum of $300.00, payable out of the amount due him from the County. In motion by unanimous vote of the Board, the bill of this Board is ordered to issue a warrant to the said M. E. Speir for the sum of $300.00, and the Chairman of this Board is directed to countersign a warrant for said purpose.

M. E. Speir, the Contractor of the New Court House Building, for this County, having this day tendered the said building for acceptance by the Board. In motion by vote of the Board, the bill of the Board is ordered to be received. J. J. Bolles, Architect of this County, was to come here on tomorrow morning, with the view of having their work cut through examination of the said building and report to the Board whether or not the plans and specifications for said building have been complied with by said Contractor.

In motion the Board adjourned until tomorrow morning.

D. H. Moore, Chairman.

Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Clerk's Office of the County of Rockingham on Monday, August 6, 1871.

Present: D. H. Moore, Chairman, Linville District.
John F. DeWitt, Lowndes District, and J. D. Miller, Thomas District.
Mr. J. J. Bolles, Architect, this day appeared in answer to telegram sent.
Rev. on yesterday and after consultation with the Board returned to writing a
petition that for the sum of $23.17 he would make a full report of the work of the
building as set forth in his report to be handed to them on the 20th of May. The
report includes the plans of the building and the specifications of the materials.
Mr. Hunter, the architect, has visited the site and has given his approval of the
finished work. The Board has decided to accept the report and has ordered
the paying of the sum of $23.17 to Mr. Hunter. The Board has also ordered
the issuing of a warrant for the payment of the sum of $23.17 to Mr. Hunter.

To the Board of Commissioners of Rockingham Co.

Gentlemen,

I shall make the full report and
written report of all the work and materials furnished under the
contract of H. E. Shaefer on the New County House Building as far as
agreement for the sum of Five hundred and fifty dollars ($500.00).

Respectfully,

P. J. Bellini

From M. Peters, Superintendent of the New County House Building, this
day presented an account against the County of Rockingham
amounting to the sum of $118.50 for 63 days service at $2.00
per day. On motion by the following vote of the Board: Mr.
Russell, Peter Miller, and Henry Mays, the sum
is allowed, and the check ordered to issue in favor of
John Peters. Mr. Peters being agent of the County House Fund for the payment of
the same and the Chairman is directed to counter-sign a warrant
for said purpose.

On motion by unanimous vote of the Board, the check of the
Board is ordered to issue to P. J. Bellini a warrant in favor of
John Peters, for the sum of $23.17, being balance due him for
preparation of Plans and Specifications for the New County House
building after deducting amount paid under his order
and the Chairman of the Board is ordered to counter-sign a warrant
for said purpose.

On motion by unanimous vote of the Board, the check of the
Board is ordered to issue to M. Peters, a warrant in favor of
John Peters, being agent of the County House Fund, for the sum of
$50.00 in full payment of his counter-signature for preparing the
plans for the new building and the Chairman of the Board is ordered to
counter-sign a warrant for said purpose.
P. B. Miller, this day presented an account against the Town of Rosedale, amounting to the sum of $880.50 for letting Lots for the New Park-Booth. On motion by unanimous vote of the Board, the
same is allowed, and the Clerk is ordered to issue a warrant in favor of
P. B. Miller.

On motion by unanimous vote of the Board, the Clerk-Moneys fund for the payment of the
same, and the Chairman of the Board is ordered to countersign a warrant for
the same.

J. P. Miller, Supervisor of Rosedale District, this day presented to the Board, the
accounts of Mr. F. H. Franklin, Treasurer of the Poor for said District, and finds the same correct, and that
it will require the sum of $108.63 to pay for the support of
Poor re-set said District for year ending June 30, 1877. On motion
by unanimous vote of the Board, said amount is allowed, and
the Clerk of the Board is ordered to issue a warrant in favor of
the Treasurer of the Board for the payment of the same, out of any
funds in his hands, and the Chairman of the Board is directed
to countersign a warrant for said sum.

On motion by unanimous vote of the Board, it is ordered that
the Chairman of the Board be instructed and required to countersign warrants for all allowances heretofore made, payable out of
the balance left for the year 1877, until such time as shall have been fully exhausted.

On motion by unanimous vote of the Board, P. M. Rooke
was elected Superintendent of the Affairs of the
New Park-Booth, grading 2d., at the price of $20.00 dollars per day
his duties to begin on Saturday, August 1, 1877.

On motion, the Chairman appointed Marcus Wehner, L. Miller to
committee to examine the laying of walls and grading the Park-Booth,
as provided under the agreement with the town of Rosedale.

On motion, the Board adjourned to meet Friday, August 13, 1877.

D. B. Moore, Chairman.
Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the Judges Office of the County Court of Rockingham County, on Friday, August 13, 1877.

Jas. E. Moore, Chairman, Lugillow District.
Joseph H. Stroud, Senior District. 
D. H. Carpenter, Middle District.
Silas D. Ashby, Central District. 
J. P. Miller, Upper District.

The Board having met pursuant to adjournment, and Mr. J. P. Miller, Solicitor, who is at the last meeting of the Board (August 8, 1877), submitted to make a thorough examination of the new latrine, new building for the county and make report on the subject of all the work and materials furnished by Mr. E. H. Smith, the contractor, and whether or not the said contractor has fully complied with his contract and the specifications for said building. The day, filed his report, which in motion by unanimous vote of Board is received, and ordered to be read after the minutes, as follows:

Stuartsburg, Va., August 13, 1877.

To the Board of Supervisors of Rockingham County, Va.,

Stuartsburg, Va.

Gentlemen:

By action of your honorable Board at its meeting of August 6th, 1877, I was appointed to inspect the work and materials furnished by Mr. E. H. Smith, under his contract for erecting and finishing the new latrine, new building, at Stuartsburg, Va., to report if you whether or not the said work and materials are in accordance with the true intent and meaning of the drawings and specifications, prepared for the same by J. P. Miller and Son, Architects.

I have carefully and thoroughly inspected all of the work and materials referred to hereon in the building as it now stands; and I have furnished knowledge of all known work and materials, gauged at times while I was at the building during the course of its erection. Therefore I am confident that this report, will embrace every essential point necessary to show the true facts in regard to only every detail of the entire building.

I find that all the work and materials furnished by Mr. E. H. Smith in the building are authorized by the following article of the Board, as recurred in the minutes, viz:-

June 17, 1876. Original contract for building as per drawings and specifications, except that the central davenport should be divided for the first floor, wherever it occurs in the specifications.

The Board authorized a building committee to be composed of three members of the Board, who shall have authority to make changes in the building subject to the approval of the Board.

August 29, 1876. Contract made deeding John E. Ashby and trimmings in place of painted brick and tile cutters facings and trimmings, as for supplementary drawings prepared for
The work by D. J. Bailey and Son, Architects, Sept. 16th, 1878
Sept. 16th, 1876. Steel girders and strengthening pieces authorised in the Main Lobby.

Also steel beams, brick floor arches, and concrete authorised for the sixteenth floor and for Comber floor between six floors rooms.
Jan. 14th, 1877. Authority given for the authorisation of the work. The stone mason of the building done to the best of his judgment. Thierry sequins in Costume for the best possible.

Feb. 1st, 1877. Changes in Town and Stairway Construction authorised, as for supplemental drawings by the Architects.
May 24th, 1877. Common plaster according to supplementary or alternate specification substituted for Ahsam stock.
June 2nd, 1877. Authorised, ten false girders in Court room and plaster Court for same. Also, raised floor and balustrade forming floor space at either ends of stage in Auditorium. Also seven offices on Court roof, by supplemental drawings made by the Architect. Also, tile floor of Lobby, Corridors, Hall vestibule, and porches, an acoustical tile lining for walls of lobby vestibule and corridors.
June 1st, 1877. Ceramic light fixtures authorised. Also, plaster Court in Auditorium. Also to construct general vault in stage and from proscenium Arch. Also to provide dressing rooms and doors from Auditorium to stage. Also four seats at Court of Honour, to be made of stone five inches of plaster, build fire rooms on stage and build the two balustrades in Auditorium.

Under the head of excavation in the specifications, I find that the general level of the cellar floor is about 3 feet. Than drawings called for, being 1' 6" instead of 1' 3'. This is better than what is called for, and cut more to do the entire excavation. I also find that the back filling called for (see page 6) has not been done as specified, but has been done with earth and stone pieces of stone. By reason of the excavation it would require about one hundred cubic feet of broken stone and the stone (above the way it is done) would be about 500.

Under the head of concrete, I find nothing in final inspection, but few observations made during their visit. I made at the building while that work was being done. I believe the work and materials were in accordance with the drawings and specifications.

Under the head of Concrete Filling (see page 7), the specifications call for the return face of all masonry walls of Concrete footing to go full line, to be plastered with the common cement mortar 5 equal parts cement and three times sand, finished hard and smooth. This work was not done. The value is about $100.00, being about 60% of the total's under this head, so far as I could see, are in accordance with the drawings and specifications.

Under the head of stone work, I find that the work is well done.
with good mortar and large stone, well bonded and well built, in accordance
with the drawings and specifications.
Under the head of Howard Cables, I find that the work and materials are
fully safe to requirements of the drawings and specifications, except that the great
forced work exceed the 2 spout plans allowed in some cases, and one or two
have been uneven. These deviations from the specifications do not injure
the parts of the building in the least, and Cannot be Complained of, and such
deviations are usually allowed to pass without notice.
Hence, etc. Under this head I find the work very well done and I think in
full accordance with the drawings and specifications.

East Stone, Above Parapet
Under this head I find that the work and materials appear to be
fully safe to the drawings and specifications, in every particular.
Under the head of Stone Work, Part, in the Building in Parapet, etc.
Under this head I find before inspection that the work throughout appears
to be safe to the full requirements of the drawings and specifications.
It has been Charged, that some pieces of the Back are thinner than the
Specifications, Call for, viz., "at least four inches." My personal observations
of the work, before inspection, Cannot relieve, or contradict, this Charge. If the
Stone making the Charge, had taken the precaution to locate the
section of the Stone, on the Building, so as to find there, it
would be easy to prove their Charge, but it will be impossible to
locate their error, My attention was called to this subject at the
Commencement of this branch of the work, and I, at each subsequent
visit during its progress, took particular notice of the materials
and work, on an unofficial occasion, and never found anything
to prove the Charge upon work and materials, as were on sight
at the times of such visits. The Act of the Board of Directors at
their sitting of January 14th, 1897 (quoted above) when this question was
brought up by Mr. Moore, seems to have been intended to give the
Supervising Eng. full control of the question, regardless of the Specifications,
and appears to have supplanted the former. As to give him absolute
control, as far as the Board was Concerned, to select every thickness of
Stone which in his judgment was suitable for the portion in which
it was to be placed, regardless of the Specifications.
My attention has also been called to several Stones that have cracked
or broken; Stone in the North front, and one in the East front. The
reason for it, can only be given, as this. All buildings, no matter how
much care is taken with them, or how Carefully they are constructed, are
liable to settlement or shrinkage during Construction, and if one part
of a structure is higher or Causes more weight on any portion of the
structure than on another, there will be a strain at the point of differ
ance, which will be great or small according to the Local Condition.
At the North end of the building the Circular foundations are not level
but deeper than in any other portion of the buildings, and the weight
supported, including the Tower, is Considerably greater than at any other part.
of the building. Moreover, the work of the Sixth and of the building was the last to have the concrete base put in place, then the work on it was finished. Hence, a more uneven manner than on any other portion of the building in order to catch up, all of which might have caused a slight settlement at the Sixth end, which has gone as far as it ever will go. If the above theory is correct, on principle, how thick the stone were, or no matter how slight the movement, if the stone was sufficient the stone would break. In fact, I know of very large granite blocks standing on very expensive buildings from very slight settlements, which could not have been against by any human foresight.

If the cracks or breaks in the stone are caused by the settlement, after all the precautions that were taken to prevent such a thing, and the work has been done by the Contractor strictly in accordance with the terms of his Contract, he cannot be held responsible for them.

But there is another cause which might produce the same result, and that is, if the stone were worked even slightly in any way, it could have cracks after a time, or if it were set unguarded, or bedded unsecured for proper manners, the effect would be the same, and the Contractor would be responsible and would have to make good the defect under the cause of General Contract (see page 1): "Each Contractor, at his own expense, shall make good any defect, settlement, damage, or other fault arising from incorrect or defective work or materials, which may appear before the Completion of the building." My reason for rejecting the latter theory is that the cracks would not appear at approximately only one place in the building, and that there is no reason to believe the cause produced the effect.

Before leaving the subject of Stone Work, I will say that for general appearance and finish, the Stone Work is a very difficult job and a credit to all Contractors.

Stone Work

Under this head, I find that the work is mostly curved set, but from the work in order, am not what I saw during its Contractor. I believe the work and materials generally are in accordance with the drawings and specifications, it appears that the efforts of Archie and the Allen have not been faced pointed, as required by clause (see page 1). All other Curved bead work as faced to draw to be formed pointed.

I suppose 6 1/2 feet would pay for the work.

I also notice that on the south side of the basement wall of the oven side of the building, in the room of the oven, the wall has been left out or drooped off at about half the height of the story. I suppose there was authority for it, although there is none on record.

The value of the brickwork and plastering omitted is approximately $300 to $400.

Laying and Pointing,
Leaving, Building, etc.

All the work and materials under these heads, so far as I have
Knowledge, and in accordance with the drawings and specifications.

Under this head, the work and materials were to the best of my judgment in strict accordance with the drawings and specifications. The iron brackets under galleries, stair- and lecture- offices are in the building, but not in place. It appears that they satisfied with the present furniture and for that reason were left off, but there is no record of the change being made.

Under the head of Carpenter's Work, I find that the specification calls for—'One row of bridging to each three feet of space, The Bridging to be 3½ inches wide, nailed at top and bottom ends.' These rows of bridging were exposed to view, are more than three feet apart. The value of the work omitted would be approximately $32.00.

I find that the sub-floor on first floor shows that the heading joints were cut everywhere, and not in the heading joints; although the specification does not say particularly that the heading joints be made on the heading joints,

I consider it a violation of Clause (Page 1) 'All work was executed to be the best of their respective kind.' I also noted that two or three had been left in the sub-flooring had not been cut out. This sub-flooring has no defect that will prejudice its strength or durability, and I do not see that the Contractor gained anything by doing the work in the manner it is done.

Roofs, Partition, Paneling, Shutters, Interior Finish, Doors, Drawings, Molding, Base, Moulding, Hall, all seem to be excellently well done and of good materials in strict accordance with the drawings and specifications, and in many perfecter than it is called for. Drawings, Plans are not in accordance with detail drawings, but left off; value about $1.00.

Hinges, Dracon's left on tracery deck; value about $2.00.

All the work and materials under this head have been in full accordance with the drawings and specifications, except that work in the Auditorium is painted instead of being furnished in natural wood as specified; I believe this change was authorized.
although not recorded.

Charlton Lighting.

It was a complete job in every respect and is more perfect in every respect than the drawings and specifications. Call for.

Thames.

So far as I can see, is in full accordance with the drawings and specifications as modified by subsequent changes. The outer clouts are not of the pattern specified, but were recommended by me as better than those specified.

Filing and Ward Doors.

Are I think, in full accord with the full intent and meaning of the drawings and specifications, as modified by subsequent changes and are excellent pieces of work of their kind.

All the work and materials furnished under the various changes ordered are in keeping with the spirit of the specifications, except the five doors on the stage which are of an inferior quality of material, but good enough for the purpose for which they are intended, and I suppose they are in accord with the agreement made about them.

In the mezzanine story a change from the drawings and specifications has been made by which a room over the judge's room has been left out, and another room changed, I suppose it was done by authority, but I was not present at it. The ladder from the gallery floor second story, 12 clock times, call for 2½" yellow pine, but they were made of 2½" poplar. They are just as good as called for in every respect.

Finally, I can safely say without fear of successful contradiction that taking the building generally, it is a very superior piece of construction and that it shows in every branch a desire on the part of the various craftsmen to make their work as perfect as possible. The result is that the building taken as a whole is worthy of the ideal conception of what it should be, and is a building of which to be proud.

Very Respectfully, your obedient servant,

T. J. Bellows.

Mr. Beekman proved that the The New County House Building of this county be accepted by the Board of the Contractor, W. E. Simmer, and a vote being taken thereon, Messrs. Beekman, Beekman, Miller and Simmer voted in the affirmative and Mr. Monroe in the negative. Whereupon, on motion by unanimous vote of the Board, the Contractor was directed to turn over the keys of the said building to the Clerk of the Board, which was accordingly done.

On motion by the following vote of the Board: Mr. Hayes, Messrs. Beekman, Beekman, Beekman, Simmer and Miller, Messrs. Monroe. It is ordered
that the defect made by Mr. Rude, Superintendent of the New Mount House, he account, adopted and spread upon the minutes of the Board and is as follows:

Board of Supervisors of Red Hook Co. V.A.

Humble

I beg leave to submit to you that Mr. H. E. Rude, Superintendent of the New Mount House, has completed the building according to the plans of specifications, except for three feet and a half of three and a half feet, and a cold air vent pipe at both of which omission can be repaired in a few hours after the materials arrive and does not interfere with the use of the building. After the building is completed by you, you will owe Mr. Rude a balance of $640. The amount of $640 is the amount of retirement for wages.

There has been some slight settling of the building which has caused a few of the stone facing, some of which has occurred at the south front, where the weight of the stone has caused the stonework above the stone work done, it is to be expected as soon as it has been repaired in the south part of the building, the stone work has been in progress of construction, the immense amount of weight at that front, together with the fact that there is a thirteen foot of concrete under the front at that front, which has hardly had time to set, I think the settling very slight, and for more than should be expected in a building of this size, built mostly on rock at surface, and large amounts of concrete in pockets between the rocks, especially being built in so short a time.

Very Respectfully,

A. M. Rude, Clerk.

	

On motion by vote of the Board, Mr. Moore having in the debate of this Board, is ordered to issue to Mr. E. E. Rude, the contractor for the New Mount House building, a warrant Raven John D. Harris, District Treasurer, the sum of ten dollars, in payment for the sum of ten thousand for the bond, which has been paid, being amount does hereunder his contract, after deducting the warrant in the hands of the Board, the amount of $25 for laying out warrant in the amount of the original sum paid to the Surety of the Board and the Chairman of the Board is directed to countersign the warrant for said purpose.

On motion by unanimous vote of the Board, the debate of this Board is ordered to issue a warrant to J. H. F. Kilgallen, the contractor for the New Mount House building, for the sum of ten dollars in payment of his account for making fence for the fence, which was allowed him at the meeting held June 15, 1897, and the Chairman of the Board is ordered to countersign a warrant for said purpose.
J. M. Rankin, Superintendent of the Approaches & the New Base-dome, having this day submitted an estimate for Moses Dehumney's improvement the Contract for said work, under the said Contract, aggregating the sum of $249.95, from which deduct 10% of interest as provided in Contract leaves the sum of $214.95. On motion by Dehumney, vote of the Board, the latter of this Board is ordered to receive a warrant upon John Dehumney as Receiver Agent of the New Base-dome fund, in payment of the sum of $214.95 to Moses Dehumney. And the Chairman of the Board is directed to countersign a warrant for said purpose.

On motion by Dehumney, vote of the Board, the latter of this Board is ordered to receive $20.00 from John Dehumney as Receiver Agent of the New Base-dome fund, for the sum of the hundred and fifty dollars in payment for his services under his Contract of August 6, 1879, and the Chairman of the Board is ordered to countersign a warrant for said purpose.

On motion by Dehumney vote of the Board, the Committee shall, for appointed for purpose, are instructed to procure all bands for work of the Cove in the New Base-dome building as will be occupied in the near future, and Committee to bear their own expense in said matter as to price and quality.

The Committee appointed at a former meeting of the Board to ascertain the cost of electrical lights for the New Base-dome, this day reported that by furnishing the necessary materials, they had them offered at $50.00, freight added. On motion by Dehumney vote of the Board, they were ordered to accept said proposition.

On motion A Committee consisting of Moses Dehumney, Mister, and Loom were appointed to take charge of said desalination, such old materials as should be disposed of, and work the same, and pay all expenses incurred in said matter.

On motion by vote of the Board the Officers who are to occupy rooms in the new building are requested to move the same as early as possible, and the Chairman of the Board, is authorized to contract for the removal of the same from safe into said building.

The Chairman of this Board, having certificated to the Board an Affidavit of $100 to pay for Counterfeiting of said window in the said building from which to eliminate all traces of the same, the Board of the Dehumney, demands and requires the same. On motion by Dehumney vote of the Board, the said order is affirmed, and the sum of $100,000, payable out of the fund, says for the year 1879.

On motion by Dehumney vote of the Board J. M. Rankin, Superintendent of the Approaches to the New Base-dome is authorized to execute for the
lazing of glazed green cotton; same said building to the outside of the wall our being obstructed around the front yard.

On motion by vote of the Board, Mr. R. D. Rhett was appointed to have prepared a suitable place in the front room of the County for keeping the desiccated fruit of Daniel Smith, late judge of the County Court of this County.

On motion, by the following vote of the Board, viz: Agee, Marion, carpenter, £100; and said Mrs. Mary, Marion, Miller, and Moore, the bill of the Board was directed to place one order with the Office Depot Manufacturing Company of Rochester, N.Y., for the following additional metal furniture: 13 Ducat Office, one Car, containing 1 desk, $1.956.126, with book, chart, shelf, & drawer, 16 store shelves, 252 27+27, Card, suit, 252 27. Cabinet, suit, 252 freem. [17 2] Common Stock, the Attorney Office, one card, cabinet, 1 desk, Case, for County Clerk Office, containing 12 shelves, quiche hinged, 12 open drawers 20 ft. 2 16+16, and both shelves carrying with glass doors, price $25; one desk, similar to five bookcases purchased, price $15; one single wood desk, double, wood desk the desk purchased, price $15, 32 to be furnished in same style and quality of finish and work as the furniture recently purchased and to be received ready for use, the present being the same as quoted by Ed. Sheffer, Manager of said Company, dated July 24th and 28th, 1877.

On motion, Board adjourned to meet on Tuesday, August 17, 1877.

D. S. Moore, Chairman.

Respectfully, At a meeting of the Board of Selectmen of Lockport, hereby held at the selectmen's office of the county, for the County of Lockport, on Tuesday, August 17, 1877.

Robert Barr, H. Moore, Salmon, District.

R. D. Lee, sewer District.

H. L. Barbour, Bobbly, District.

M. L. Sackett, central District and J. H. Miller, Brown District.

On motion by unanimous vote of the Board, the salary of the justices of the Court House, hereafter to be elected, was fixed at $50, per month.

On motion by unanimous vote of the Board, it was resolved that the justices of the Court House shall be such as the Board may prescribe from time to time.

The election by the Board of a justice for the Court House was taken on the 17th, when Mr. Barbour placed 200 nominations Mr. H. Miller, Mr. Sackett, nominated Mr. J. H. Nicholas and Mr. Miller nominated Mr. M. L. Rife, and Mr. Rife having received three of the votes cast was elected to that position to serve as such by the month.
and at the pleasure of the Board.

P. Drury, this day returned to the Board an estimate statement of old materials sold on Monday last, showing balance of $117.50 after paying expenses, which on motion by vote of the Board he was directed to turn over to P. Drury. Drury now takes his receipt therefor, which was accordingly and receipt filed.

In the matter of the appropriation made by the Board, the latter of the Board of Public Works and the application of J. A. Kennedy, attorney, this day the latter appeared before the Board and stated that they would be willing to open said road and avert the payment of their land damages out of the levy for the year 1898, the matter having been referred to the Board at a previous meeting by said Board.

On motion by J. A. Kennedy vote of the Board held order is approved and the sum of $880.00 is appropriated to be paid out of the county levy for the year 1898.

The County Board of the county having certified to the Board an appropriation of $164.70 for land damages and construction of a public road on the application of J. A. Kennedy, attorney. On motion by J. A. Kennedy vote of the Board held order is approved and the sum of $164.70 is allowed payable out of the county levy for the year 1898.

Mr. S. B. W. Sturdevant, the contractor for the building of the new county home for the county, this day submitted his claim for the payment of the $720.00 retained by the Board at its meeting of August 25, 1897, which is ordered to be spread upon the minutes and is as follows.

Board of Supervisors of Livingston County:

I have been advised that you have been notified by A. M. D. that a sum of $720.00 is due from the county for the construction of the county home, the sum of seven hundred twenty dollars ($720.00), and that under the order of the Board entered on the 25th day of August, 1897. This sum was retained from the balance ascertained to be due you in the event of any claim under my contract approved against said county for said sum of $720.00, with interest thereon from the date I expect fully and that this sum shall be paid to you at once, and that a receipt for same accordingly I will not be present at the action of the Board upon the claims and request that the bill of the Board will serve notice upon me.
or any agent for the future. Served, as required by law, as I desire to appear by the county court is in demand in whole or in part. Given under my hand this 17th day of August, 1877.

[Signature]

By Counsel

On motion by unanimous vote of the Board, the Board declined to assess to the damage made by Mr. Aries, as the foregoing writing can refuse to pay the said sum of $7.00, and the clerk of this Board is ordered to so notify the said Aries.

On motion by unanimous vote of the Board, it is ordered that the clerk of the Board attend to the receipt of the said letter in the second story of the New Court House of this County, the same to be charged to the following to the General Public: $25.00 for right to barns, stables, within the limits of 75.00 for right, and in no case shall the same be received unless the receipt of the Treasurer of this County for the amount of said rent shall have been delivered to the said clerk. It being known distinctly understood that shall be no charge for the occupancy of the said building the citizens of the County for political or other lawful purposes and who wish to be so used, ten days notice thereof shall be given to said clerk.

Mr. Deckert offered the following resolution, viz: Resolved, that the officers of the County be permitted to occupy the offices in the New Court House Building of this County, expense of rent, and a vote being taken thereon the same was defeated.

Mr. Deckert presented a report of the affirmative and Moses Miller. Moses Miller in the negative.

On motion Moses Miller and Deckert were appointed a Committee to ascertain the cost of lighting by electricity the New Court House Building of this County.

On motion by unanimous vote of the Board the rent for the offices in the New Court House Building were fixed at the following rates: Treasurer Office $25.00, Sheriff Office $15.00, Commonwealth Attorney $50.00.

On motion by unanimous vote of the Board, the Clerk of this Board is ordered to issue to D. M. Moroney, Watchman, for or after Monday next, August 29, 1877, a warrant for 1000 dollars, for his services as such Watchman, payable out of the County levy for the year 1877.
Mr. D.O. Dehert, asst. Assesser for this County in the Case of Ithamore Lumber Company vs. Rockingham County, having requested me writing the present, the present of this report to the withdrawal of the asst. Assesser (Assessor as, &c. &c. the suit for $1873.00 damage and the fulfillment of the contract were accepted by Messrs. Sheb Scale & Scale, as at forth as said writing, which is ordered to be spread upon the minutes, and is as follows:

To the Board of Supervisors of Rockingham County.

For personal reasons of a confidential nature, I should be glad to have the Board accept to only with-drawal from the case of Ithamore Lumber Comp. vs. Rockingham County, in which I have been hereafter referred as assst. Assesser for the defense, and to the fulfillment of my contract with connection there with by Messrs. Sheb Scale & Scales. In the event that the Board does not consent to this arrangement Messrs. Sheb Scale & Scales will look to me for their compensation. So far as the matter of fee is concerned all further expenses incurred by them to be paid by the County in accordance with the terms of my contract with it.

This submission relates only to the suit for $1873.00 damage and I shall proceed with the case hereafter directed by the Board to be carried to the Court of Appeals.

Respectfully,

D.O. Dehert

On motion the Board adjourned.

D.R. Moore, Chairman.

[Note: A meeting of the Board of Supervisors of Rockingham County at the Court House there of (County Clerk's Office) on Saturday September 11, 1897.

Present: D.R. Moore, Chairman, Linville District.
R.D. Lane, Harrison District, E.V. Soper, Ruddle District, N.C. Dehert, Newton District, & J.P. Miller, Bear Creek District.

The Chairman, the day present, in a letter received by him from the Virginia Bridge Company of Fincastle, relative to the road direct for construction of the bridge over Linville Creek, at Colours Mill in this County. On motion by Major James of the Board the bridge is instructed to write said Company that interest will be paid upon the claims for the 1st day of July, 1897, until paid, and fragment not to be later than December 15, 1897.

P.M. Rawlins, Superintendent of the Approaches to the New lumber House, having this day submitted an estimate for Messrs. Sheb Scale & Sheb Scale.
the application for such work, under their Contract aggregating the sum of $12,569,99 including the sum of $47,35 for the installation of the Light, which the motion by unanimous vote of the Board was declined from and estimate taken with £20 to be returned as provided under Contract, leaving balance of $1089 25. On motion by Unanimous Vote of the Board the President of this Board is ordered to issue a warrant upon the Treasurer for the payment of $1089.25 to Messrs. Channing & Marquand.

An motion by Unanimous Vote of the Board, the building of this Board is ordered to notify the Massachusetts Electric Light Company, A place for a meter for the purpose of lighting the Assembly Hall, which the Board estimated just might result in a service to the Board at no time at any time.

The Mutual Fire Insurance Company of London, and other agent, Mr. F. D. Slattery, made application to the Board to place a $2,000.00. Insurance on the New Court House Building of this Board, the premium to be $24 per annum. Mr. Dickey motioned that the preference be granted said Company to which Mr. Miller opposed an amendment that the same be held upon the table pending the advice of the Commonwealth's Attorney as to the right of the Board to execute the premium note required by said Company and a vote being taken adopting said amendment it was carried.

The Valley Telephone Company, their made application to the Board for the use of one of the rooms in the second floor of the new Court House Building, as a central office for said Company and in which to place a switchboard, free of charge. On motion by the following vote of the Board said application was rejected. By: Agee, Moser, Justice, Miller, Lippin.

Mr. H. L. Rififi, the junior of the New Court House Building, this day tendered in the Board his resignation as such junior. On motion by Unanimous Vote of the Board the same is accepted.

The Election of a Junior to fill the vacancy occasioned by the resignation of Mr. Riff, was without opposition. Mr. Dickey placed in nomination Mr. J. H. Fletcher of Melrose and Mr. W. Miller Nominated, Mr. Daniel Bramley, and a vote was taken thereon and resulted as follows, for Mr. Fletcher, Messrs. Dickey & Warrenton for Mr. Bramley, Messrs. Miller, Leen & Moore, thereby resulting in the election of Mr. Bramley.

Mr. Leen H. Scheurer, this day appeared before the Board and stated that the amount of the claim of the building against him, for rent of the Old City Office July 1st, was in excess of the amount that he was due the building, for the reason that he was of the opinion that the Board for the last three years of his occupancy of the building was only paying him from the sum of
The Board meeting today, Mr. Moore in the Chair, moved the adjournment. The motion was seconded by Mr. Miller and carried.

Virginia, At a meeting of the Board of Supervisors of Rockingham County, held at the Courthouse, on the 25th day of September, 1897, in the Courthouse, for the purpose of considering the applications of the Valley Telephone Company and the Southern Bell Company for the right to build and operate a telephone system in the county, the following resolutions were adopted:

1. Resolved, That the application of the Valley Telephone Company be referred to the Finance Committee for consideration.
2. Resolved, That the application of the Southern Bell Company be referred to the Finance Committee for consideration.

In the matter of the Application of the Mutual Fire Insurance Company of London, the application was rejected by the Board.
The County Court of this County having certified to the Board an assessment of $350.00 for the surface of repair and repainting the North and South Road Bridge at Port Republic in this County. On motion by unanimous vote of the Board said order is, affirmed and said sum of $350 is certified payable out of the County levy for the year 1877.

The County Court of this County having certified to the Board an assessment of $135.00 for the surface of repair and repainting the North and South Road Bridge at Port Republic in this County. On motion by unanimous vote of the Board said order is, affirmed and said sum of $135 is certified payable out of the County levy for the year 1877.

On motion by unanimous vote of the said John A. Strong, Sheriff of the County is ordered to purchase for the use of the said County from the Treasurer of the same County, the following articles viz.: One Wheelbarrow; one Cantle; one axe; one Lead Day Heel. And to have placed book of the Judge's stand in the County Room. A piece of tin or other material ballast from sheet of Register, also to have stop places in said of South East Court Room door.

After Carpenters, reported to the Board, that the said examined the premises of G.S. Huntstrick, Overseer of the Road, for Ashley District for the year ending June 30, 1877, and finds, the same correct, and that it will depurate the sum of $350.00 to pay in full the support of Board for said District for said year. On motion by unanimous vote of the Board said amount of $350.00 and the whole of the Board is ordered to issue a warrant to the Treasurer of the County for the payment of the same out of the County Levy for the year 1877.

On motion by vote of the Board, it was decided to purchase Linseed oil for the floor of the Court Room of this County.

On motion of Mr. Davis, the Committee having appointed to purchase the Court for the County, were authorized to purchase the Linseed oil for the Court Room.

Messrs. Leif & Harris, Attorneys for Mr. W. C. Sheid, the Contractor for the Court House Building, this day produced before the Board letter from said Sheid and O. M. Vali showing that the matter is
Antevory between them have been amicably settled. On motion by unanimous
vote of the Board, it is ordered that the same be spread upon the minutes,
and are as follow.

Staunton, Va. September 15, 1877

The Board of Supervisors,
of Rockingham County, Va.

Gentlemen,

You are hereby notified, that the Antevory between H. &
Stevi and myself, has been amicably settled, and you are hereby autho-
and requested to pay over to Messrs. H. & Stevi, the amount due, from the county of Rockingham

An order under my hand this 15th day of September, 1877.

H. M. Valley

[Signature]

Attorney

Rockingham Co.
September 15, 1877

The Board of Supervisors,
of Rockingham County, Virginia.

I beg to advise you that A. M. Valley;

and myself have amicably settled the matter in Antevory
between us; and he has doubts as advised you; I there-
respectfully request that you will pay over to Messrs. D. &
S. my attorney, the balance of Seven hundred and twenty-
dollar due one from the county of Rockingham for settlement.

An order under my hand this 15th day of September, 1877.

H. M. Valley

[Signature]

An order by unanimous vote of the Board, the blank of
this Board is ordered to issue a Warrant, upon the Treasurer
of this County, payable to H. & Stevi, out of the county fund,
for the year 1877, for the sum of Seven hundred and twenty-

An order by unanimous vote of the Board, the blank of
this Board is ordered to issue a Warrant, upon the Treasurer
of this County, payable out of the county fund, for the year 1877, upon the

An order the Board adjourned.

D. H. Morris, Chairman

[Signature]
Vigorous. Set a meeting of the Board of Supervisors of Pinckney County held at 11 o'clock A.M. thereon, the County Court house office on Monday October 15, 1877.

Respectfully submitted,

[Names and titles of board members]

J. B. Meeker, Clerk of the Board of Supervisors of Pinckney County,

[Meeting notes and actions]

The following accounts against the County of Pinckney, were presented and paid at the meeting by vote of the Board, allowed and the Clerk of this Board is ordered to issue warrants for the payment of the same. The following accounts were paid out of the County Treasurer for the year 1877. By:

[Accounts listed]

[Signatures]
The present by unanimous vote of the Board, the receipt of the bounties and warrants of this county are hereby authorized to be made in the manner as the second story of the new court house, in the respective offices, as many not be necessary to keep on file in their respective offices.

At motion, Mr. Dechert was appointed to examine as to prices of ships & stores at the court house building and to have the same ready for transportation and to procure water meter for use of county.

At motion by vote of the Board, Messrs. Dechert and Miller were appointed a committee to ascertain the best terms at which the Auditorium in the second story of the new court house building can be leased, and make report to the next meeting of the Board.

Mr. Hannon, Commonwealth Attorney of this county this day appeared before the Board and declined to act as Commonwealth Attorney unless in the new court house at the place first offered by the Board. At the request of Mr. Dechert, Messrs. Dechert moved that the rent of the said office be placed at $25 per annum, and Mr. Hannon still declining to occupy the same. Mr. Dechert also stated that he would take the said room. Whereupon on motion by vote of the Board, the final determination of the matter was postponed until the next meeting of the Board.

At motion by vote of the Board, it is ordered that the Attorney for the Commonwealth decides to occupy the room and that for his use in the new court house, that the rent ordered for said room shall be placed in the Treasurer's office, for the time of the said Treasurer.
minute as soon as the same may be perfected, so that warrant may be issued at further settled hints, as soon as called for.

The Clerk of the Board having prepared a statement of the rent of the new building, the hour of the same. The name of the same is adjourned until the next meeting of the board. As soon as the first order of business.

On motion the board adjourned.

D. H. Moore, Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House, Saturday, 29th October 1897.

Present: David S. Moore, Chairman, Louisa District.


J. J. B. Dooley, Central District and J. P. Miller, Green District.

On motion by vote of the Board, Messrs. Doolev and Moore were appointed a committee to settle with John P. Harris, agent of the Court House, for the balance due, as such agent by 1896.

The balance due him for his services as such agent by 1896.

On motion by vote of the Board, the Conscription of the report made by the Clerk, as regards the Court of Court House, in attendance, until next meeting of the Board.

On motion by unanimous vote of the Board, the word, is authorized and directed to have the steps in the Court House, kept and a flagge placed on the justice, who are power to have a small bell attached to the steps in washing floor of Court House, and such other furniture as may be found necessary.

On motion by vote of the Board, Mr. Dooley was directed to examine the Executive a little further, also to have the flow of water to New Court House increased.

On motion by vote of the Board, it is ordered that the Court for the County of Rockingham, sit the Monday after next they are hereby empowered to exercise such power, same occurring, without county, and with such other power and jurisdiction as the Court, the Chief of the trial of the suit of the Rockingham County, against the County of Rockingham.
J. M. Rawley, Superintendent of the Offenders, to the New Latent House for this County, this filed an estimate in favor of Mr. Thomas Arlidge, amounting to the sum of $103.63, after deducting the $5.00 allowed for the cost of repairs. The costs by defendant was paid by the Board. The board is ordered to issue a warrant upon the Treasurer of this County for one of said Robert Arlidge in payment of said sum of $103.63 out of the county fund for the year 1897.

On motion the Board adjourned.

Chairman

Virginia, at a meeting of the Board of Supervisors of Rockingham County, held at the Court House thereof, County Court House Office, on Friday, November 13, 1897.

Present: Dr. Moore, Chairman, Lucille District.


H. L. Decker, Lee County District and J. D. Miller, Alana District.

The following accounts against the County of Rockingham were presented, together with a list of the judges and clerks, and amount, of salaries of the same.

The Board, acting as the Board of Supervisors of the county for the purpose of the same, is hereby ordered to issue warrants to the Treasurer of this County for the payment of the same to the factors.

[Accounts listed with amounts and dates]
George H. Bealer, Superintendent of the Poor for this County, this day presented and submitted to this Board, a Statement of the poor, and the amount thereof, received and disbursed by him for the year ending June 30, 1877. It appears from said Statement that the sum of $666.67 was paid in full the expenses for the said year. The amount due the Board is $230.00. The Board is therefore, and it appearing to be expedient, to authorize and direct the Superintendant of the Poor to make an appropriation from said report that it will require the sum of $666.67 to pay in full the expenses for the said year. On motion by Mr. Moore, the report is adopted and approved, and said sum of $666.67 Allin, and the Clerk of the Board is ordered to issue a warrant on the Treasurer of this County, for the payment of the same, to the Superintendent out of the County fund for the year 1877.

On motion by unanimous vote of the Board, the Clerk is ordered to issue a warrant to the Treasurer of this County, payable to John A. Smith, Sheriff of Bedfords County, out of the County fund for the year 1877, in payment of his attendance on the Board for the year ending June 30, 1877.

On motion by unanimous vote of the Board, the Clerk is authorized and directed to employ such help as may be necessary, to assist him in cleaning house or attending to furniture at a reasonable charge, as possible and in no event to exceed $1.00 per day.

On motion by vote of the Board, the Clerk of this Board, is ordered to prepare a statement of the receipts and disbursements for the past year, also estimate of expenses for the present year and submit this board at its next meeting.

On motion by unanimous vote of the Board, it is ordered that the Commissioners of the Revenue of this County, shall allow for extending the County, and School districts to the Commissioners, books for the year 1877, $2.00 per cent on the tax at present assessed in their respective Districts, and the Clerk of this Board is ordered to issue warrants, after the Treasurer of this County, payable to the said Commissioners at said rate, but of the
On motion of honor, the Board. It is ordered that the Commissioners of the
Revenue of this County be allowed five Cents for each day's labor in their respective
District for the purpose of locating for the year 1877. And the Clerk of this Board
is ordered to issue warrant upon the Treasurer of the County for the payment of
the same at said rate to the Commissioners out of the said Tax levy for the year 1877.

On motion by and through the Palace of the County for the County of Redington
in the suit of the A. W. Lewis Jacobson, Esq., against said County. It is ordered
that the prejudice of settlement of the suit between the A. W. Lewis Jacobson
Esq. and the County of Redington made by said Company to
set.

The judgment of the County of Redington for the judgment rendered against
the County at the May term of the Circuit Court of Auglaize County,
was a sum of the sum of Three Hundred Fifty dollars, in full settlement and compromise of the
said suit for 1877, all damages. Each party to pay its own costs in the said suit, which cost shall
be deducted, and the balance is directed to issue warrant for the
said sum of 350.00 to the said Company or its attorneys, accordingly
upon the dismissal of the suit named.

And when the final payment of the full amount of the aforesaid judgment, the County
of this board is ordered to draw a check upon the First National
Bank of Harrisburg, payable to the said Company or its attorneys
for the sum of 350.00. The check deposited in the Bank of the
board, to the order of the said A. W. Lewis Jacobson, Esq., or its attorney or attorneys out of the
County levy for the year 1877.

On motion by vote of the Board, the Chairman is ordered to
sign the Minutes as soon as the same shall have been prepared

Ordered. On motion by unanimous voice of the Board that the following
named persons be allowed the sum of two dollars for their
attendance on Board's meetings, and the Clerk of the Board is ordered
to issue warrant upon the Treasurer of the County for the payment of
the same to the parties entitled thereto out of the County for the year 1877.

P. J. Lewis, 12 days, attendance on Board. 10.00
C. H. Bacher, 12. 10.00
A. W. Lewis, 12. 10.00
J. D. Moore, 12. 10.00
J. D. Miller, 12. 10.00

On motion, the Board adjourned to meet on December 27, 1877.

D. H. Moore, Chairman
At a meeting of the Board of Supervisors of Rockingham County held at the
court house, Wednesday, Nov. 27, 1877.


The following accounts against the County of Rockingham were presented
examined and were ordered by unanimous vote of the Board, except as to the
account of J. A. Arpkins. The amount in the account for the year 1876, except
the blank amount of $2, to be paid as the treasurer of the county for the
payment of the same to the parties entitled thereto out of the county treas.

The following accounts were presented and examined, and were ordered by
majority vote of the Board, except as to the blank amount of $2, to be paid as the
treasurer of the county for the payment of the same to the parties entitled thereto
out of the county treas.

A. J. Miller, Treasurer.

The following statement and receipt for the matter of the
settlement between the Atlantic and Atlantic Lumber Company and the County
of Rockingham were presented examined, and were ordered by vote of
the Board, ordered to be paid as the treasurer.

The Atlantic Lumber Company, May 10, 1877.

J. H. Flavn, Clerk.

Rockingham County,

Judgment at first term in favor of the plaintiff against the defendant
for the sum of $690.00

Interest from the 6th day of June, 1876, to the 25th day of July, 1876,

Total for interest $27.96

Interest for interest $27.96

Interest for interest $27.96

Total for interest $27.96

J. H. Flavn, Clerk.

Nov. 24, 1877.
In the Circuit Court of Augusta County, November 16th, 1877.

The A. H. Allworth Lumber Co. Plaintiff

and

W. Leggett

Defendant

The said cause, being the plaintiff's claim against defendant, by counsel, and on motion of the plaintiff, the defendant, Counting Week, this cause is dismissed from the docket of the Court, each party paying own costs.

W. Leggett

Attorney for A. H. Allworth Lumber Company

Wm. D. London

Attorney for Rockingham County

Said Common Law Order Book No. 17 Page 631

Copy Decree

Nov. 17th, 1877.

Wm. Leggett

Recorded November 16, 1877, of J. B. Metcalfe, Clerk of the Board of Supervisors of Rockingham County. vs. Nine hundred and fifty dollars, as full payment of the judgment of the A. H. Allworth Lumber Co. against the County of Rockingham, obtained at the May Term 1877 of the Circuit Court of Augusta County, including principal, interest, costs, and as full payment of the sum of three hundred and fifty dollars being the amount of an assessment on settlement of the claim of the A. H. Allworth Lumber Co. against the said County of Rockingham for the sum of $1,000.00 damages, the above sum of $953.26 being paid as follows: a check of $953.26 made by the County on the Bank of Augusta, for the amount of said damages, and $38.00 paid as follows: a check of $38.00 made by the County on the Bank of Augusta, for the amount of said damages.

Wm. Leggett

Attorney for A. H. Allworth Lumber Company.

Our resolution, by the Board, decreeing that John J. Antieau, David H. Moore, and Alexander R. Hunter were appointed a committee to test the heating apparatus in both the New Jail and junk, hence this county, as provided for in the contracts relating to such at such time as in said contracts provides, and make report to this board at its meeting next.
The County Court of the County having certified to this Board an assessment of $5,000 to pay legal damages to Mrs. Elizabeth Parker, in the matter of the action of E. Harris v. Mrs. Parker, whereupon this amount having been unanimously certified in the present session in this matter. On motion by unanimous vote of the Board, said vote is approved and said amount payable out of the County Levy for the year 1877.

Mr. T. A. Baker, Attorney for the Commonwealth, still declining to occupy the room in the new Court House, but offers to the Commonwealth Attorney Room and Mr. J. E. Merriam, Sheriff of this County, agreeing to take the room at the present price the Board at its meeting held on the 15th day of October 1877, fix $25 per annum. On motion by vote of Board, it is ordered that the said John C. Merriam, be permitted to occupy the said room, the rent thereof to commence on the first day of September 1877.

On motion by vote of the Board, the hotel of this Board is ordered to issue a warrant at the County of the Court House at the expiration of such term, instead of waiting for the meeting of the Board.

On motion the Board adjourned.

D. H. Moore, Chairman.

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House, Thursday, on Saturday December 1, 1877.

Present: David H. Moore, Chairman, Carver District, R. E. Lane, Stonewall District, E. A. Godwine, Holly District, William E. Deloache, Central District, and A. P. Miller, Plains District.

The Rockingham Exchange for this day presented an account against the County of Rockingham amounting to the sum of $83.35 for clearing at jail and Court House under its Contract, which was submerged and allowed by vote of the Board and the Clerk of this Board is ordered to issue a Warrant to the Treasurer of this County for payment of same out of the County Levy for the year 1877.

On motion by unanimous vote of the Board, it was resolved that the amount so issued for the same of a room for holding Election hereafter shall not exceed the sum of $10.00 for each room, and that the price for transcribing vital records hereafter shall be one cent for same.

On motion by unanimous vote of the Board, John H. Swiffler is authorized to

\"
placed a shed over the rear door of the new part of the building at reasonable
price.

On motion by Duncan, seconded by W. A. Johnson, the Board agreed to purchase a "Keller" shed for the rear occupied by Mrs. J. D. Carter at a cost not to exceed the sum of $20.

P. M. Rambo, Superintendent of the Approaches, to the new Court house this day submitted his report showing amount due Messrs. Lacy, Hinson, and Thompson, under their contract for masonry work on the new court house, for which amount, the Board was pleased to adopt and ordered to be spread upon the current account as follows:


To the Board of Supervisors of Hardin County, Va.

Dear Sirs:

I beg to submit the following report as account of construction of
the court house yard and approaches:

Messrs. Lacy and Hinson have completed the work as per plans
and specifications except as follows: The curbing in front of the building has
not been anchor'd on three exterior corners as it should have been, also
the chairs on the steps have not been anchor'd as required.
The following amounts have been paid on the work as per estimates:

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aug. 12 1877</td>
<td>$2,249.96</td>
</tr>
<tr>
<td>Sept. 11 1877</td>
<td>1,068.46</td>
</tr>
<tr>
<td>Oct. 8 1877</td>
<td>1,468.87</td>
</tr>
<tr>
<td>Oct. 29</td>
<td></td>
</tr>
</tbody>
</table>

Total amount paid: $4,787.32

Messrs. Lacy and Hinson are due the following for extra work:

- 24 rolls of brick, and labor for laying, $180.00
- Labor for setting of piers as per contract, $79.96
- Alteration, $75.00 for making changes at west side.

Messrs. Lacy and Hinson are requested, post 1,890 feet.

Respectfully submitted,
P. M. Rambo, Superintendent.

The following is the balance due of the account between the County and Messrs. Lacy and Hinson:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Account paid by original contract</td>
<td>$4,353.22</td>
</tr>
<tr>
<td>Cash paid for seat blocks</td>
<td>1,987</td>
</tr>
<tr>
<td>Total paid</td>
<td>$6,340.22</td>
</tr>
</tbody>
</table>

To which add 8% interest at 6% per annum, $47.55.

Messrs. Lacy and Hinson claim in addition to above the sum of
$47.55 for extra labor of Mr. B. A. Moss, which has not heretofore
been entered, but the Board declines to allow the same, and the
balance due them will be $4,353.22.

Respectfully submitted,
P. M. Rambo, Superintendent.

December 1877.
It appearing from the report of P.M. Rhoads, Inspector of the Approaches to the over
bridges, that said Plank Bridge, over the stream of the town of Newa, is in need of repair,
the Board of Supervisors, in accordance with the laws and regulations, and that there is
still due to them funds from the Children's Aid Society, for which sum of $679.50, which
includes the transfer cost, retained as a fund for said bridge, and further, in accordance
with the law, by the statement furnished by Mr. Rhoads, that the cost to them to
reconstruct the Plank Bridge is secured to the sum of $35.00. On motion by Supervisor
D.D. Moore, the above statement approved, and the said amounts be allowed, and the
bridge of this Plank Bridge is ordered to be put forthwith. A warrant
for the Treasurer of this County, payable to Moses Rhoads, proroguery, out of
the county treasury for the year 1897, for the sum of $714.50, is for full payment
of the above amount, let forth above, and the Chairman of this Board is ordered to
sign same a warrant for said purpose.

On motion, the Plank Bridge adjourned.

D.D. Moore, Chairman

Vigorous. At a Meeting of the Board of Supervisors of Rockingham County
held at the Court House, Chief (County Clerk's Office) in Friday, December 12, 1897

Present: D.D. Moore, Chairman, Linville District
R. L. Lanham, Hencut District, F. L. Rankin, Addams District.
H. W. Schley, Hincut District, and J. R. T. Miller, Planters District.

The following account against the County of Rockingham, was presented
examined, and on motion by Supervisor Moore, the above account
and the bridge of this Plank Bridge is ordered to be put forthwith, subject to the Treasurer
of this County for the payment of the same out of the county treasury for the
year 1897, as follows:

W. H. Byrne, Registrar, at $1,200.00, May 1, 1897... $2.00
D. M. Bell, Assistant at $1,200.00, October 1897... $3.30
A. L. Long at $800.00, May 1, 1897... $8.40
H. J. Hunt, Assistant at $800.00, October 1897... $8.80

Assistant Registrar at $1,500.00, from report of Samuel Hunt 1897, at $18.00, November
1897... $18.00
D. M. Blake, at $1,200.00, at $8.00, for $75.00...

Harmon Field to Blanket at $16.00... One Buck for Sheriff's $2.50...

Judge Davis, Stenographer, for $50.00, and county at $10.00, for $5.00...

The action of this Board this day submitted to the Board. The statement was
sent by mail for execution as provided by an order of this Board. The same
was examined by the Board and on motion by Supervisor Moore, the above
action of this Board the action of this Board, and adjournment of the same was
adjourned.
John D. Dryg, Sheriff of this County, this day made application to the Board, for the
privilege of placing a telephone in his office, in the New Court House of this County,
with the right to the officers of the County, to use the same, if they so desire, and
the said Dryg agreeing to place the same at his own expense, and further agreeing
that the Bell Telephone Co. be allowed the use, if desired by it, should the privilege of
answering telegrams. On Motion by the following Vote of the Board, Dryg, of Manor,
Manor District, was granted the privilege, with the understanding that
the same shall be removed on the pleasure of the Board of Supervisors.

On motion by the following vote of the Board, Dryg, of Manor, Manor District,
was granted the privilege, with the understanding that the
same shall be removed on the pleasure of the Board of Supervisors.

On motion by the Chairman of the Board, the Chairman of the Board is ordered to sign
the Minutes as soon as prepared, with view of sending current when called for.

On motion by the Chairman of the Board, the Chairman of the Board is directed to prepare
a bill to be presented to the Legislature of Virginia, for passage, authorizing the Board of Supervisors of this
County to dispose of the old materials on hand, from the old Court house and
other buildings of the County, and all furniture from the offices as,
not needed in the present office.

On motion, the Board adjourned, to meet on Monday January 1879.

D. H. Merritt, Chairman.

Virginia. At a Meeting of the Board of Supervisors of Rockingham County held
at the Court House, Nerrow, County Court House, on Monday January 18, 1879,
Present: D. H. Merritt, Chairman, Janesville District;
E. A. Loomis, Rocky District; Nelson L. Hipp, Central District;
Joseph W. Miller, Manor District; Albert H. Lauer, Stonewall District.

D. H. Merritt, Commonwealth Attorney for this County, in session, of an
order entered at the last meeting of the Board, this day submitted to the
Board a bill to be presented to the Legislature of Virginia, for enactment,
and the same having been examined. The motion by vote of the Board,
the same is approved and adopted, and ordered to be presented when
the next General Assembly of Virginia is convened.

The Clerk, in pursuance of the Board of Supervisors of Rockingham County
was directed to prepare a bill for the disposal of certain old materials, furniture, belonging to this County,
at either public or private sale.

And it is ordered by the General Assembly of Virginia. That the Board
of Supervisors of Rockingham County be and hereby is authorized and
empowered to dispose of, either at public or private sale, in the dis-
cussion of said Board, all the old materials now on hand from the
old lines have, limit yard, old jail, and other buildings of said bounty which have been removed, including the iron fence which was formerly around the said limit yard, and all the old furniture from the abandoned buildings not paid for the present office.

2. All Acts and parts of Acts in conflict with this act are hereby repealed.

3. This Act shall be in force from its passage.

On motion the Board adjourned.

[Signature]

Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House, therefor, on Sunday, January 5, 1898.

Present: David H. Moore, Chairman; Lucille District; R.D. Lauer, Stonewall District; E.L. Peacemaker, Valley District; J.P. Miller, Plains District; James L. Redcent, Central District.

The Board having met for the purpose of making some disposition of the funds turned over to the Bounty Board from the Desert Tax fund by John H. Harris, Jr. On motion, the further consideration of the matter was postponed until Wednesday, January 26, 1898, and each member of the Board requested to ascertain as nearly as possible the number of miles of road in their respective Districts.

On motion the Board adjourned.

[Signature]

Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House, therefor, on Saturday, February 5, 1898.

Present: David H. Moore, Chairman; Lucille District; R.D. Lauer, Stonewall District; E.L. Peacemaker, Valley District; James L. Redcent, Central District; J.P. Miller, Plains District.

A copy of the Bill now pending before the General Assembly of Virginia, for the creation of the State Desert in the Valley District to be the Center for which £150 is directed, having been presented to the Board, the same as in the main correct, and in the interest of our County.

In the Matter of the Desert Tax fund turned over by Joe Harris, Jr., resident Absecon, to Rockingham County, under provisions of Act of the General Assembly of Virginia, the Board hereby
declares it's purpose to distribute two sums among the several Magistrates, Delegates of the County in the following sum to the County, the remainder to the several Magistrates of the County. The Valuation of the land being rated, and assessed at one meeting, a statement showing the several assessments, paid and paid in accordance with this order.

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Mr. Brumner, messenger, this day presented to the Board, an order drawn on their favor by the Manley Manufacturing Company, for the sum of One hundred and fifty dollars, payable out of the funds returned by said County to make good any defects in the heating apparatus at the New Jail of the County, as being in part payment of repairs done by said Brumner, messenger, for said Brumner, messenger. On motion of the following vote of the Board: By voice: Messrs. Brumner and Lyon move Mr. Miller's motion having been made at the time the vote was taken, said motion is allowed. And the balance of this fund is ordered to issue a warrant upon the Treasurer of this County, payable to the said Brumner, messenger, for and on behalf of the said fund, One hundred and fifty dollars, and that the same be charged against the Manley Manufacturing Company.

On motion, the Board adjourns to meet on Saturday, February 19th, 1878.

D. H. Moor, Chairman

Ange's Report of the Board of Supervisors of Rockingham County held at the Court House, Mecklenburg County, Mecklenburg District, on Saturday, February 19th, 1878.

Present: David H. Moor, Chairman, Wm. D. Moor, District Attorney. J. L. Moore, Stoneville District, E. H. Read, Rockingham, Polk's District.

In the matter of the Direct Tax Fund, turned over to the Treasurer of this County, a bill, dated December 14th, 1877, amounting to One hundred and fifty dollars, payable to the Treasurer of the Manley Manufacturing Company, for the operation of the Board, for the further consideration of this question, is referred until the next meeting of this Board.

On motion, the motion of the Board: It is ordered that the order be adjourned at the last meeting of the Board, allowing to Messrs. Moore and Brumner, the sum of One hundred and fifty dollars, on account of the Manley Manufacturing Company, the same is hereby set aside and accrued.

On motion, the Board: John D. Eden was appointed as authorized to inspect all of any old materials, furniture, or belonging to the County, at the discretion of his judgment, and make report from time to time.
On motion by vote of the Board, the heirs of the Board, is ordered to forward at once to the Peck-Russell Company, Cincinnati, Ohio, the following order of

Cincinnati, Ohio:

You are hereby notified that the heating of the new court house of Rockingham County, Virginia, is not satisfactory and does not come up to the standard set with that of the Board of Supervisors of said county, on the 1st day of December 1876 and January 16, 1877. The said Court is also asked for a suit of solid heating apparatus, on or before the 1st day of March 1878. You are further notified that the said court is not satisfactory and if not, further notice is given you are hereby notified that the same will not be accepted by

On motion the Board adjourned.

W. B. Monroe, Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the court house, Wise of said county, on the 26th day of February 1878:

Present: David A. Moore, Chairman; Lucy B. Duke; A. J. Davis, Hold. District; J. E. Ashley, Deputy District; Henry E. Davis, Central District; Jacob W. Miller, Plains District.

Geo. H. Bollin, Superintendent of the Poor for this County, having presented the Board his report as such for and year ending June 30, 1898, as well as the statement of the accounts of the Board for the year ending June 30, 1898, it was determined that the same was in order. The Board, by unanimous vote of the Board, the same is accepted.

On motion by the following vote of the Board, viz: A. J. Davis, Deputy District; E. S. Miller, and District; Mr. Moore, it was determined that the amount to be paid the Superintendent for the year ending June 30, 1898, shall be at the rate as hereinafter.

Moses Eli M. Summer, John R. Shuyfli and S. H. Washington, being made applicants to the Board for appointment to the position of Superintendent of Poor for the unexpired term ending June 30, 1899, a vote was taken and Mr. Washington having received three of the five votes cast, is reappointed to the position of the Board, for appointment to said position.

On motion by unanimous vote of the Board, it is ordered, that the order entered on the 17th day of August 1897, page 277, of this book, as to the meeting of the Board for the second term of the new court house, is now the Board is hereby amended so as to read as follows, to the General Public in 25° per night, to laborers, societies and schools within the County for 15° per night.
On motion the Board adjourned.

D. H. Mooy
Chairman

Pursuant to a motion of the Board of Supervisors of Rockingham County held at the
Courthouse, Tuesday, June 22, 1879 (County Court House) on Monday, March 26, 1879.

Present: D. H. Mooy, Chairman; Sullivan District
J. N. Leese, Stonewall District; E. H. Cottam, Shelby District
Thomas J. Dickson, Central District and J. F. Miller, Lewis District.

On motion, by unanimous vote of the Board, it is ordered that the order
entered at the last meeting of the Board recommending for appointment a
Superintendent of the Poor, for this County for the unexpired term ending
June 30, 1879, be amended so as to show the vote of each Deposition upon
the application for said position as follows: for D. H. Washington, Enoch
Bickett and Miller, for Eli M. Robinson, Mr. Mooy for John R. Thompson, Mr.
R. P. Law.

The following accounts against the County of Rockingham were presented,
examined, and on motion by unanimous vote of the Board were
approved and the balances are ordered to issue warrants from the treasurer
of this County for the payment of the same to the parties entitled thereto:
out of the County Fund for the year 1879. Virginian.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rockingham Exchange Company—Book for Jail &amp; Court House</td>
<td>$124.23</td>
</tr>
<tr>
<td>Mary Issacs—Cater.—Jail &amp; Court House</td>
<td>$5.75</td>
</tr>
<tr>
<td>John S. Batten—Jail &amp; Court House</td>
<td>$2.50</td>
</tr>
<tr>
<td>E. H. Cottam—Jail &amp; Court House</td>
<td>$3.50</td>
</tr>
<tr>
<td>W. L. Cottam—Jail &amp; Court House</td>
<td>$19.05</td>
</tr>
<tr>
<td>H. T. Cottam—Jail &amp; Court House</td>
<td>$9.25</td>
</tr>
<tr>
<td>C. S. Cottam—Jail &amp; Court House</td>
<td>$1.50</td>
</tr>
<tr>
<td>J. F. Cottam—Jail &amp; Court House</td>
<td>$1.00</td>
</tr>
<tr>
<td>G. S. Cottam—Jail &amp; Court House</td>
<td>$30.50</td>
</tr>
<tr>
<td>S. A. Cottam—Jail &amp; Court House</td>
<td>$20.20</td>
</tr>
<tr>
<td>J. H. Cottam—Jail &amp; Court House</td>
<td>$14.58</td>
</tr>
<tr>
<td>J. H. Cottam—Jail &amp; Court House</td>
<td>$7.00</td>
</tr>
<tr>
<td>W. H. Leake—Jail &amp; Court House</td>
<td>$3.30</td>
</tr>
<tr>
<td>E. H. Leake—Jail &amp; Court House</td>
<td>$6.00</td>
</tr>
<tr>
<td>J. H. Leake—Jail &amp; Court House</td>
<td>$2.50</td>
</tr>
<tr>
<td>G. H. Leake—Jail &amp; Court House</td>
<td>$2.00</td>
</tr>
<tr>
<td>J. H. Leake—Jail &amp; Court House</td>
<td>$19.30</td>
</tr>
<tr>
<td>G. H. Leake—Jail &amp; Court House</td>
<td>$25.60</td>
</tr>
<tr>
<td>G. H. Leake—Jail &amp; Court House</td>
<td>$10.00</td>
</tr>
</tbody>
</table>

The account of this account having been certified to this Board, an account in favor

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The County limit of this County, having received from the Board an approvement of $105 for the Construction of that portion of the road, extending for 1/4 mile and running through the lands of the Alexandria Land Improvement Company, is approved and ordered to be paid out of the County fund for the year 1877.

The County limit of this County, having received from the Board an approvement of $573 for the reparation of that portion of the road, extending for 1/4 mile and running through the lands of the Alexandria Land Improvement Company, is approved and ordered to be paid out of the County fund for the year 1877.

The following claims for the year 1877, were allowed:.

**Claim:**
- East of Flex, 6 acres.
- Total: £1.30

The following resolution, offered by Mr. Deech, was adopted by the following vote of the Board: To agree that the road be surveyed and approved, to be paid, and all costs are to be paid out of the County fund. It is ordered that warrants be issued for the payment of the same.

The following resolution, offered by Mr. Deech, was adopted by the following vote of the Board: To agree that the road be surveyed and approved, to be paid, and all costs are to be paid out of the County fund. It is ordered that warrants be issued for the payment of the same.
The Board further agrees that if the number of rights included under this order are not sufficient to make such persons as necessary, therefore, six additional rights will be allowed to each party at a price equal to the cost of each right, paid at the time, which is here declared to be 3s.

It is a condition of this order that when sufficient funds have been raised to pay for each right, $1.00, then no further issue of the Auditorium will be permitted hereunder. It is a further condition that the first five right issue of the Auditorium shall be within 10 days after the Auditorium, $1.00 each, are in place.

On motion by Treasurer, R. H. Moore, of the Board, the vote of the Board is ordered to have printed at the lowest bid 350 copies of the Estimate of expenses for the year 1877-8, together with settlement of Treasurer's account, from report of Superintendent of Poor, and turn the same, printed, at the Village, prepared at the便宜.

On motion by Treasurer, R. H. Moore, of the Board, the matter of the distribution of the fund turned over to the Treasurer of the Board by John H. Harris, the Treasurer, of the Board for Fund, is continued until the next meeting of the Board.

On motion, the Board adjourned.

R. H. Moore, Chairman

Pursuant to a meeting of the Board of Supervisors of Rockingham County held at the Court House, himself on Monday, April 9, 1878.

Present: R. H. Moore, Chairman; Leonidas B. R. L. Laye, Jesseville, District; N. H. Baggs, Bolley, District; J. H. Allen, L. Beattie, Central District; and J. P. Miller, Electric District.

On motion by unanimous vote of the Board, the order issued at the last meeting of the Board, directing the Clerk of the Board to have printed at the lowest bid 350 copies of the Estimate of expenses for the year, 1877-8, be and the same is hereby rescinded and set aside.

On motion by unanimous vote of the Board, the Clerk of the Board is ordered to furnish the Rockingham Register, a certified copy of the Estimate of expenses for the year 1877-8, together with settlement of Treasurer's account, from report of Superintendent of Poor, the Auditorium, and the Treasurer's account, having offered to twice the amount, $1.00, to the Board.

Wm. C. H. Taylor, late supervisor, of the Poor for Rockingham County, this day submitted to the Board a statement of the amounts received and disbursed by him from July 1, 1877, to March 31, 1878, from which it
affairs that there is a balance due the county of $57.63. On motion by unanimous vote of the Board he is ordered to turn the same over to Mr. W. H. Washington, Surveyor of the County together with the record for the sum of $30.00, to him by the hand of the said for support of the poor, for six months ending June 30, 1879, the apportionment to be made by said Roller. And on further motion by unanimous vote of the Board the balance of this bill is ordered to be paid to the said W. H. Roller, a former Street, and the Treasurer of this county for the sum of $240.00, being the amount due here for one month's service from July 1, 1879, to March 31, 1879, payable out of the county levy for the year 1879.

In the matter of the Distribution of the Road-Roll Fund, turned over to the Treasurer of the county by John I. Harris of Bingham county.

Mr. Carpenter offered the following resolution, that the same be divided among the Road Boards of the several districts of this county in proportion to the assessed value of the real and personal property in said districts excluding the railroads running through the same, but excluding the unincorporated towns in the said districts, to which Mr. Dierdorff offered the following amendment to: That the Attorney General be requested to advise the Board as to whether it has the right, to eliminate the unincorporated towns in the several districts in the distribution of said fund. And the vote being taken before the amendment it was lost by a vote of from 1 to one, and the vote being taken before the original resolution it was carried by a vote of from 1 to one.

The Peak Hardware Company, this day, made application to the Board for payment of balance due said Company under its Contract for the Clearing and Building of the New Court House of this County. On motion by unanimous vote of the Board, the Board declined to pay said balance at this time.

On motion the Board adjourned.

D. H. Morgan
Chairman
Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, Thursday, County Court House Office, on Saturday, April 9, 1897.

Respectfully, B. W. HOOVER, Chairman.

R. A. Lane, Grayson District - S. W. H. Gooch, Halls Mill District.

W. J. Roach, Central District - J. A. Miller, Plains District.

The County Court of this County having contracted to the Board an affiliate of $250.00 for grading a Steel Bridge over North River at Port Republic in this County. On motion by Chairman, resolution of the Board, said order is approved and said sum of $250.00, payable in the year 1897, and to be solicited in the estimate of expenses for said year at said bridge payable December 1, 1896 and the estimate is made for said bridge.

On motion by Chairman, vote of the Board, the balance of the said order is ordered to be paid in full, the Treasurer of this County, payable to the Board, to the several Magisterial Districts for their several share of $250.00 of the District Ten Road, toward over the said bridge by John D. Norris, its disbursing agent, said distribution to be made in the same as is set forth in the order, and at the last meeting of the Board, and the said payable to each district bridge as ascertained by the Board is as follows:

<table>
<thead>
<tr>
<th>District</th>
<th>Road Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grayson</td>
<td>869.35</td>
</tr>
<tr>
<td>Belle Isle</td>
<td>1107.02</td>
</tr>
<tr>
<td>Plains</td>
<td>662.49</td>
</tr>
<tr>
<td>Halls Mill</td>
<td>576.91</td>
</tr>
<tr>
<td>Central</td>
<td>748.14</td>
</tr>
<tr>
<td></td>
<td>3987.11</td>
</tr>
</tbody>
</table>

We, Roach, offered the following resolution:

It is ordered that the attached statement of the cost of the new court and furniture and approaches be submitted to the Board; in accordance with the order of the Board entered July 26, 1897, and which is hereby placed to the Board for the purpose, he presented to the general County Board to be printed in the Rockingham Register, and that, if approved by the Board, it be shown that said statement is to be printed in any newspaper, that the necessary changes in said statement shall be made to conform it to a proper and fair description of the facts, and a vote be taken in favor and resolution the same success, and Messrs. Roach and Grace against said resolution. The following is the statement referred to in the foregoing resolution:

The Board of Supervisors of Rockingham County,

B. W. HOOVER,

In compliance with an order entered on the fifth day of July, 1897, relative to the preparation of the statement of the entire cost of the new court house for this County, I beg leave to submit the following for your consideration:

(Ord.)
20. Original Contract
   21. Same for difference in cost of change of exterior
      portion of building from pressed brick to terra cotta
   22. Same for terra cotta art glass.
   23. Extra windows as follows:
       24. One large arched opening to south.
       25. One large arched opening to north.
   26. Iron Beams in second story Hall & Porches and
      concrete on Porches.
   27. Extra 20 1/2 steel beams supporting the roof and
      posts & extra columns to support main stair and
      basement.
   28. Extension of raised floor in auditorium raising
      same, false ceilings & service in curt-a-way.
   29. Four corner windows in tower.
   30. Covering arch, box doors, panel under-
      stage, tie gallery rooms & railing in auditorium.
   31. Four store entrances on tower.
   32. Mosaic floors in lobby, corridors, main hall
      and porches.
   33. Tile finishing in lobby, corridors & stair hall.
   34. J. A. Collins, Architect, specifications &
      plans, final inspection of building.
   35. M. Lander, Superintendent.
   36. Pack Handling Company, heating &
      electric services.
   37. Service of committee to frame door & window
      heating.
   38. Clock, bells & freight-telephones.
   40. F. Kellogg, Extra Plumbing.
   41. John K. Smith, Drain & Every water, from roof.
   42. John A. Haven, Painting & in Tower.
   43. Milton Iron for Tower.
   45. John J. Harris, R. Reichur, &
      Architecture Co., Tablets.
   46. M. H. Gordon, painting galleries in clerks office.
   47. Finance Committee, equipping metal furniture
      and amount enclosed.

To amount broadcasts:

- C. M. Horace, Chair for Auditorium.
- Office & special equipment, $150.00 for offices.
- M. H. Andrews Company, desk, furs, pictures &
  chairs.
- Chamber of Commerce for Court House.
- P. M. Parker, Superintendent of Yard.
- Lithography Bonds.
- Advertising for Rail Co.
On motion the chairman of this Board is ordered to sign the minutes as soon as prepared.
On motion the Board adjourned to meet on Saturday May 7, 1898.

D. H. Mooff, Chairman

Resolvet that a meeting of the Board of Supervisors of Reddingham Bniany held at the court house of said county, on Saturday May 7th, 1898

Present, D. H. Mooff, Chairman, Leavell District, R. J. Lee, Stonewall District, E. H. Leavell, Rokeby District, Philo L. Dechert, Forest District and J. P. Miller, Davis District

Owing to the absence of one of the members of Board on May 7, 1898, there was no meeting held on said date.

The Minutes of the last meeting of the Board (April 9, 1898) having been signed by the Chairman during the recess, as ordered by the Board and at the request of the members of the Board, By-Numo Miller, Lee and Moore, that part of the Minutes which refer to the publication of the Cut of the New Court House, furniture and appurtenances which they are recorded as voting against the motion of Mr. Dechert for such publication differ from the passage which they were voting up to the time the matter was pending, it being their intention to vote against the motion of the Board as it is now presented. The statement of cut which had been presented, it is therefore ordered that the explanation be made a part of the proceedings of the present meeting.

The Board, having this day made application to the board for the balance due them under said Contract for the cutting and']='fullcutting' of the New Court House for their county, and having tendered the same as a guarantee for the fulfilment of said Contract. On motion by unanimous vote of the Board, the Board declined to approve of the purchase of said county, but acceded by its order of April 6, 1898. Page 222 of this book.

The following accounts against the county of Reddingham were presented, ordered, and on motion by unanimous vote of the Board were allowed, and the check ordered to issue. Warrant upon the Treasurer of the county for payment of the same to the parties entitled thereto, out of the county fund for the year 1897. Dg.

Cptp. Reddingham Exchange, 1st Local for Court House Jail 54.66
Cptp. J. McKeep, Fee & Expenses to Stanion, Express, in Delphos Case 30.08
Cptp. D. H. Dechert, Recess, envelopes, Dept. 1.00
On motion by the following vote of the Board:—Aggi. Moore, Mello, Nelson, Garbello, Chris. Mayo, Wm. Storer, John D. Green. It is ordered the sum of $216.49, being 5% on the term of $4,333.88 of the Board, be paid, turned over to the County of Rockingham by said John D. Green, and the balance of this Bond is ordered to be held in escrow for the benefit of the County for the payment of $216.49 to said Green, out of said fund.

Upon motion, by unanimous vote of the Board, it is ordered that in the absence of the committee of ladies having this charge, the question of introducing Cantina Theatre in the second story of the New Court House, under former resolution of the Board, passed at meeting of March 14, 1878, be submitted to the Board to determine the use of the Auditorium on the part of the County on the night of May 27, 1878, and for three weeks thereafter in the afternoon of May 25. 26. 27, provided the light parlors are not used at such rehearsals, and that the use of said room the number of people admitted under such former resolution is hereby reduced from twelve to eleven.

Upon motion by unanimous vote of the Board, it is ordered that the following shall be the scale of single night or day fees for the rent of the Auditorium shall be the New Court House Building.

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lebanese visiting the County where an admission fee is charged</td>
<td>$2.50</td>
</tr>
<tr>
<td>Schools and Lodges, and for other similar purposes within the County where an admission fee is charged</td>
<td>$1.25</td>
</tr>
<tr>
<td>Lebanese Schools, Lodges, Public Speaking and for other similar purposes within the County where no admission fee is charged</td>
<td>$1.00</td>
</tr>
</tbody>
</table>
| The cost of lighting and fuel shall be paid for the room. The cost of each entertainment being fixed at $2.50 for fuel and $3.50 for lighting payable in advance, provided always, that the person or persons in charge shall have the charge of the said building while in their occupancy, and that the former orders of the Board as to the subject shall have been revoked. The former orders of the Board as to this subject passed August 17, 1877 and February 26, 1878, are hereby rescinded.
In the matter of the preparation and publication of an amended statement of the cost of the New Court House for this County in Ansonia, with amended statement of estimate of Expenses, same this day again taken up for Consideration upon the report of this Board, entered upon the minutes at the meeting held on April 24, 1878, and an amended statement furnished by Mr. Moore, of stores in connection with said Court House building, and which he moved that he be added to the statement prepared by the Board, and then enter in motion of Mr. Beckett. It is ordered that said last named statement be spread upon the Minutes, and that H. L. Beckett and J. P. Miller, who are hereby appointed a Committee for the purpose, do proceed at once to make an examination of said statement together with the records in relation to the building of said building and make report to this Board at its next meeting, for its approval or disapproval with a view of having it completed as early as possible, the following is the statement submitted by Mr. Moore:

<table>
<thead>
<tr>
<th>Name of Work Issued</th>
<th>Number</th>
<th>Cost in $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacture Record</td>
<td>479</td>
<td>11.25</td>
</tr>
<tr>
<td></td>
<td>385</td>
<td>3.75</td>
</tr>
<tr>
<td>American Contractor</td>
<td>478</td>
<td>7.20</td>
</tr>
<tr>
<td>J. Deaver</td>
<td>267</td>
<td>9.00</td>
</tr>
<tr>
<td></td>
<td>344</td>
<td>4.00</td>
</tr>
<tr>
<td>A. P. Zuckerman</td>
<td>449</td>
<td>16.00</td>
</tr>
<tr>
<td></td>
<td>564</td>
<td>3.00</td>
</tr>
<tr>
<td>B. V. Duvall</td>
<td>578</td>
<td>15.20</td>
</tr>
<tr>
<td></td>
<td>111</td>
<td>16.00</td>
</tr>
<tr>
<td></td>
<td>507</td>
<td>16.50</td>
</tr>
<tr>
<td>H. Delmar</td>
<td>43</td>
<td>1.00</td>
</tr>
<tr>
<td>Free Press</td>
<td>176</td>
<td>2.50</td>
</tr>
<tr>
<td></td>
<td>460</td>
<td>1.05</td>
</tr>
<tr>
<td>Virginian Echo</td>
<td>337</td>
<td>2.50</td>
</tr>
<tr>
<td>J. B. Walker</td>
<td>523</td>
<td>3.00</td>
</tr>
<tr>
<td>C. M. Harrington</td>
<td>452</td>
<td>5.00</td>
</tr>
<tr>
<td>M. C. Allston</td>
<td>256</td>
<td>4.00</td>
</tr>
<tr>
<td>M. C. Allston</td>
<td>(3) 437.439.476.</td>
<td>850.00</td>
</tr>
<tr>
<td>S. J. Jones</td>
<td>478</td>
<td>7.50</td>
</tr>
<tr>
<td>H. M. Baker</td>
<td>504</td>
<td>7.00</td>
</tr>
<tr>
<td>R. B. Money</td>
<td>(2) 386.377.269.264.264.264.</td>
<td>163.00</td>
</tr>
<tr>
<td>W. D. Boichur</td>
<td>307</td>
<td>16.50</td>
</tr>
<tr>
<td></td>
<td>314</td>
<td>13.45</td>
</tr>
<tr>
<td>W. L. Woodson</td>
<td>37</td>
<td>3.25</td>
</tr>
<tr>
<td>C. Vickers</td>
<td>60</td>
<td>0.75</td>
</tr>
</tbody>
</table>

For what purpose

Advertising for bids

 plans

tiles

Painting Notice

Bonds

Notice or

Notice of sale of old water

Estates

Cementing in Walkman's Barn

Taking down old building

Repairing Council Chamber

Putting Brick

Watchman

Express Telegraphing

Moving old fence

Morning Wendell's son.
<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. W. Sikes</td>
<td>67</td>
<td>To pay for fencing</td>
</tr>
<tr>
<td>J. W. R.</td>
<td>20</td>
<td>To pay for fencing</td>
</tr>
<tr>
<td>J. D. J.</td>
<td>45</td>
<td>To pay for fencing</td>
</tr>
<tr>
<td>J. W. S.</td>
<td>35</td>
<td>To pay for fencing</td>
</tr>
<tr>
<td>J. W. R.</td>
<td>30</td>
<td>To pay for fencing</td>
</tr>
<tr>
<td>J. W. S.</td>
<td>25</td>
<td>To pay for fencing</td>
</tr>
<tr>
<td>J. W. R.</td>
<td>20</td>
<td>To pay for fencing</td>
</tr>
</tbody>
</table>

Interest on Bonds to date of completion of L.H. of 4 miles = $3,000

The sum of $3,000 is paid to the Board.

The Board is directed to pay the sum of $3,000 to the County Treasurer.

Resolution:

The Board, by unanimous vote of the Board, it is ordered that the Chairman of the Board sign the minutes as soon as prepared.

Resolution:

The Board, by unanimous vote, set the meeting of the Board for Thursday, June 18, 1878.

Resolution:

The Board, by unanimous vote, set the meeting of the Board for Thursday, June 25, 1878.

Resolution:

The Board, by unanimous vote, set the meeting of the Board for Thursday, June 25, 1878.
The undesignated Committee, appointed at your meeting held May 21st, 1878, for the purpose of submitting a statement of the
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total cost of building, furniture, and fixtures</td>
<td>1,301.85</td>
</tr>
<tr>
<td>Ground floor</td>
<td>262.50</td>
</tr>
<tr>
<td>1st floor</td>
<td>134.80</td>
</tr>
<tr>
<td>2nd floor</td>
<td>39.50</td>
</tr>
<tr>
<td>3rd floor</td>
<td>57.20</td>
</tr>
<tr>
<td>Total cost of building, furniture, and fixtures</td>
<td>401.80</td>
</tr>
<tr>
<td>Ground floor</td>
<td>262.50</td>
</tr>
<tr>
<td>1st floor</td>
<td>134.80</td>
</tr>
<tr>
<td>2nd floor</td>
<td>39.50</td>
</tr>
<tr>
<td>3rd floor</td>
<td>57.20</td>
</tr>
<tr>
<td>Total cost of building, furniture, and fixtures</td>
<td>554.30</td>
</tr>
<tr>
<td>Ground floor</td>
<td>130.50</td>
</tr>
<tr>
<td>1st floor</td>
<td>75.00</td>
</tr>
<tr>
<td>2nd floor</td>
<td>22.00</td>
</tr>
<tr>
<td>3rd floor</td>
<td>134.80</td>
</tr>
<tr>
<td>Total cost of building, furniture, and fixtures</td>
<td>442.30</td>
</tr>
<tr>
<td>Ground floor</td>
<td>75.00</td>
</tr>
<tr>
<td>1st floor</td>
<td>22.00</td>
</tr>
<tr>
<td>2nd floor</td>
<td>134.80</td>
</tr>
<tr>
<td>3rd floor</td>
<td>134.80</td>
</tr>
<tr>
<td>Total cost of building, furniture, and fixtures</td>
<td>464.80</td>
</tr>
<tr>
<td>Ground floor</td>
<td>130.50</td>
</tr>
<tr>
<td>1st floor</td>
<td>75.00</td>
</tr>
<tr>
<td>2nd floor</td>
<td>22.00</td>
</tr>
<tr>
<td>3rd floor</td>
<td>134.80</td>
</tr>
<tr>
<td>Total cost of building, furniture, and fixtures</td>
<td>442.30</td>
</tr>
<tr>
<td>Item</td>
<td>Amount</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>Total amount of Miscellaneous items</td>
<td>5,713.49</td>
</tr>
<tr>
<td>Total amount of Miscellaneous items ( demons. of all fees paid )</td>
<td>176,026.24</td>
</tr>
</tbody>
</table>

In a preparation of this report, the Committee failed to take notice of any claim of expense in connection with the demolition of the old buildings, for the reason that the sale of the old material was not bid by 1894. Such expenses, while the old iron fence and various other materials are on hand from which a considerable sum will of course be realized.

The estimate of interest of bond at date of completion of County House $1,120.

Jefferson rent $110.00, & 47,776.00, total $110.00, amount paid by John D. Harris Jr. by County Treasurer (about) $170. Out of U.S. Bond $1,120, see the Chairman's statement, and that of Telegraphy books $25.00, see the estimate of the bond, are put properly in the budget presented.

The addition of the figures, as we make it, exceeds by $23.43 that as exhibited by the claim of the bond, except that we have included certain unlistedness. Omitted, hence the report of the bond was prepared.

Respectfully submitted,

J.P. Deehart

J.P. Miller

Committee

The County Court of this County, having certified to this Board an appropriation of the sum of $1,200.00 to pay land damages and Contractor of a Public Road, in pursuance of the latter, the petition of Mr. Clayton and others. On motion by unanimous vote of the Board, each order is approved and new appropriation payable out of the County fund for the year 1898, and included in the estimate of expenses for said year, on half day, on the 1st day of December 1898, and the reading on the 1st day of July 1899.

The County Court of this County, having certified to this Board an appropriation of the sum of $110.00 to pay land damages and construction of a Public Road, refer the petition of Mary & Behr, others. On
motion by recurrence of the Board, said order is affirmed and four
approved, payable out of the county levy for the year 1878, to be included in
the estimate of expenses for said year, and half payable on the 1st day of
December 1878, and the residue July 1st 1879.

The county court of the county having certified to the Board an appropriation
of $170 $00 to pay Land and Construction of a Public Road on the Tract of
James W. Clark. On motion by recurrence of the Board, said order is affirmed and said sum of $170 $00 allowed payable out of the
county levy for the year 1878, to be included in the estimate of expenses
for said year, one half payable on the 1st day of December 1878, and
the residue July 1st 1879.

It appearing to the Board, that an appropriation was made by the county court of the county, and approved by the Board on the 26th day of
October 1876, and payable out of the levy for said year, toward the con-
struction of the bridge on the road leading from Broadway to Roseville,
had not been paid, for the reason that the order of said court has not been
complied with, but will be during the present year, On motion by recurrence
of the Board. It is ordered that said sum be included in the estimate of
expenses for the year 1878, and the same be paid on December 1st 1878,
and the residue July 1st 1879, and on the motion of Mr. T. E. Nelson, for the
purpose of also being paid, it was ordered to be included in the estimate of expenses for the
year ending June 30, 1879.

On motion the Board proceeded to make the allowances to the
officers of the county for Public Service for the year ending
June 30, 1879, and on motion by recurrence of the
Board, the Sheriff for Public Service was allowed $17,50 $00 and same
as Junior ($1 00), as Deputy, $1 00, as Clerk of Public Record for 25 months $200
Mr. Hufferman moved that the allowance to the Commonwealth's Attorney
out of the proceeds of the county, he made the same as last year, $1 00, each, to which Mr. Moore offered an amendment, that the
allowance to the Commonwealth's Attorney be 200 $00, and that of
the Auditor $1 00, and a vote being taken upon the amendment it
was lost by a vote of four to one, and the vote being then taken
before the original motion but was Carried by a vote of four to one,
and on motion by recurrence of the Board, the following allowances
were made $1 00. Clerk of the County
Board of Supervisors
$1 00. Clerk of Board of Supervisors
$1 00. Clerk of Board of Supervisors
and the same ordered to be included in the estimate of expenses for
the year ending June 30, 1879, and payable out of the levy of said
year, semi-annually installment.
The Board having met for the purpose of laying the demands and debt levied for the year ending June 30, 1879, and the Clerk having furnished a statement of the Real Estate and Personal Property in the County of Washington including the personal property through said county, as certified from the Commissioner's books for the year 1879, which amount to the sum of $103,220.41, the total amount amounting to $17,981 for the purpose of levying the Board proceeded to make said levy for the year 1879, to meet the following allowances, the day made, and the estimates of expenses, as follows: 

To Sheriff of the County for Public Services for year ending June 30, 1879: $3,480.00

Same as above: $153.00

Same—amount of Public Salary: $2,570.00

Attorney for the Commonwealth: $650.00

Wages of County Clerk: $670.00

Wages of Board of Supervisors: $2,400.00

Wages of Board of Supervisors: $3,100.00

Judges of Election returning poll books Nov, 1878; May, 1879: $2,470.00

Wages of Election: $1,600.00

Wages of Election: $2,530.00

Stationary Book & Stationery Office: $3,000.00

Lawyer & County set & labels: $2,400.00

Journal of county, etc: $650.00

Salary of judge of county court for year ending Dec. 31, 1879: $700.00

Wages of county court: Examinations of Commissioners, 1878: $350.00

Commissions of the Revenue: Estimated county, etc: $360.00

Jailor at county house for year ending June 30, 1879: $1,280.00

Jailor for county house: $350.00

Wages of building & at jail: First for some building for prison: $300.00

Electoral Board for purposes for year ending December 31, 1878: $750.00

Land, damages and construction of public road: $800.00

G. S. McPherson: $660.00

M. J. Wadsworth: $650.00

R. K. S. Thompson: $2,800.00

M. E. Stambaugh: $1,100.00

M. R. Armstrong: $1,700.00

Bridge on Pickle: Half of December: $2,500.00

Amount Estimated for construction of bridge to the over: $1,070.00

Bridge on Pickle to Lamar: $1,000.00

Overseer of Poor in Ten Mile Magnolia District in this county for the year ending June 30, 1879: $600.00

G. S. McPherson: $750.00

J. M. McNamee: $580.00

S. D. Davis: $580.00

Charles J. Evans: $180.00

Amount, Corrected, forward. $1,800.00.
Amount Journal Forward

18067.00

320.00

300.00

30.00

10.00

200.00

200.00

100.00

Debtors for Delinquent Tacks, Persons Larceny, Etc., amount ascertained

121787.00

As capital

County of 320.00

Roads, Bridges, &c.

982.00

19770.00

Deficit of 200.00

21787.00

On motion by vote of the Board, the following allowances and estimate of expenses were made for the year ending June 30, 1877, and the clerk of this Board is ordered to issue warrants to the Treasurer of this county for the payment of the same to the parties entitled thereto out of the county fund for the year 1877, and to meet the above sum of 21787.00. All moved by Unanimous vote of the Board.

The Board doth lay a levy of Twenty (20) Cents on each one hundred (100) dollar of the assessed value of all Real Estate and Personal Property in the county of Rockingham, and upon all the Real Estate, Drums, Defect of Roads, and Bridges, of all Railroads passing through said county except those exempt by law, and upon Real Estate and Personal Property of all Telegraph lines passing through this county as ordered by the act of the General Assembly of Virginia, except as the town of Harrisonburg, which is exempt from said levy, so far as the same relates to Roads, Bridges, and Parish funds and both also levy Fifty (50) Cents, Pellagra, before each Fishable in the county, and the Treasurer of this county is ordered to collect the same.

On motion, by Unanimous vote of the Board, the Board doth lay a levy of Ten (10) Cents on each one hundred dollars (100 Cents) of the assessed value of all Real Estate and Personal Property in the county of Rockingham, and upon all the Real Estate, Drums, Defect of Roads, and Bridges, of all Railroads passing through this county except those exempt by law, and upon Real Estate and Personal Property of all Telegraph lines passing through this county as ordered by the act of the General Assembly of Virginia, to meet the interest and fund a sinking fund on the bonded indebtedness of the county, and the Treasurer of this county is ordered to collect the same.
Under acts of the General Assembly of Virginia (except in the town of Harrisonburg) for county school funds for the year ending June 30, 1877, and the Treasurer of this county is ordered to collect the same.

On motion by unanimous vote of the Board, the Board directs to lay a levy of two cents on each one hundred dollars ($100.00) or the annual value of all real estate and personal property in the seven Magisterial Districts of Rockingham County (hereafter named) and upon all the Real Estate Situated in the forest or of all Railroad's passing through said District (except those exempt by law) and upon all the Real Estate and personal property of all Telegraph Lines passing through said districts as provided for under the act of the General Assembly of Virginia-No. Stonewall Jackson District, Lucille and flame District except in the town of Harrisonburg in said Central District for District school purposes for the year ending June 30, 1877, and the Treasurer of this county is ordered to collect the same.

On motion by unanimous vote of the Board, the license fee on horses was assessed at the same as last year viz., 50¢ for each male and $1.00 for each female.

On motion by unanimous vote of the Board, the license fee on dogs was assessed at the same as last year viz., 50¢ for each male and $1.00 for each female.

On motion by vote of the Board, it is ordered that David H. Moore be allowed the sum of Twenty dollars ($20.00) for his service in adjourn minutes hereof for the year ending June 30, 1878. And the board of this Board is ordered to secure a warrant upon the Treasurer of this county for the payment of the same out of the county levy for the year 1877.

On motion the Board adjourned.

D. W. Moore, Chairman

Virginia, at a meeting of the Board of Supervisors of Rockingham County held at the Court House thereon, County Seat Place(s) Office, on Saturday, July 10, 1878.

Present: David H. Moore, Chairman, Lucille District.
D. W. Moore, Stonewall Jackson District, E. F. Green, Captain Bobby District, James E. Round Central District, and F. M. Miller, Plains District.

On motion, and it appearing to the Board, that the meeting adjourned as the Court of this county, is about giving satisfaction, especially
That portion intended to heat the dwelling part of said building, it is ordered that the work of this Board, namely, the Henry Manufacturing Company, that unless it is done within the next thirty days to correct the defect in the said heating apparatus, then this Board will undertake to correct the same, and charge theCite itself to the fund retained by the County in its settlement with said Company for the payment of making good any defect under the Contract with said Company.

On motion, by unanimous vote of the Board, J. H. Hayt, M. D. was elected Physician to the Alcubine for the year ending June 30, 1877, after the same term as last year.

The County limit of Richfield County being certified to this Board Sunday, allowed to County Surveyor appointed by said limit to view Public Roads during the past year, and the same having been examined by the Board, and the Board being of opinion that said the same Terms are only entitled to one dollar for day and half day 12 days.

On motion by unanimous vote of the Board, the Board declined to approve said order.

The following accounts against the County of Richfield, were presented reviewed and on motion by unanimous vote of the Board were allowed and the draft of the Board is ordered to issue warrants upon the Treasurer of this County for the payment of the sum out of the County fund for the year 1877:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>William Stahl, Islander, Rial at Jail</td>
<td>$11.00</td>
</tr>
<tr>
<td>J. M. Rickards, Postmaster, Letter, Black, Black</td>
<td>$12.20</td>
</tr>
<tr>
<td>J. Hattler, Studios, License, Ike, Oil man Wm. Steel, Black</td>
<td>$12.44</td>
</tr>
<tr>
<td>E. K. Kopp, D. I. River Bank Express</td>
<td>$15.37</td>
</tr>
<tr>
<td>Mechanic, Electric Light Co., Caswell Hall, 26, 2nd St., Rich</td>
<td>$10.30</td>
</tr>
<tr>
<td>J. A. Haskins, Stenographer for County Clerk, D. B. Rich</td>
<td>$20.77</td>
</tr>
<tr>
<td>Geo. Reiley, Registration Account at Reiley's Hotel October 1877</td>
<td>$3.00</td>
</tr>
<tr>
<td>R. D. Lane, 3 days, attendance on Board 13.6 miles travel 10.675</td>
<td>$2.00</td>
</tr>
<tr>
<td>W. H. Kopp, Stenographer</td>
<td>$2.00</td>
</tr>
<tr>
<td>G. H. Kopp, Stenographer</td>
<td>$2.00</td>
</tr>
<tr>
<td>J. P. Miller, Stenographer</td>
<td>$2.00</td>
</tr>
<tr>
<td>S. H. Franser, Library, Assembly Hall</td>
<td>$2.00</td>
</tr>
</tbody>
</table>

The following claims, for black, killed since last meeting were presented examined, and on motion by unanimous vote of the Board were allowed and the draft ordered to issue warrants upon the Treasurer of this County for the
Agreement of the parties, and to the Judge of the Peace for seeing the premises to the parties entitled.

J. P. Miller 1.25

J. L. Becket 1.25

On motion, the book of the Board is ordered to direct the Treasurer of the town of Harmony, to turn in the rates for the year, for the use of the Court House-County Jail, at the rates set out in their schedules.

On motion, the Treasurer, appointed, Mesers. Becket & Miller, a Committee, to produce the book for the use of the Court House-Jail, for coming quarter.

On motion, by vote of the Board, the Chairman, is ordered to sign the minutes as soon as prepared.

The Board having met, to examine the delinquent lists of the Treasurer for the year 1897, the same were presented by Peter H. Rood, County Treasurer and were examined and approved by the Board.

The election of a Chairman, for the ensuing twelve months, was taken up, by Mr. Becket, placed six nominations, Mr. J. P. Miller, and three being the nominations, he was duly elected having received the four votes cast.

On motion the Board adjourned to meet on Monday next July 25, 1898.

D. L. Becket Chairman

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House, there of County Court House Office, on Monday July 25, 1898.


Hence J. Becket, Supervisor for Central District, this day reported to the Board, that he had examined the accounts of J. Thomas Meurice, County of the Poor for said District for the year ending June 30, 1898, and found the same correct, and that the said Treasurer has a balance in his hands of $37 40. On motion by unanimous vote of the Board, he is ordered to retain said amount in his hands toward support of the Poor for said District for the year ending June 30, 1899, and account for the same in his next settlement.

R. D. Law, Supervisor for Stonewall District, this day reported to the Board, that he had examined the account of William Lee, Treasurer of the Poor
for said District for the year ending June 30, 1898, and finds the same correct, and that the said Treasurer has a balance in his hands of $12. 8 On motion by unanimous vote of the Board, he is ordered to return said account to the hands thereof, and the said Treasurer for the year ending June 30, 1899, and account for the same in his next settlement.

J. W. Miller, Supervisor for Placerville District, does report that he had examined the account of J. B. Evans, Treasurer of the Board for said District for the year ending June 30, 1898, and finds the same correct, and that the said Treasurer has a balance in his hands of $14. 8 On motion by unanimous vote of the Board, he is ordered to return said account to his hands, and to disburse it as follows: $12. 8 payable out of the County Bank for the year 1897, and the said Treasurer of the Board is ordered to have an itemized statement of each account paid by him and make report at next meeting of Board.

David N. Morse, Supervisor for Placerville District, does report that the Treasurer for his District was not ready settle his day on motion he was adjourned until next meeting.

The following claims for dead killed or hurt were presented at the Board, and allowance made for certain irregularities, were the day again presented and it appearing to the Board from evidence adduced before it that it will be impossible to correct the same, and said claims appearing to be just and equitable, on motion by unanimous vote of the Board, the same were allowed, and the said Treasurer of the Board is ordered to pay the following amounts from the funds of the Board to the persons following:

The following accounts against the County of Placerville were presented and on motion by unanimous vote of the Board allowed, and the said Treasurer is ordered to issue warrant in favor of the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County Bank.
The following allowances to Treasurer made by the County Court of this County and
at the Grand June Quarter Examined, and offered to the County Court with the laws and on motion by unanimous vote of the Board are allowed and
the above of this Board is ordered to issue warrants when the Treasurer of this
County has the payment of the same out of the County Treasury for the year 1877.

Names of Parties.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Miller</td>
<td>2.00</td>
</tr>
<tr>
<td>C. E. Mullen</td>
<td>1.02</td>
</tr>
<tr>
<td>C. H. R. Perry</td>
<td>2.75</td>
</tr>
<tr>
<td>A. R. Nichols</td>
<td>1.75</td>
</tr>
<tr>
<td>D. P. Ely</td>
<td>1.00</td>
</tr>
<tr>
<td>J. C. Miller</td>
<td>2.00</td>
</tr>
<tr>
<td>D. E. Evans</td>
<td>1.50</td>
</tr>
<tr>
<td>R. D. Thomas</td>
<td>2.50</td>
</tr>
<tr>
<td>J. W. Ford</td>
<td>1.00</td>
</tr>
<tr>
<td>G. E. Brown</td>
<td>1.00</td>
</tr>
<tr>
<td>D. D. Spratlin</td>
<td>2.00</td>
</tr>
<tr>
<td>R. P. Knott</td>
<td>2.00</td>
</tr>
<tr>
<td>J. B. Harman</td>
<td>3.00</td>
</tr>
<tr>
<td>J. M. Richardson</td>
<td>1.00</td>
</tr>
<tr>
<td>W. R. Martin</td>
<td>0.00</td>
</tr>
</tbody>
</table>

A. N. Washington, Superintendent, of the Poor for this County, being entitled
to the sum of $80.00 for his services from April 1 to June 30, 1877, as such
Superintendent, on motion by the Court of the Board, it is voted
that the Treasurer paid account out of the funds in his hands as such
Superintendent and account for same in his settlement.

On motion this the following recorded vote of the Board, viz: Aga. Moses
Reed, Reuben Miller and Lou Makey, Mr. Moore, the Treasurer of this
COUNTY, is ordered to transfer from the funds in his hands to the credit of the
subject, account to the General County funds, the sum of eight
hundred dollars ($800.00) to meet some demands on the County due as of
July 1, 1877.

The Board having met for the purpose of settling with the Treasurer of
this County and J. M. Richardson, County Treasurer of this County, having submitted
to the Board a statement of the money received and disbursed by him from
July 26, 1877, to July 25, 1878, on account of the County, the same
as a bond Indebtedness and by Tor trend, they have examined by the
Board together with the vouchers therefor and found to be correct.

Amount Balance Cash on hand as per settlement 474.31
- Aug 4 | red. O. B. Roller on rent 6.60
- Aug 21 | I. B. Money, date of Old lot house, furniture, etc. 34.50
- Sept 11 | School furniture on rent 103.20
- Dec 1 | Levy 1877, 5% on $2,358.25 316.76
- 1878 July 25 | red. during year, rent of auditorium 178.50
- 1878 Aug 1 | sale and redemption, delinquent lands 67.62

Amount of delinquent workshops and delinquent year 324.46
- Delinquent Levy 1877 509.25
- Interest on $5,000 @ 5% 75.90
- $4,620 @ 5% 124.56
- balance cash on hand 224.41

Approved July 25, 1878.
J. P. Miller, Chairman
H. L. Bechtel
E. H. Garicent
D. H. Myer
R. S. Lanu


Amount Balance Cash on hand as per settlement 482.67
- Levy 1877, 5% on $146.60 73.30

Amount of interest paid on County Bonds during year 617.78
- 5% on $1,419.12 61.54
- balance cash on hand 344.76

Approved July 25, 1878.
J. P. Miller, Chairman
H. L. Bechtel
E. H. Garicent
D. H. Myer
R. S. Lanu

Statement of receipts and disbursements on Dog Tax Law from July 26, 1877, to July 25, 1878, made by F. H. Rich, Treasurer of Rockingham Co.
1877 July 26
- Dec. 7
- Levy 1877
- 5% on $524

1877 July 26
- Warrant paid during fiscal year
  - Delinquent taxes 1877
  - Paid lien on $113, $130, 5%
  - Balance back on hand

Annual July 25, 1878.

Appoint the Board Adjourn.

J. D. Miller, Chairman
H. T. Dickert
E. W. Backster
D. K. Morre
R. D. Lay.

On motion the Board adjourned.

Signed J. D. Miller, Chairman.

In the Minutes of the Board of Supervisors of Rockingham County held at the Court House this day, Tuesday, August 25, 1878.

Present J. D. Miller, Chairman, Plains District.
R. D. Lay, Stonewall District.
E. W. Backster, Salley District.
H. T. Dickert, Central District.
D. K. Morre, Linville District.

D. K. Morre, Supervisor for Linville District, this day reported to the Board that he had examined the accounts of Isaac D. Davis, Overseer of the Rockingham County for the year ending June 30, 1878, and found the same correct, and that the said Overseer has a balance due him of $31.27. On motion by Mr. Miller, the Board determined to relieve said account in his hands toward support of the said District for the year ending June 30, 1879, and account for the same in his next settlement.

The following account against the County of Rockingham was presented, examined, and on motion by Mr. Backster, the same was allowed, and the balance of the Board is ordered to issue warrants upon the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County's funds for the year 1878.

[Signatures and details]


$21.00
65.37
It appearing to the Board, that in the allowance for damage in the matter of the Road constructed by John R. Durren, which was duly allowed to the Treasurer of this Board, there is still due to the following persons the sum of $4.00, viz: J. B. Durren, $3.00, J. John French, $1.00, it appearing that in the settlement made by Treasurer Durren before which said allowance was included with others, was cancelled by the Board and paid away by said Treasurer among the various cases. It is ordered by unanimous vote of the Board, ordered that the balance of this Board, being warrants to the fiscally entitled fronts upon the Treasurer of this County for the payment of the same.

Our motion advised.

J. P. Miller, Chairman.

Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the seat of the same (to be held by the office) on the 27th day of September, 1877.

Present: J. P. Miller, Chairman, Orange District; R. L. Lane, Stonewall District; Thomas L. Durren, Central District; and David J. Moore, Louisa District. Absent: E. H. Condit, Kelly District.

The bounty bond of John Durren, having certified to the Board an affirmation of $3.00 of said Bond for the establishment and construction of an Iron Bridge over King Run, in McMinnville, on motion by unanimous vote of the Board, paid order is affirmed and said sum of $3.00 paid, payable out of the bounty fund for the year 1877, one half payable Dec. 1, 1877, and the residue July 1, 1878.

The bounty bond of this bounty, having certified to the Board an affirmation of $110.00 for said land damage and construction of a Public Road in Stonewall District, on petition of Mr. B. Brown, on motion by unanimous vote of the Board, paid order is affirmed and said sum of $110.00 paid, payable out of the bounty fund for the year 1879, one half payable Dec. 1, 1879, and the residue July 1, 1880.

The bounty bond of this bounty, having certified to the Board an affirmation of $125.00 for said land damage, for Public Road in Stonewall District, on petition of John D. Durren, on motion by unanimous vote of the Board, paid order is affirmed and said sum of $125.00 paid, payable out of the bounty fund for the year 1879, one half payable Dec. 1, 1879, and the residue July 1, 1880.
The county court of this county having certified to this Board an appraisement of $370 for a bridge over the mouth of Buck Run at brazing Mill in Lawrenceville district, on the petition of John M. Dickey, it is ordered and said sum of $370 is appraised and paid out of the county fund for the year 1879, one half payable Dec. 1, 1879, and the residuary July 1, 1880.

The county court of this county having certified to this Board an appraisement of $188 for construction and land-layage of a public road in Lawrenceville district, on the petition of John D. Lashley, it is ordered and said sum of $188 is appraised and paid out of the county fund for the year 1879, one half payable Dec. 1, 1879, and the residuary July 1, 1880.

The county court of this county having certified to this Board an appraisement of $365 for a public road in Lawrenceville district, on the petition of John M. Lassell, it is ordered and said sum of $365 is appraised and paid out of the county fund for the year 1879, one half payable Dec. 1, 1879, and the residuary July 1, 1880.

The county court of this county having certified to this Board an appraisement of $585 for land-layage and construction of a public road in Lawrenceville district, on the petition of D. H. Potts, it is ordered and said sum of $585 is appraised and paid out of the county fund for the year 1879, one half payable Dec. 1, 1879, and the residuary July 1, 1880.

The following account against the county of Rockingham, was presented and ordered on motion by a majority of the Board, allowed and entered in the records of the county in the name of the county for the payment of the sum of $5.15, due to the Treasurer of the county for the year 1878:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harpington</td>
<td>$5.15</td>
</tr>
</tbody>
</table>

The following allowances, to surveyors having been certified to this Board by the county court of this county, on motion by a majority of the Board, are allowed and entered in the records of the county for the payment of the:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harpington</td>
<td>$5.15</td>
</tr>
<tr>
<td>Erle's Survey</td>
<td>$7.25</td>
</tr>
<tr>
<td>McRae's Survey</td>
<td>$7.25</td>
</tr>
<tr>
<td>J. P. Brown, J. P.</td>
<td>$29.25</td>
</tr>
<tr>
<td>Erle's Electric Light Co.</td>
<td>$5.00</td>
</tr>
<tr>
<td>Erle's Electric Light Co.</td>
<td>$5.00</td>
</tr>
</tbody>
</table>
Upon motion, by vote of the Board, it is ordered that the text of the Board be printed, as the same was read and voted, and be published in the next issue of the Proceedings of the Board.

3. For the execution of the new brick building, the Board will receive bids on or before the 25th of the month following, at 9:00 a.m. in the Board room.

4. The Board will receive bids on the repair of the old brick building, the same to be held by the Board on the 25th of the month following.

5. The Board will receive bids on the construction of a new building, to be held by the Board on the 25th of the month following.

6. The Board will receive bids on the purchase of new furniture, the same to be held by the Board on the 25th of the month following.

Upon motion, by vote of the Board, it is ordered that the text of the Board be printed, as the same was read and voted, and be published in the next issue of the Proceedings of the Board.

Virginia: At a meeting of the Board of Supervisors of Rockingham County held at the Courthouse, Thursday (County seat, local office), on Tuesday, October 11, 1878.

Present: J. P. Miller, chairman; Harris District; Nelson, P. Roberts, District; David H. Moore, owning, District; Albert D. Lewis, Supervisor, District; and P. H. Jenks, District.

Upon motion, by vote of the Board, it is ordered that the text of the Board be printed, as the same was read and voted, and be published in the next issue of the Proceedings of the Board.

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Upon motion, by vote of the Board, it is ordered that the text of the Board be printed, as the same was read and voted, and be published in the next issue of the Proceedings of the Board.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Court House, Mount Vernon, County Court House Office, on Tuesday, October 25, 1878

Present: J.P. Miller, Chairman, Plains District.
R.P. Lee, Stanwellsville District.
J.H. Leeper, Sally District.
W.H. Lee, Robert Cenfert District, and
J.M. Moore, Lucille.

D. N. H nephew, Superintendent of the Poor for this County, this day submitted to the Board, a statement in writing of the accounts received and disbursed by him from April 1st to July 1st, 1878. They were examined by the Board together with the Vouchers therefor and found correct, and it appearing to the Board that said Superintendent has in his hands the sum of $12.48.
On motion by majority vote of the Board, said report is approved and said Superintendent ordered to retain the amount in his hands toward support of the Poor, for the year ending June 30, 1879.

The County Clerk of this County having certified to this Board an additional appropriation of $627.95 to pay in full the expenses incurred in the building of the Alcoves at the Bridge over North River at Brutusville in this county. On motion by majority vote of the Board, said order is approved and said sum of $627.95 appropriated, payable out of the County levy for the year 1879 and to be included in the estimates of expenses for said year, one half payable December 1, 1879, and the residue, July 1, 1880.

In the matter of the claim of Means Beamer, allison for damage at the north end of the bridge, this day came the petition and a. M. Rice, nephew, Superintendent of the Approaches to the River Akron, being present before this Board, and it appearing that the said Beamer has a just claim to the sum of $117.91, for said work. On motion, a following vote of the Board to pay Means Beamer, $117.91, and Miller, $12.48.
of the Board is ordered to issue a warrant on the Treasurer of this county for the payment of the same to the said Abraham S. Hixson or order out of the county fund for the year 1878.

On motion by vote of the Board, D. W. Washington, Superintendent of the Poor for this county, is authorized to ascertain the legal residence of Mrs. Etheridge, an inmate of the Almshouse, and send her there, together with a statement to the Justice of the Peace, of the cost of his services.

Isaac A. Davis, Overseer of the Poor, having this day presented to the Board that in his opinion 50% of some claims in favor of some claimants for services among the poor of this district should be paid, same. On motion by vote of the Board, the said Overseer is ordered to pay out of the funds in his hands, said amount, and file his vouchers therefor.

The committee afterward appointed to ascertain the cost of laying the cellar of the house near the board store of the Court house, do as present a proposal for the same. This day submitted, and the said work, and the same paid for $125.60. On motion by vote of the Board, the same is accepted, and the said work is ordered to proceed at once to make said improvements.

On motion by vote of the Board, John L. Denton, sheriff of this county is ordered to erect a fence from the jail proper to the Redashnell line.

On motion by vote of the Board, the Overseer of the Poor, Mr. Ashley, is directed to pay out of the funds in his hand the sum of $85.00 for keeping Mary Diggs.

On motion, the Board adjourned.

J. P. Miller, Clerk.

Trenton, At a meeting of the Board of Supervisors of Rockingham County held at the Court House, hereof, (County Court Clerk's Office) on Tuesday, November 22nd, 1878.

Present: J. P. Miller, Chairman, Place: Deadstret.

R. W. Lane, Shamrock District, E. W. Lindsey, Bethel District.

H. L. Decker, Central District, and David M. Moore, Loganville District.

The following accounts against the county of Rockingham were presented and are ordered by the unanimous vote of the Board were allowed and the bills of the Board is ordered to issue warrants against the Treasurer.
On motion by vote of the Board. It is ordered that the salary of the Board be
amount presented to the Auditor for their service in attendance upon the board, to
be paid out of the County fund for the year 1878. For
I. J. P. Miller, 1 day attendance 500 25.00
I. W. Lee, 1 day attendance 500 25.00
I. W. Doak, 1 day attendance 500 25.00
I. W. Doak, 1 day attendance 500 25.00
J. P. Miller, 1 day attendance 500 25.00

On motion by vote of the Board. It is ordered that the amount of the Revenue
of the County, be allowed for extending on the assessments of the year
1878 the County and School levies. As of one per cent on the taxes assessed in
their respective District for said purposes, and the balance of this Board
is ordered to issue warrants upon the Treasurer for the amount for the
payment of the same to the said assessors at said rates out of the
County fund for the year 1878. As follows:

J. P. Miller, Commissioner of the Revenue Division District 77.91
J. W. Doak, Commissioner of the Revenue Division District 77.91
I. W. Doak, Commissioner of the Revenue Division District 53.94
I. W. Doak, Commissioner of the Revenue Division District 54.65
John J. Doak, Commissioner of the Revenue Division District 63.33

On motion by vote of the Board. It is ordered that the Revenue of the
County be allowed five per cent per head for each day stated in their
respective District for the purpose of levying for the year 1878, and the
balance of this Board is ordered to issue warrants upon the Treasurer for
the amount for the payment of the same to the said assessors at said
rates out of the said taxes for the year 1878. As follows:

J. P. Miller, Commissioner of the Revenue Division District 17.35
J. W. Doak, Commissioner of the Revenue Division District 24.05
I. W. Doak, Commissioner of the Revenue Division District 18.95
I. W. Doak, Commissioner of the Revenue Division District 24.50
John J. Doak, Commissioner of the Revenue Division District 31.05

The following resolution was offered by Mr. Morse as that no one be allowed
the use of the Assembly Hall for rehearsals more than one evening for each
play. To which Mr. Doak objected. The following amendment by that the proper
use of the hall for rehearsals be granted, and the vote being taken the
amendment it was Carried by the following vote: Agreed. Messrs. Doak, Leopold,
Leopold, Miller, Nye. Mr. Morse.

On motion the Board adjourns to meet on Monday November 25, 1878.

J. P. Miller, Chairman.
The Board of School Trustees of Rockingham County, held at the Court House on Monday, November 21, 1878.

Robert A. Muller, Chairman, Rockingham District
R. J. Linn, Menno District, E. H. Barfield, Ally District, H. Moore, Loyell District
B. C. Moore,bird, Loyell District

The Board of School Trustees of Rockingham County hereby certify to this Board an
affirmation of $250 for construction of an iron bridge over Leveille Creek at
Glencoe Bridge, in the petition of E. B. Conington, et al.
On motion by Mr. Linn, the Board said order is approved and amount
appropriated, payable out of the school levy of the year 1879, one half
payable December 1, 1879, and the remainder July 1, 1879, and to be included
in the estimates of expenses for each year.

The Board of School Trustees of Rockingham County hereby certify to this Board an
affirmation of $250 to pay for construction of an iron bridge over Leveille Creek
at Glencoe Bridge, in the petition of E. B. Conington, et al.
On motion by Mr. Linn, the Board said order is approved and amount
appropriated, payable out of the school levy of the year 1879, one half
payable December 1, 1879, and the remainder July 1, 1879.

On motion by Mr. Linn, the Board the clerk of this Board is ordered to
notify the Rockingham County Board of Education, to issue a warrant
for the amount of $250, being the amount appropriated by this Board
for the construction of the bridge.

On motion by Mr. Barfield, the Board the clerk is ordered to
notify the Auditor of the County, to check the amount of the
warrant for the construction of the bridge.

On motion by Mr. Linn, the Board the Board of Education is authorized to
publish for the public service.

On motion by Mr. Linn, the Board the Board of Education is authorized to
publish for the public service.

On motion by Mr. Linn, the Board it was decided to meet at the Cheatham
Farm on Thursday, December 8, 1878.

A. K. Piercy, Clerk of the Board entered in the minutes book of this County in the City of Rockingham.
Case of E.H. Furry, complainant against The Merly Manufacturing Company, defendant.

The said complainant, E.H. Furry, did, on the 25th day of October, 1878, file in the Court of Common Pleas of Richland County, the petition and complaint hereinbefore set forth, charging the defendant, The Merly Manufacturing Company, with neglect in the manufacture of a certain article of merchandise, and praying the court to order the defendant to pay the sum of $2,000.00 as damages for the loss sustained by the plaintiff. The court gave leave to the defendant to answer, and the case was set for trial on the 4th day of December, 1878.

The defendant, The Merly Manufacturing Company, through its attorneys, C.B. Hull and H.J. Miller, filed an answer denying the allegations of the complaint and praying the court to enter a judgment for the defendant.

The court, after hearing the evidence presented by both parties, found in favor of the plaintiff and entered a judgment for the sum of $2,000.00, with costs, against the defendant, The Merly Manufacturing Company.

The following is the list of damages assessed by the court:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Damages</td>
<td>$2,000</td>
</tr>
<tr>
<td>2. Costs</td>
<td>$500</td>
</tr>
</tbody>
</table>

The total judgment against the defendant was $2,500.00, with costs.

E.H. Furry, complainant.

C.B. Hull, attorney for defendant.

H.J. Miller, attorney for plaintiff.

Richland County, Ohio, October 25, 1878.

E.H. Furry, complainant.

C.B. Hull, attorney for defendant.

H.J. Miller, attorney for plaintiff.

Richland County, Ohio, October 25, 1878.
On motion by Mr. of the Board, the clerk of this Board is authorized to issue a warrant for the payment of the sum of $70.00 for the repair of a water well. The sum of $70.00 was the amount of labor and materials used in the repair of the well. The Board authorized the payment of this sum.

The following bearings for the well were presented:

- J. Preston, Miller
- E. D. Martin
- J. P. S. D. (Bear)
- E. D. Martin

The Board voted to approve the payment of $70.00 for the repair of the well.

J. P. Miller, Chairman

Virginia: At a meeting of the Board of Supervisors of Rockingham County held at the Court House, on Tuesday, December 29, 1871.

Present: J. P. Miller, Chairman;isle of District
- R. B. Lee, Stanwix District
- A. L. Rockett, Lewistown District
- H. M. Morrell, Quillette District

R. B. Lee presented an account for the repair of a water well at the cost of $70.00. The Board authorized the payment of this sum.

The Board authorized the payment of $70.00 for the repair of a water well. The Board also authorized the payment of $70.00 for the repair of another water well.

The Board authorized the payment of $70.00 for the repair of a water well. The Board also authorized the payment of $70.00 for the repair of another water well.

The Board authorized the payment of $70.00 for the repair of a water well. The Board also authorized the payment of $70.00 for the repair of another water well.
for the year 1897, and is included in the estimate of expenses for such year, one half payable January 1, 1897, and the other July 1, 1897.

In the matter of the application of J. H. Carpenter for the Establishment of a Public Road.  It appearing to the Board, that J. H. Carpenter and James Fox, land-owners along the route of said proposed road, are each entitled to the sum of Twenty dollars for their land-damage, the same having been allowed and certified to by the Treasurer of this county for payment, and the Treasurer having filed away the vouchers, receipted upon and cancelled by the Board in its settlement with the said Fox; therefore, it appearing to the Board that the same have become necessary to open the road through the lands of said parties.  It is ordered that the Treasurer of this county pay unto the said J. H. Carpenter and James Fox the sum of Twenty dollars each, and the Clerk of this Board is ordered to certify this order to the Treasurer of this county for payment.

On motion by unanimous vote of the Board, the present meeting of the Board, in the year nineteen hundred and ninety-eight, at the same house, was adjourned to meet on Sunday, January 3, 1897.

J. P. Miller, Esq.

For George As a meeting of the Board of Supervisors of Rutland County held at the Court House, on Tuesday, January 3, 1897.

Present: J. P. Miller, Chairman, Plain District.
E. H. Carpenter, Askville District.
N. F. Reynolds, Whiting District.
J. H. More, Lebanon District.

E. H. Carpenter, Supervisor of Askville District, this day reports to the Board that he had made a careful examination of the account of J. H. Scudder, Receiver of the property for said District for the year ending June 30, 1896, and finds that the Same is correct, and recommends the further course, our feelings that it will require the additional sum of $76.35 to pay in full the claims due, to said Receiver.  On motion by the following vote of the Board, in the presence of the District, Carpenter, Miller, More, the sum of $76.35 is paid in full the claims due the Receiver.  On motion by the following vote of the Board, in the presence of the District, Carpenter, Miller, More, the sum of $76.35 is paid in full the claims due the Receiver.
The following account against the county of Rochester were presented under and on motion by Peter of the Board. The same relating to the account of N. F. Hughson Esq., the same are allowed, and the balance of this Board is ordered to issue warrants, subject to the Governor of this county, for the payment of the same to the party entitled thereto, out of the same funds, for the year 1878.

Joseph Noyes 607.00 - Council Dept., paid to Amos, 10/6 1878

William Brown, Mayor's Act, 11.00 - Council Dept., 1/28 1878

For the delivery of the council warrants, subject to the Governor of this county, for the payment of the same to the parties entitled thereto, out of the same funds, for the year 1878.

Henry B. Noyce, Registrar, paid to Asst. Reeve, 1878

J. C. C. 300.00 - Supt. of Police, 10/10 1878

W. A. N. 6.00 - Supt. of Police, 10/10 1878

J. H. B. 10.00 - Supt. of Police, 10/10 1878

W. N. 10.00 - Supt. of Police, 10/10 1878

For the delivery of the council warrants, subject to the Governor of this county, for the payment of the same to the parties entitled thereto, out of the same funds, for the year 1878.

B. H. 15.00 - J. H. H. 5.00

R. P. M. 5.00 - E. P. M. 2.00

On motion by vote of the Board, the members of this Board, Robert G. Leake of the Board, were appointed to examine into and report to this Board the condition of the machinery of the Department of Highways at Port Reubell, and the necessity of repairs, and to the best of their knowledge, to the best of advantage to this Board.

On motion by vote of the Board, W. J. Moore, Esq., the members of this Board, were hereby appointed a committee to examine into and report to the Board, the condition of the machinery of the Department of Highways at Port Reubell, and the necessity of repairs, and to the best of their knowledge, to the best of advantage to this Board.

On motion, the committee was ordered to report the same as soon as prepared.

On motion, the Board adjourned.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House in this county on Tuesday January 24, 1879.

Present: J.P. Miller, Chairman, Plains District; R.D. Long, Williamston District; and David A. Moore, Lynchburg District. Absent: E.B. Kekenger, Audley District, and Thomas E. Hoke, Lewistown District.

The board find the current account of the county treasury certified to the Board an additional appropriation of fifty dollars to complete the bond prorogued for by J. D. Moore and others. On motion by vote of the Board said order is affirmed and said sum of sixty-five dollars payable out of the county levy for the year 1879, and to be included in the estimate of expenses for and year one-half-payable December 1, 1879 and the second July 1, 1879.

The following account against the county of Rockingham was presented, sworn to, and approved to the Court, viz. on motion by vote of Board alluded and the bill ordered to issue warrants upon the Treasurer of the county for the payment of the same to the parties entitled thereto out of the county levy for the year 1879. Ditto:

1. E. E. M. Crawford, Requisition April 18, May 18, 1879. $10.80
2. E. H. Waddell, Rent, June 1879. $7.25
3. S. B. Duvall, Rent, December 1879. $6.80
4. R. A. Johnson, Dismantling Pk. at Jail. $11.03
5. W. M. Smith, Wire, June 1879. $1.00
6. R. B. Rice, Stationary for Printing, County Clerk, $14.80
7. John S. Buckle, Plumbing, $6.00

The P. Brown, this day presented to the Board the key that belonged to the old Iron Safe of the county now in the old jail, and on motion a Vote of thanks was given him for his services.

On motion the Board adjourned.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Court House thereof, County Hall, Lepreoffice, on Monday, February 28, 1877.


The following accounts against the County of Rockingham, were presented, examined, and on motion by vote of the Board, the same are allowed, and the below of this Board is ordered to issue Warrants, when the Treasurer of this County for the payment of the same to the parties entitled thereto, out of the funds on hand for the year 1877.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>John R. Brenton, for washing bedding, blankets in process of wash</td>
<td>52.00</td>
</tr>
<tr>
<td>R. L. Hinson, for waiting pool at jail</td>
<td>10.00</td>
</tr>
<tr>
<td>H. M. Fisher, for repairing railroad in Court House</td>
<td>2.00</td>
</tr>
<tr>
<td>Paul &amp; Sabine Company, for Sheriff's Order Book, blank list</td>
<td>11.70</td>
</tr>
</tbody>
</table>

John R. Brenton, this day handed to the Board his check for $30 in payment of rent for his office, efj. 1st January 1877, which the Board is ordered to turn over to the Treasurer for collection.

The following bills for sheep killed in ice were presented, examined, and on motion by vote of the Board, the following sheep diseases were allowed. The sum of $50 was allowed, and the board of health is ordered to issue Warrants, when the Treasurer of this County for the payment of the same to the parties entitled thereto, out of the funds on hand for the year 1877.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. S. Johnson</td>
<td>$5.00</td>
</tr>
<tr>
<td>J. H. Nichols</td>
<td>$5.00</td>
</tr>
<tr>
<td>B. H. Brown</td>
<td>$2.00</td>
</tr>
</tbody>
</table>

The committee appointed to test the heating apparatus of the New Court House, having made their report which on motion by vote of the board is ordered to be presented when the minutes of the Board are in as follows.

Test of heating at Rockingham County Court House, made July 1st, 1877, at 9:30 P.M., the temperature outside being 71°.

<table>
<thead>
<tr>
<th>Location</th>
<th>Temperature</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main office</td>
<td>64°</td>
</tr>
<tr>
<td>Court clerk</td>
<td>66°</td>
</tr>
<tr>
<td>Court house</td>
<td>65°</td>
</tr>
<tr>
<td>Circuit</td>
<td>66°</td>
</tr>
<tr>
<td>District</td>
<td>72°</td>
</tr>
</tbody>
</table>

(See next page.)
The County, having certified to this Board an appropriation of $100 to pay land damages and construction of a New Public Road, in the selection of 180 acres, and 10 acres, on the said order, was approved and said sum of $100 was appropriated payable out of the County levy for the year 1879 and to be included in the estimate of expenses for said year and payable one half Dec. 1, 1879, and the residue July 1, 1880.

The County, having certified to this Board an appropriation of $75 to pay land damages and construction of a New Public Road, in the selection of W. F. Miller 10 acres. On motion by unanimous vote of the Board, said order was approved and said sum of $75 was appropriated payable out of the County levy for the year 1879 and to be included in the estimate of expenses for said year and payable one half Dec. 1, 1879, and the residue July 1, 1880.

On motion the Board adjourned. J. D. Miller, C. L.}

And said report showing that the heating apparatus does not come up to the requirements of the contract with the Black Hammond Co. On motion by unanimous vote of the Board it is ordered that the Board of this Board, notify the said Black Hammond Co. by mailing it a copy of said report and order that the said heating apparatus is not in accordance with the contract and that it proceed at the very earliest moment to make such change as may be necessary to have the said apparatus to fully comply with the contract with said Company.

On motion by vote of the Board, Messrs. Krupp and Miller were appointed a committee to report at the next meeting on what disposition shall be made of the old jail.
Virginia. At a meeting of the Board of Supervisors of Petersburg, County, held at the Court House, Thursday, Dec. 18th, 1877, at 10 o'clock, A.M.

Deputy J. P. Miller, Chairman, First District.
J. P. Lacy, Second District, & Henry Foster, Deputy

The following account against the County of Petersburg, now presented, examined and allowed, by the Clerk of the Board: (Murray, Monroe, and Hill, in the presence of, and by the account of Mr. Rie) were passed, and the same ordered to be paid, at the sum of this County, for the payment of the same out of the County Fund for the year 1877.

Salley, each of $1.00 10.00

Shaw, Mr. W.T., each of $1.00 1.00

Rice, Mr. J.W., each of $1.00 1.00

Joseph, 1877, each of $1.00 1.00

The following accounts against the County of Petersburg, now presented, examined and allowed, by the Clerk of the Board: (Murray, Monroe, and Hill, in the presence of, and by the account of Mr. Rie) were passed, and the same ordered to be paid, at the sum of this County, for the payment of the same out of the County Fund for the year 1877.

Salley, each of $1.00 10.00

Shaw, Mr. W.T., each of $1.00 1.00

Rice, Mr. J.W., each of $1.00 1.00

Joseph, 1877, each of $1.00 1.00

The committee appointed at the last meeting of the Board, for the purpose of inspecting the old jail, having made and filed their report, in which they recommended that the building and the old property contain in said building consisting of old bricks, etc., be offered for sale. On motion by Mr. Murray, seconded by Mr. Lacy, the negative, said report is adopted, and the committee continued to carry out the recommendations contained in said report, and the building of this Board is ordered to be advertised in the papers published in Petersburg, for four successive weeks, to notice of said sale.

On motion by Mr. Murray, seconded by Mr. Lacy, the negative, it is ordered that Mr. Foster proceed to inspect the prison on the lunatic asylum.

On motion, Mr. Foster was appointed Committee to report with Judge Griswold as to use of brick in Court Room portion of county house.

On motion, the Board adjourned J.P. Miller, Chairman.
The following accounts against the county of Rockingham, were presented and paid on motion by vote of the Board. N. Moore clerks in the negative as to the cost of the Horsemerry Electric Light Co. were allowed and the clerk ordered to issue Warrants upon the Treasurer for the payment of the same out of the county Treasury for the year 1897. 7/9

- Horsemerry Electric Light Co., for One Hundred (100) Dollars, 1/30. 1/4
- Thompson & Co., for Public Settings, Heating Stoves, Ovens, &c. 1/1. 185
- Broadway Lodge, M.O., O., for Rent of Hall for Holding Election in 1897, 1/1. 100
- Mr. Moore, for Care and attention to Mrs. Betty Hoagy, 1/1. 50
- Mrs. Stanley, for Board to Rent, 1/1. 10

The following claims for seas killed were presented and paid on motion by unanimous vote of the Board. The following names and amounts were allowed the same, subject to their names, and the Clerk of the Board is ordered to issue Warrants upon the Treasurer for the payment of the same to the parties entitled thereto out of the county Treasury for the year 1897.

- John Baker, 1/3. 15
- James East, 1/1. 25
- E. C. Smith, 1/1. 25
- R. S. Neal, 1/1. 25

The county court of this county having certified to this Board an appropriation of $330 to pay land damages and construction of a New Public Road on the petition of John R. Rebuck, ordered. On motion by unanimous vote of the Board, said order is approved, and said sum of $330 is appropriated payable out of the levy for the year 1899, and to be included in the estimate of expenses for said year and payable one-half Dec. 1, 1899, and the residue July 1, 1900.

The county court of this county having certified to this Board an appropriation of $448 to pay land damages and construction of a New Public Road on the petition of J. H. Meyers, ordered. On motion by unanimous vote of the Board, said order is approved, and said sum of $448 is appropriated payable out of the levy for the year 1899, everything as to the sum of $110 allowed to J. H. Sheets, which is made payable out of the levy for the year 1898, and the residue of $338, to be included in the estimate of expenses for the year 1899 and payable one-half Dec. 1, 1899, and the residue July 1, 1900.
The county court of this county having certified to this Board an appropration of $317.00 to pay bond damages and cost of construction of the new jail, and having received the report of the President, the Board ordered said sum of $317.00 to be paid out of the levy for the year 1877, and to be included in the estimate of expenses for said year payable one-half Dec. 1, 1877, and the residue July 1, 1878.

The committee appointed to ascertain the cost of said new jail failed to the New Jail, was on motion continued to the next meeting of the board with instructions to ascertain the entire cost of said new jail and report to the Board.

On motion the Board adjourned.

J. H. Millman, Clerk.

Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, Th滋f (County Clerk's office) on Tuesday, April 25, 1877.

Present: J. H. Millman, Chairman; Alvin Wright P. D. Leeon, Stonewall District; E. F. Carpenter, Dublin District; A. L. DeMott, Central District, and B. H. Moore, Clerk, District.

The following decree, from the circuit court of Rockingham County, was presented, read and ordered to be printed by the order of the Board, as follows:

In the Circuit Court of Rockingham County: April Term, 1877.

John S. Bower. Complainant.

vs.

Mary Manufacturing Company. Defendant.

The cause came on to be finally heard this 15th day of April, 1877, upon the Report of the Board of Supervisors and the Order of the Board for the payment of the sum of $103.00 to the Complainant.

The Court doth hereby adjudge, order and decree that the said report of the Board of Supervisors be and is hereby approved and confirmed, and the Court doth hereby adjudge, order and decree that the Complainant recover of the Defendant Mary Manufacturing Company the sum of $103.00 with interest at the rate of 8% from April 15th, 1877, until paid, and the costs of these proceedings, and the Court doth hereby adjudge, order and decree that the County of Rockingham do pay the Complainants or their attorneys, O. P. Bower and W. L. Mathews, the said sum of $103.00 with interest at 8% from April 15th, 1877, until paid, and the costs of these proceedings, not exceeding the sum of $20.00 out of the funds in the hand set apart to pay the claims of W. L. Mathews against the County.
Manufacturing Company, and all matters in this case having been finally determined, the same is referred from the docket of this Court, B. D. Prince, J.

Plaintiffs, Costs $2.00 D. H. Lee, Marly, Clerk.

In the Circuit Court of Rockingham County, April Term, 1879.

G. W. Prince, J.

Monroe Myler, Complainant.

Same.

Thomas M. Miller, L. L. Mathews, Complainants.

Defendants.

These causes came on to be again heard together this 24th day of April, 1879, after the former hearing and hearing, proceedings had, the recommittal report of Commissioner J. R. Jones being then filed, with an exception by the Society of Rockingham and was argued by counsel. Upon said argument, the court ruled over the said exception and it is adjudged, ordered, and decreed that said report be approved and confirmed and that the Society of Rockingham do pay to J. R. Jones the sum of $100.00 as ascertained by said report; that the said sum of $100.00 be paid to the society, Thomas, etc., in their attorney, Lee & Davis, in the sum of $173.96, principal, and interest from 65.00 as found by said report; that said sum of $100.00 be paid to L. Mathews or his attorney L. B. Roller, the sum of $40.00 found by said report, as found by said report, as found by said report, as found by said report, as found by said report, as found by said report, and that said sum of $100.00 be paid to Mrs. Richard, the said attorney, L. B. Roller, the sum of $35.00 as found by said report, and paid payments to be made in the order named by said society, as the said payments respectively become due, as paid by the said society.

D. H. Lee, Marly, Clerk.

On motion by Thomas, et al, of the bank, the bank of the bank, is ordered to issue warrants upon the Treasurer of the Society for the payment of the amounts due, in the following decree (as aforesaid), at the amount due to L. Mathews, payable to the order of Mr. Lee, out of the amount due, for the year 1879, viz: -

$160.77


$10.00


$100.00

J. B. Thompson, Attorney for Marly Mfg. Company.

$2.00


$10.00
The committee appointed to make sale of the old jail building and the property Around same. The day filed their report, from which it appears that the said building was sold to J. Park at the price of $250 and that the property Around same is to be sold at the rate of $1.00 for every thousand dollars. The report was read and confirmed. The report is now ordered to be sent to the Board of the county and to be recorded there. The motion by vote of the Board was confirmed and confirmed. The Board is now ordered to adopt the report of the Board of the county and to be confirmed. And it is further ordered that the said J. Park be allowed 30 days from date of said confirmation in which to renew said building.

Enrolled by the Board.

The Manly Mfg. Co. by Council. Consents to the Board of supervisors having all defects, which arise out of this with said lessee, it has a right to have repaired, made good; and is in doing the same, sound and solid of the said, in its hands, for said purpose, as may be necessary.

Manly Mfg. Co.

April 25, 39.

By J.R. Stone.

Council.

Above motion, it is ordered that applications for determination of the Alms House be submitted in writing, and that the time for such applications be fixed for Saturday, May 6th, 1879.

The committee appointed to ascertain the costs of the improvements for the residence portion of the new jail, having made their report, and beds having been filed for the same, it is ordered that Mr. M. Souhier was the lowest bidder. On Motion by unanimous vote of the Board the contract is awarded to said Mr. M. Souhier at the prices of $177.35. Equivalent to each.

On Motion by vote of the Board, it is ordered, that the chairman of the Board sign the minutes of this meeting as soon as prepared. On Motion the meeting adjourned.

J. R. Miller, Chair.
Virginia At a meeting of the Board of Supervisors of Rockingham County held at the Courthouse hereof on Tuesday May 6, 1899.

E. W. Muller Chairman Plains District
C. W. Bantam Ledyard District
M. D. Porter Lebanon District
O. M. Moore Lippencott District
H. T. Lacy Stonewall District

Present: E. W. Muller Chairman Plains District
C. W. Bantam Ledyard District
M. D. Porter Lebanon District
O. M. Moore Lippencott District
H. T. Lacy Stonewall District

The Minutes of the former meeting were Read and one motion was by unanimous vote of the Board adopted.

C. B. Simpson having presented an account for rent of house & fences deemed to be necessary living in Ledyard District & E. B. Hewitson, successor of the Prior of said District being present asked the Board whether in the Opinion the amount is a proper one for him to pay as such successor. On Motion by unanimous vote of the Board the Matter is referred to E. B. Hewitson, Commonwealth Attorney for advice as to the justice of said rent.

On Motion by unanimous vote of the Board E. B. Hewitson, successor of the Prior of said District is instructed to pay Nelson Anderson $25 per month toward the support of E. M. Dickerson who is in a helpless condition at his place and also that he pay Elizah Johnson a similar amount for helping Nelson Anderson.

R. B. Smith having applied for the renting of the small room in the Commissary in the North ward of the above building to be used as an editorial office. On Motion by unanimous vote of the Board it is agreed to rent said room and fix the rent at $25 per month payable monthly in advance, with the understanding that said rental may be terminated at the option of either party on ten days notice. It is also distinctly understood that the said Board reserves the full use of said room for holding meetings, and also that said rental does not include the use of electric lights nor the occupancy of the room at night.

This being the day fixed for the election of Treasurer of the Sheriff's office & two applications having been presented by E. W. Washington and E. B. Hewitson. On Motion Mr. Washington was elected by the following vote: E. W. Bantam, M. D. Porter & J. E. Millner and D. H. Moore voting for Mr. Hewitson.

On Motion by unanimous vote of the Board the Clerk of the Board is instructed to prepare a statement of the receipts and disbursements of the County funds as provided for under section 847 of the Code and amendments thereof and submit it to the Board at its next meeting.
On motion by unanimous vote of the Board Jasper House is recommended to the judge of this county court for reappointment as county receiver of this county.

On motion by unanimous vote of the Board the Daughters of the Confederacy are allowed the free use of Assembly Hall to hold an entertainment some time in June to raise money by which to make a charitable donation to the Old Soldiers Home at Richmond to be used however to any previous engagement of the hall.

On motion the Board adjourned to meet again on Tuesday, May 30, 1899.

Virginia, At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, Tuesday May 28, 1899.

Present: J. D. Miller, Chairman, Flemington District; W. W. Kenney, Chair, Bald District; R. J. Logan, Morven, District; and David M. Moore, Linville District.

On motion by vote of the Board, Messrs. D. R. D. Roberts and A. S. Sinclaire were appointed a committee to have necessary expense made to the heating apparatus at the New Jail of this County.

In the matter of the application of Geo. L. Modes for the establishment of a Public Road.

It appearing to the Board that Geo. L. Modes, late-owners along the route of said public road, are entitled to the sum of $12.25 for road damage, the same having been set off for all other assessments, and certified with others to the Treasurer of this county payable out of the county fund for the year 1899, as that is part of said account has been paid. It is ordered that the Treasurer of this county pay unto Geo. L. Modes, the sum of $12.25 out of the county fund for the year 1899, and that the receipt of this bond is ordered to issue a bond therefor.

In the application of J. A. Heaphy, others, for the establishment of a public road.

On motion, by vote of the Board, Mr. Moore voting in the negative, it is ordered that the order presented in this cause at the meeting held January 24, 1899, be set aside and annulled, as far as the amount of thirty dollars made payable out of the fund for the year 1899, and the said amount to be paid out of the fund for the year 1899.
On motion by Mr. C. J. Belcher, the following resolution was adopted:

Resolved, That in the event the Board of County Commissioners fail to act on the proposed plan for the construction of a new County Jail, the Board of County Commissioners shall be authorized to extend the term of the present jail building, which shall be completed by the 1st day of January next, at a cost not to exceed $50,000, and that the additional cost of extending the present building shall be paid by the Board of County Commissioners.

Mr. H. M. Crockett, seconded the foregoing resolution.

Mr. H. M. Crockett, also presented the following report:

The Board of County Commissioners have received a report from the architect, Mr. J. B. Smith, regarding the proposed construction of a new County Jail. The report states that the cost of the proposed jail will be approximately $100,000, and that the jail will be constructed of the best materials available. The jail will have accommodations for 100 prisoners and will be complete by the 1st day of January next.

Resolved, That the Board of County Commissioners shall be authorized to enter into a contract with Mr. J. B. Smith for the construction of the new County Jail, and that the contract shall be signed by the Board of County Commissioners and Mr. J. B. Smith, and that the contract shall be submitted to the Board of County Commissioners for approval within the next thirty days.

Mr. H. M. Crockett, seconded the foregoing resolution.
for any reason from the end of said sewage from the payment of said amount payable by said lessee shall cease during the time the said sewage is discontinued.

It is also provided that the lessee at its option may at the expiration of this agreement renew the same for such period as the lessee may elect not exceeding twenty years, at a price not to exceed the said sum of $500 per annum.

It is further provided that the same is to be liable for any real damages that may be legally recoverable by any individuals by reason of the sale of said sewage by the lessee of Rockingham, and the Board hereby absolutely condition the same. On motion by the following vote of the Board, T. E. G. Y. Moore, E. W. Barfoot, Deech and Miller, May be removed the same were adopted and the blank of the Board in order to call a copy thereof to the Common Council of said town for its action.

On motion the Board adjourned.

Virginia At a Meeting of the Board of Supervisors of Rockingham County, At the Court House, Thursday, County court house, office on Thursday June 15, 1879.

Respect J. P. Miller, Chairman, P. L. Leas, Stanwell, District. E. W. Barfoot, Kelly District, T. Miller, Deech, Dement District and David H. Moore, Livanell District.

The Committee appointed to have been six specifications prepared, for any additional building at the almshouse necessary for the proper care and comfort of the inmates. This day submitted the said plans and specifications which were examined and on motion by vote of the Board, adopted and the blanks of the Board ordered to advertise for bids to be held in two of the newspapers published in Harrisonburg, Va. As he may debar said bids to be held with the blanks of this Board, not later than 12 o'clock on Thursday, July 6, 1879.

The Committee appointed at the last meeting of the Board to examine into the necessary repairs to the floating apparatus of the new jail of this county, submitted a report. And on motion by vote of the Board, T. Miller, Deech and Moore, were appointed a Committee to have plans and specifications prepared and take bids thereon and submit same to the Board at its next meeting.

The following accounts against the county of Rockingham, were presented, examined and on motion by unanimous vote of the Board the same are allowed and the blanks of this Board is ordered to charge against the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County fund for the year 1878.
and also to issue warrants to the Judges and clerks of Elections in accordance with

1. Joseph Smith. Registration Account at Bath, May 1899
2. L. B. Meyer. Inns.
17. R. T. B. Inns.
27. J. T. B. Inns.
32. H. T. B. Inns.
33. J. T. B. Inns.
34. W. T. B. Inns.
35. C. T. B. Inns.
37. P. T. B. Inns.
38. H. T. B. Inns.
41. C. T. B. Inns.
42. R. T. B. Inns.
43. P. T. B. Inns.
44. H. T. B. Inns.
45. J. T. B. Inns.
46. W. T. B. Inns.
47. C. T. B. Inns.
49. P. T. B. Inns.
50. H. T. B. Inns.
51. J. T. B. Inns.
52. W. T. B. Inns.
53. C. T. B. Inns.
54. R. T. B. Inns.
55. P. T. B. Inns.
56. H. T. B. Inns.
57. J. T. B. Inns.
59. C. T. B. Inns.
60. R. T. B. Inns.
61. P. T. B. Inns.
63. J. T. B. Inns.
64. W. T. B. Inns.
65. C. T. B. Inns.
68. H. T. B. Inns.
69. J. T. B. Inns.
70. W. T. B. Inns.
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147. J. T. B. Inns.
The following claim for Chief Kettle was having been filed with the clerk of the Board, were presented and examined, and appearing to be correct and equitable except as to claim of G. M. Bowman, the Board deny all claim that his claim is an excess of 2.5 feet, and the claim of G. M. Bowman is allowed the amount of 2.5 feet of the claim except as above set forth. The claim of the Board is ordered to issue warrant upon the payment of the amount of the claim, and the party entitled thereto out of the funds of said Board for the year 1879. and on like motion nextent, the award was also ordered to issue warrant to the several parties aforesaid for the amount of the same and claim.

G. M. Bennett, Clerk.

In the matter of the survey for the loan from the State of the county under the resolution passed by Mr. Realet at the meeting of the Board.
hosted on May 20, 1877. The law required the approval of both houses for the bill, as read by him on the day of its adoption.

On motion by unanimous vote of the Board, J. B. Wright, M.D., was re-elected to the office of Recorder of the Clerkship for the term of one year commencing July 4th on the same terms as before.

The committee appointed to inspect the new bridge at Port Republic this day filed their report showing the balance of said bills after deducting the expenses of $317 which on motion this bill was read adopted and the committee appointed to turn over said account to the Treasurer of this which was accordingly done and his receipt for same presented to the Board.

On motion the Board adjourned.

J. P. Miller, Chair.

Proceedings at a Meeting of the Board of Supervisors of Rockingham County held at the Court House, Harrisonville, on Thursday, June 9, 1877.

Present: J. P. Miller, Chairman; W. Moore, District Clerk; Charles Stewart, District Clerk; Wm. B. Moore, District Clerk.

The following accounts against the county of Rockingham, were presented and passed on motion by Vote of the Board.

1. A. M. Beall, $4.00 for labor.
2. D. B. Beall, $5.00 for labor.
3. Wm. B. Moore, $2.00 for labor.
4. J. P. Miller, $1.00 for labor.
5. W. B. Moore, $1.00 for labor.
6. J. B. Wright, $2.00 for labor.
7. J. P. Miller, $1.00 for labor.
8. W. B. Moore, $1.00 for labor.
9. J. P. Miller, $1.00 for labor.
10. W. B. Moore, $1.00 for labor.
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141. J. P. Miller, $1.00 for labor.
142. W. B. Moore, $1.00 for labor.
A. M. Moore & Sons, Deans on Board, 13th May, 1875.

Alvin L. Dodson & Sons, Deans on Board, 13th May.

The Remaining Electric Light Co.全力打造, 13th May.

In the matter of the above account of the M. Moore Co. for electric lighting, Mr. Kincaid, Commissioned Attorney for this County, in the presence of the Board, and Mr. R. D. Nelson, one of said firms, gave notice that he opposed to the action of the Board in allowing and agreeing any payment of the said account, unless the said action is reversed, but the said action is reversed.

The Board's attention having been called to the fact that the Ladies of the Assembly Hall Committee have introduced scenery, etc., into the hall at a cost more than double the amount named in the resolution of the Board, the matter being brought up at the meeting of March 18, 1877, when the cost of the hall for the sole purpose of leasing it and not for any other purpose, it was decided that the cost amounting to $1,000 be distributed among the different schools, and that no further rent be paid for the hall.

It is ordered that nineteen ($19) additional weights be purchased and delivered when the hall is at its disposal for the use of the Court, and that the same shall be paid for as soon as said weights are obtained. The Committee was agreed to pay $5.00 each, for additional weights, making twenty-three ($23) weights provided for by this order.

The Board finds that when different schools have been closed with regard to the use of the hall, the said hall shall be allowed. It is also ordered that the use of the hall for the weights, above, not be extended beyond May 1, 1878.

This day came before the Board and moved the Board to allow him out of the fund due the Mansky Manufacturing Company, and also the amount of the other account, as well as the amount due the Board of $136.25 paid the County of Rockingham by the Mansky Manufacturing Company, on the 24th day of June, 1876, for the use of the said hall. The Board declared that said amount should be paid in full, and that a final settlement may be had between said Company and the said Mansky Manufacturing Company, and that only in the amount that the said hall shall be used said Company and amount. Said leave is granted, and the said hand is given by the Board to be held in said County, and the said Mansky Manufacturing Company, at their own discretion, and the said Mansky Manufacturing Company, at their own discretion.

In the Matter of the Estate of Charles L. Mathews & The Mansky Manufacturing Co., in which a decree was entered at the April, 1879, of the Circuit Court of this County, see page 321 of the book for City of said decree, showing
that the county of Rockingham pay unto L. Mathews, or C.B. Roller, Mathews, the amount of $1.44. This day came Woffington, her by their attorney, and presented the bond and assignment, from said beloved Mathews school, to the said amount, and said figures following hand. For value received, I hereby assign, and set over to Woffington, for all my interest in relation may be accorded by one to the assignment, due and in the present bond of Rockingham County, Virginia, in my name, as C. B. Mathews, Manufacturing Co., defendant, said Woffington to be liable for any act attending this performance for said deed. Given under my hand this 15th day of July 1879.

Signed, L. Mathews

Virginia Rockingham County Court

This day, postumously, appeared before me, Elbert Woffington, a member of the firm of Woffington & Co., who made oath that said firm would, and that he, Mathews, or they by a fee, the said firm to the said deed, and L. Mathews by the county, Rockingham, does refer to said deed assignment, and that said firm is a firm, for a valuable consideration, herein tendered in blank this 27th day of June 1879.

Silas, E.B. Mathews Co.

And the Board having heard the evidence adduced before it as to any amount that may be due to others by reason of debts or otherwise, finds that a claim of Mrs. C. B. Rockingham, amounting to the sum of $1.27, is a lien upon said fund, and that the attorney here, C. B. Mathews, and Woffington & Co., is also a lien upon said fund, amounting to the sum of $1.27. It is therefore ordered that the clerk of this Board issue to the following named persons the warrant upon the Treasurer of this county for the payment of the sum, without their release out of the county, for the year 1879.

Ms. C. B. Rockingham, on account of claim against C. B. Mathews

C. B. Mathews, on their assignment from L. Mathews

The following claims for interest, 27, having been filed with the clerk of the Board, were presented and approved to be paid:

- $1.27, by Silas, E.B. Mathews Co.
- $1.27, by J. B. Mathews Co.
- $1.27, by E. B. Mathews Co.
- $1.27, by J. B. Mathews Co.

In the matter of the claim of L. B. B. Pearson, against the county of Rockingham for the Education of the School Children of said District, this day came the parties by their attorney and the county by the B. Pearson, to the attorney, and it appearing that the said Pearson have
The county court of Rockingham county having certified to this board an appropriation of $2,683 0 0 for the construction of a new Iron or Steel Bridge over the River at Newburg and this county. On motion by Mr. Marr, an order is approved out and amount appropriated payable out of the county levy for the year 1879, and to be included in the estimate of expenses for said bridge.

On motion, the board proceeded to make the allowances to the office of the county for Public School for the year ending June 30, 1879, and on motion by unanimous vote of the board (except as to Mr. Stem, Mr. Moore, Blayn, in the negative) the sheriff for Public School was allowed $470 0 0, as follows: $150 0 0, as janitor; $150 0 0, as agent of Public Reading; $125 0 0, and thereon Mr. Moore moved that the allowance be the same as last year, and be included in the estimate of expenses for the year 1879, payable out of the county levy for said year in monthly payments.

On motion by vote of the board, it is ordered that the sum of $400 0 0 be included in the estimate of expenses to pay damages and construction of a road on the bottom of P.O. Rogers' site.

The board having met for the purpose of hearing the County School district for the year ending June 30, 1879, and the board having furnished a statement of the real and personal property in the county of Rockingham, including the Railroads and highways, and county as ascertained from the Commissioner's audit for the year 1878, which amounts to the sum of
$1,357,833 and $7,288. When these sums the Board proceeded to make and levy for the year 1899 to meet the following allowances. The sum made over the amount of expenses for each year, as follows:

- Sheriff of the County for public services for year ending June 30, 1900: $1.50
- Clerk of the County: $1.00
- Recorder of Public Buildings: $1.00
- Attorney for the Commonwealth: $1.00
- Clerk of the County Court: $1.00
- Pay of Road of Superior: $1.00
- Clerk of Road: $1.00
- Judges of Election: November 1899.
- Register: October 1899, March 1900:
- Sheriff, Records, and Deeds Office:
- Clerk of the County Court: $2.00
- Recorder of Public Buildings:
- Judges of Election: year ending June 30, 1900:
- Clerk of the County Court:
- Jailer of the County:
- Deputy Sheriff: $2.00
- Sheriff of the County:
- Jailer of the County:
- Clerk of Court:
- Clerk of the County Court:
- Treasurer of the Commonwealth:
- Auditor of the Commonwealth:
- Jailer of the County:
- Deputy Sheriff:
- Clerk of Court:
- Jailer of the County:
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- Auditor of the Commonwealth:
- Jailer of the County:
- Clerk of the County Court:
In pursuance of the Power of the five magisterial districts in this county for the deposit of the Power in said Districts which amount includes the salary of the Treasurer for the year ending June 30, 1877.

Miss Anna E. Drummond, Treasurer of the County of Poolesville District

[Signature]

[Amount]

Total for Treasurer, Salaries, Salaries, Salaries, $2,000.00

December 29th 1877.

[Signature]

[Amount]

Recapitulation

County $77,900.00

On motion by Vote of the Board, the foregoing almanacs and estimates of expenses were made for the year ending June 30, 1877, and the Board of this Board is hereby named upon the Treasurer of the County to pay the amounts of the same to the parties entitled thereto, out of the County for the year 1877, and to meet the above sum of $2,000.00.

In satisfaction of the Board, the Board doth lay a levy of Seventy Nine (79) Cents, and each one hundred dollar of the assessed valuation of all Real Estate and Personal Property in the County of Rockingham, and when all the Real Estate, Debts, Debts, Debts, Debts, Debts of all Railroads passing through said County except the amount by law, and upon the Real Estate and Personal Property of all Telegraph lines passing through said County as provided in the Acts of the General Assembly of Virginia except as in the Town of Harrisonburg, which is exempt from said levy in so far as the same relates to Road Bridges and Railroads, and doth also levy fifty (50) Cents per ton on each Trolley in the County of Rockingham, and the Treasurer of this County is hereby named to collect the same, and on motion by the Board, the power to grant the above levy of (23) Cents per ton by the Town of Harrisonburg, it being at a time not to exceed 50, or 50, $100.00 of the Real and Personal Property within the said town of Harrisonburg.

In the matter of the levy to pay the interest on the bonded indebtedness of the County and bonds of the sinking fund, the Board of Directors offers the following: It appearing to the Board that the present interest charge on the bonded indebtedness of the County amounts to $9,900.00 annually, certified as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Debt Bonds</td>
<td>9,900.00</td>
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<tr>
<td>Railroad Bonds</td>
<td>2,000.00</td>
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<tr>
<td>Total Interest</td>
<td>11,900.00</td>
</tr>
</tbody>
</table>

And the City of Harrisonburg, it being at a time not to exceed 50, or 50, $100.00 of the Real and Personal Property within the said town of Harrisonburg, it being at a time not to exceed 50, or 50, $100.00 of the Real and Personal Property within the said town of Harrisonburg.
The Board having determined that a major portion of the tax funds of the County from the adoption of a plan entirely that bonded indebtedness can gradually be extinguished, provided a shift towards only of its present tax rate is necessary; On motion by unanimous vote of the Board it is ordered that instead of the usual sum in the levy of 10 Cents, which has heretofore been laid, a levy of ten (10) Cents be used and the same is hereby laid for the year 1897, before each $100 of the assessed value of all real estate and personal property in the County of Rockingham, and for all land, timber,水面, railroad, grade and railroads passing through the County (except those exempt by law), and upon the real estate assessed for personal property of all telegraph lines passing through the said County, as provided for under the Act of the General Assembly of Virginia, to be known as the "Chesapeake and Ohio Railroad Bond and sinking fund, which is available for fifty years, will be free of the Jartic and Railroad bonds, the following amounts within the sinking fund:

<table>
<thead>
<tr>
<th>Leve of</th>
<th>1899</th>
<th>1900</th>
<th>1901</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>9,900.00</td>
<td>5,000.00</td>
<td>1,000.00</td>
<td>15,900.00</td>
</tr>
<tr>
<td>Leve of</td>
<td>1902</td>
<td>1903</td>
<td>1904</td>
<td>Total</td>
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<tr>
<td></td>
<td>9,600.00</td>
<td>9,000.00</td>
<td>5,000.00</td>
<td>23,600.00</td>
</tr>
<tr>
<td>Leve of</td>
<td>1905</td>
<td>1906</td>
<td>1907</td>
<td>Total</td>
</tr>
<tr>
<td></td>
<td>9,300.00</td>
<td>7,500.00</td>
<td>5,000.00</td>
<td>21,800.00</td>
</tr>
<tr>
<td>Leve of</td>
<td>1908</td>
<td>1909</td>
<td>1910</td>
<td>Total</td>
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<tr>
<td></td>
<td>8,700.00</td>
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</tr>
<tr>
<td>Leve of</td>
<td>1911</td>
<td>1912</td>
<td>1913</td>
<td>Total</td>
</tr>
<tr>
<td></td>
<td>7,800.00</td>
<td>9,000.00</td>
<td>1,000.00</td>
<td>17,800.00</td>
</tr>
</tbody>
</table>

The Appley Sinking Fund of the State of N.C. bonds and $3,000.00 of the bond were still due July 1, 1916, while the remaining $3,000.00 of bond are also due June 1, 1917 except that the County has the right of redemption anytime within ten years thereafter.

And declaring this plan to be feasible and desirable and in the best interest of the County as a whole, the Board recommends it to the consent in office a continuance of the 10 Cents levy for home for the full period necessary, viz: 10 Cents including the levy of the year 1993, when the bonded debt will have been paid off except as to $15,000.00 of bond as was bonds.

On motion by unanimous vote of the Board, the Board doth lay a levy of ten (10) Cents on each $100 of the assessed value of the taxable property.
Value of all Real Estate and Personal property in the Township of Rockingham, and for all the Real Estate, Directors, Defect, Defect, grounds, etc., of all Real Estate passing through said county (except those exempt by law) and for all the Real Estate and personal property of all Telegraph lines passing through said county as provided for under the Act of the General Assembly of Virginia (except in the town of Harrisonburg) for District School purposes for the year ending June 30, 1907, and the Treasurer of this county is ordered to collect the same.

An motion by unanimous vote of the Board, the Board does lay a levy of Ten (10) Cents on each One hundred of the assessed value of all Real Estate and Personal property in the five Magisterial Districts of Rockingham county (hereafter named) and for all the Real Estate Directors, Defect, Defect, grounds of all Railroad passing through said District (except those exempt by law) and for all Real Estate and personal property of all Telegraph lines passing through said District as provided for under the Act of the General Assembly of Virginia (hereafter named), hereby, the Towns of Harrisonburg, Barboursville, Luray, Front Royal, and Farmville Districts, except in the town of Harrisonburg in said Central District, for District School purposes. And the Treasurer of this county is ordered to collect the same.

The following allowances to various citizens were made by the county court of this county and certified to this Board, and presented, examined, and approved to be made under authority with the law. The amounts by unanimous vote of the Board the same are allowed, and the Clerk of this Board is ordered to issue warrants for the Treasurer of this county for the payment of the same to the parties entitled thereto, out of the county treasury for the year 1899.

<table>
<thead>
<tr>
<th>Name of Parties</th>
<th>Amount Names of Parties</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joseph W. Meyer</td>
<td>250</td>
<td></td>
</tr>
<tr>
<td>George A. Stagell</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>G. H. Adair</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. H. Nicholas</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>E. S. Kuehn</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>E. S. Eakins</td>
<td>150</td>
<td></td>
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<tr>
<td>H. N. Riddle</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. P. Wilkins</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>L. H. Redlin</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>S. A. Roberts</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>E. D. Meyer</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. H. Brightley</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. W. Flanagan</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. W. Nickels</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. W. Johnson</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. W. Nelson</td>
<td>150</td>
<td></td>
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<tr>
<td>J. W. Parker</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. W. Smith</td>
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<td></td>
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<tr>
<td>J. W. Thomas</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. W. Wilson</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>J. W. Wilson</td>
<td>150</td>
<td></td>
</tr>
</tbody>
</table>

E. B. Simpkin, having presented to the Board an account against the county of Rockingham amounting to the sum of $81.00, for rent of certain houses in town of Harrisonburg under agreement with the Board of the town of said district, and the Board having maturely considered the same and been of opinion that the same E. B. Simpkin should be allowed a part of said account, are without setting a precedent in this matter. The motion...
by unanimous vote of the Board. It is ordered that the said E.B. Bean, in his said claim, the sum of $300 to be set off of all claims against the county of Rockingham for the same as far as the board is ordered to assist it in the payment of its bounty for the payment of said account subject to the acceptance by the said E.B. Bean of the same, in full payment of his said account.

On motion, by unanimous vote of the Board, the said Edward L. Morgan, the said Edward L. Morgan is ordered to have published in two or more newspapers published in rockingham county as he may desire, the statement of receipts of any amount, and the amount of any amount, and the name of any person or firm, as well as the day and the day on which the same was submitted to the Board.

Mr. J. W. Bowman being the lowest bidder for the furnishing of the door frame around the jail yard. On motion, by vote of the Board, he is awarded the contract for the work, at the price of seventy-five dollars, dead and during the amount of said contract, and the said contractor is to proceed as soon as may be with the execution of said work.

On motion, the Board adjourned.

J. P. Miller

P. O. Rockingham County

Resolution of a Meeting of the Board of Supervisors of Rockingham County held at the county court house, on Friday, July 24, 1879.

The following named Supervisors, who were elected at the election held, on the 1st day of May last, May 25, 1879, viz: J. W. Morgan, district No. 2; E. H. Hedrick, district No. 3; G. J. Wells, district No. 4, Frank H. Bond, district No. 5; S. H. Neace, district No. 6, and John H. Martin, district No. 7, having qualified, the county court of Rockingham county for the term of two years commencing on the first day of July, 1879, and thereafter, until their successors are qualified, to enter upon the discharge of the duties of their office. This day appears and proceeds to organize by the election of a chairman for this ensuing year, and for Mr. Neace, the said Mr. Neace was nominated, which was seconded by Mr. Hedrick, and Mr. Neace was elected Mr. Hedrick as secretary, which was seconded by Mr. Key, and the vote being taken, resulted as follows: Mr. Neace, 55; Mr. Hedrick, 25; Mr. Neace, 55; Mr. Hedrick, 25; Mr. Martin. Mr. Hedrick having received the highest number of votes, was elected chairman for the ensuing year.

On motion, by vote of the Board, Messrs. David Morgan, and John J. Marty, were appointed a committee to visit almshouses during the ensuing year.

In the matter of the Pennsylvania & Ohio Railroad Company at the New Jers.
of this bounty, the Board opened the bids for said work, and Moses Thomas, for being the lowest bidder, at the sum of $60.00. On motion by members of the Board, the contract for said work, in accordance with the specifications, was awarded to him.

In the matter of the improvements at the almshouse, there having been filed with the clerk of the Board, two bids for said work, On motion by members of the Board, it was resolved next to open said bids. Until the committee to the almshouse shall have examined the premises and report them at the next meeting of the Board, as to the necessity for the building.

Selection of justices for the court house, was taken up, and the following nominations were made: Mr. Steatville, placed 1st in nomination; Mr. Harvey, nominated Mr. Charles, Fletcher, Mr. Shue, nominated Mr. A. D. Bream, and Mr. Marty, placed 1st in Mr. John N. Phillips, the affadavits of Myers & V. Bennett and A. D. Shaver were also filed before the Board, and the vote being taken, resulted as follows: 1st Mr. Myers, Frank H. Steatville, Mr. Charles L. Fletcher, David Heiny, for John M. Phillips, A. W. Smith, E. E. Heiny, John S. Marty, Mr. Phillips having received the highest number, was elected Justice for the ensuing twelve months. Commencing October 15, 1899, with right seasons to the Board for three years, to discharge him after 20 days' notice.

On motion by vote of the Board, Mr. Steatville was appointed Committee to confer with Mr. L. J. Noonan, in regard to removing the stone from the old jail site and the completion of the grading of the ground as furnished in the sale of said building.

The Board having met for the purpose of examining the duplicate list of the Treasurer for the year 1898, and after H. N. Mark, county treasurer of this county, having presented the said list, the same were examined and approved by the Board.

On motion, the Board adjourned.


Vigorous. At a meeting of the Board of Supervisors of Polk County held at the Court House, Glens Falls, on Monday, July 21, 1899,

Present: L. Hedrick, chairman, Otsego District.
A. W. Myers, Ashley District.
Frank A. Steatville, Painted District.
David Harvey, Lawville District.
John S. Marty, Plain District.

The chairman appointed Moses Thomas and Mr. Myers, Committee to superintend the construction of buildings, and agree at jail and poor house, and report jail year able to take bids for said for one of Court House Office, A. G.
The Society for the Prevention of Cruelty to Animals having applied to this Board for an appropriation of one hundred dollars for the purchase and erection of drinking fountains near the Humane Society house, the Chairman on motion by Vote of the Board, appointed Messrs. Kentorzo and Draper a Committee to investigate the matter and make report to this Board at its next meeting.

To the Humane Society for Christian District, reported to the Board that he had examined and settled the accounts of the Humane Society for the year ending June 30, 1877, and found that it had a balance of $1,050 due to the Society for the year ending June 30, 1876. On motion by unanimous Vote of the Board, the same is allowed and the amount of this Board is ordered to issue a warrant to the said Humane Society for the sum of $1,050 on the Treasurer of this County to pay in full the amount so ordered.

Frank A. Kentorzo, Secretary for Christian District, reported to the Board that he had examined and settled the accounts of Hollar's Humane Society for the year ending June 30, 1877, and found the same correct and that the said Society has a balance of $610 due this Board. On motion by unanimous vote of the Board, the same is allowed and the amount of this Board is ordered to issue a warrant to the said Humane Society for the sum of $610 on the Treasurer of this County to pay in full the amount so ordered.

The following account against the County of Rockingham was presented examinee and on motion by unanimous Vote of the Board, it was allowed and the amount of this Board is ordered to issue a warrant for the payment of the same out of the fund provided for the year 1877 to the parties entitled thereto:

D. L. Hightower, Registration Clerk at Dayton, Tenn., May 1879, $6.20
J. H. Pierson, Auditor, May 1879, $32.75
J. M. Tucker, Auditor, May 1879, $13.40
P. B. A. Rayes, Auditor of the Revenue, making returns of M. V. P. Road, May 1879, $100
The Humane Society Light on Ford's Light for all May 1879, $3.24
Same, Grant Horse, April May 1879, $3.40
Same, Assembly Hall, May 1879, $21.99
J. S. McElven, Coroner, May 1879, $3.00
W. A. Winwood, Coroner, May 1879, $2.00

Jacob M. Isgar having filed with the Clerk of this Board his claim for fees, killed by Bogg accounting to the amount of $50, on motion by unanimous Vote of the Board, the same is allowed and the amount of this Board is ordered to issue a warrant for the payment of the same out of the Boy's Fund for the year 1878 and also to issue a warrant to Joseph Jones, Judge of the same for the sum of $50, payble out of the same fund.
The Rockingham Historical Society, having made application to the Board, for the room on the Southeast Corner of the Court House building, over the office of the Clerk of the District Court, as a place in which to store stock books, stock cases, manuscript, pictures, and other articles having historical interest, on motion by members of the said board, the said privilege is granted. The said Society agrees to furnish the following financial support to the said board, as a condition of the said privilege, viz: $500 for the purchase of the articles, $100 for the purchase of the room, and $500 for the maintenance of the room. The said Society agrees that the said room shall be used solely for the purposes of the said Society, and shall not be used for any private or social purpose. The said Society agrees that it shall not be held liable for any loss or injury that may happen to the property of the said Society as a result of its occupancy of the room.

The Board of Supervisors, the Board of Supervisors of the County of Rockingham, do hereby approve and ratify the said Society's application. The said Society is hereby authorized to proceed with the purchase of the room and the articles, and to maintain the said room.

J. H. Hedrick, President

The Rockingham County Historical Society

John E. Roller, Chairman

The Board of Supervisors, the Board of Supervisors of the County of Rockingham, do hereby approve and ratify the said Society's application. The said Society is hereby authorized to proceed with the purchase of the room and the articles, and to maintain the said room.

J. H. Hedrick, President

The Rockingham County Historical Society

John E. Roller, Chairman

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J. H. Hedrick, President

The Rockingham County Historical Society

John E. Roller, Chairman
The day made their report recommending that the people set out and the site being selected as follows, in proceeding with the work. Messrs. Montague Whitlock, Mrs. Montague, Mrs. Stockton, Mrs. Stockton, and Mr. W. M. Whitlock, declining to vote on the matter on the ground that the drawings were not complete, but through the site, with the land, was offered, and Mr. D. M. Parker's bid at $27.50 being the lowest bid, was on motion by unanimous vote of the Board, accepted, and the question of payment for said work was taken up and discussed, and after some time by agreement of the parties, the same was divided into three equal parts. One third payable December 1, 1897; one third July 1, 1898, and the remaining one third December 1, 1898, without interest on any portion thereof, and the contractors are directed to proceed to complete said work at as early date as possible.

Judge Chattaway suggested to the Board the importance of making a legal tender for the three volumes of granite, which would cost some $500 or $600, and that, like necessity for good work, would justify the duty of the Board, and that to make the appropriation, and the time then during settling to get at this time, the same was spent front for stonecutters at the next meeting of the Board.

The Board, having met for the purpose of settling with the Treasurer of the city, and the City Clerk to the amount of the city, having submitted to the Board, the amount of the money received and declared by them from July 26, 1898, to July 25, 1899, on account of the city, and the city clerk of the city of another city to make the statement together with the Board, thereupon found that the Board was not then in default and that the Board made the statement, and after due and sufficient evidence, the Board, for the city of another city, made and submitted to the Board of supervisors, for approval, from July 25, 1899, to July 24, 1899, submitted to the Board of Supervisors, for approval, from July 25, 1899, to July 24, 1899, submitted to the Board of Supervisors, for approval, from July 25, 1899, to July 24, 1899, submitted to the Board of Supervisors.

July 26
Receipt
216.81
820.32
314.43
370.90
10.00
87.90
28.60
15.00
19.16
28.60
5.00
33.98
2.60
64.70
2.40
257.04
2.01
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<th>Date</th>
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<th>Amount</th>
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<tr>
<td>July 24</td>
<td>Rent of balances paid during fiscal year</td>
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</tr>
<tr>
<td></td>
<td>Delinquent taxes 1875</td>
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<tr>
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<td>5% commission on $717.25</td>
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<tr>
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<td>3%</td>
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</tr>
<tr>
<td></td>
<td>9701.50</td>
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<tr>
<td></td>
<td>Balance due on hand</td>
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<tr>
<td>Approved</td>
<td>July 24, 1879</td>
<td></td>
</tr>
<tr>
<td></td>
<td>L. Hedrich</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. W. Hesse</td>
<td></td>
</tr>
<tr>
<td></td>
<td>David Hunger</td>
<td></td>
</tr>
<tr>
<td></td>
<td>J. P. Martz</td>
<td></td>
</tr>
<tr>
<td></td>
<td>F. S. Bond</td>
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<td>$2570.81</td>
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<td>1878</td>
<td>July 24</td>
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<td>Rent of balance as per settlement</td>
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<td>Dec 1</td>
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<td>5% of $7,570.81 - Uncollected</td>
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<tr>
<td>1879 July</td>
<td>Rent of balance as per settlement</td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>Delinquent taxes 1879</td>
<td></td>
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<tr>
<td></td>
<td>5% commission on $10,577.25</td>
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</tr>
<tr>
<td></td>
<td>Balance due on hand</td>
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</tr>
<tr>
<td>Approved</td>
<td>July 24, 1879</td>
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<tr>
<td></td>
<td>L. Hedrich</td>
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<td>David Hunger</td>
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<td>J. P. Martz</td>
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<tr>
<td></td>
<td>F. S. Bond</td>
<td></td>
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<tr>
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<td>$12,652.69</td>
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<tr>
<td>1878</td>
<td>July 26</td>
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<tr>
<td></td>
<td>Plant Disbursements to County Fund by order of Board</td>
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<td>Interest paid from July 26, 1879 to July 24, 1879</td>
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<tr>
<td></td>
<td>Delinquent taxes 1879</td>
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<td>3% commission on $10,577.25</td>
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<td>Balance due on hand</td>
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<td>Approved</td>
<td>July 24, 1879</td>
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<td>L. Hedrich</td>
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<td>J. P. Martz</td>
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<tr>
<td></td>
<td>F. S. Bond</td>
<td></td>
</tr>
<tr>
<td></td>
<td>$12,652.69</td>
<td></td>
</tr>
</tbody>
</table>
It appearing to the Board from the settlement made with Peter H. Schiltz, Deputy Treasurer of Rockingham County that there are found in his books as such Treasurer belonging to the said county about 82 d. and, 66 3/4 d. for his services as such Treasurer to collect the said county tax due for the year 1877, and to do other necessary duties in the office of Treasurer of the said county, and such services as such Treasurer is required to perform, the said Treasurer is ordered to pay over to the said Peter H. Schiltz the said sum of money and take the receipt. Therefore, and the said Treasurer is ordered to allow all of his services in a box and turn them over to the credit of the county fund.

The Board being advised that the 4,578 3/8 of six per cent. bonds, issued by the County of Rockingham, to pay for the construction of the new jail for said county, maturing on the first day of September 1879, and for arrangement having been made for the liquidation of the said debt, at its maturity, and the said county of Rockingham, that said debt should be paid at the earliest day possible, and it appearing to the Board that by laying a levy of twenty-five cents on each one hundred dollars of the assessed value of all real estate and personal property in the county of Rockingham, or amount of all personal estate and personal property, a sum will be raised to pay for the said bonds at the shortest possible time, it is ordered to lay for the payment of the said bonds the further bond of twelve per cent. due the last day of December 1879. On motion by unanimous vote of the Board, it is ordered that the levy be made for the payment of the said bond due the last day of December 1879. On the said bond due the last day of December 1879.

The county court of this county having certified to the Board an affidavit of fifty dollars in favor of W. W. Shaw for the services of his and Morris for the services of his and Morris for the construction of the new jail and other necessary duties. On motion by unanimous vote of the Board, the said order is approved and such services are paid and the amount of the same is hereby paid and allowed.
Virginia. At a Meeting of the Board of Supervisors of Rockingham County held at the Court House, Harrisonburg, Va., on Tuesday, August 23, 1879.

Present: L. H. Reddick, Chairman, Shenandoah District; Frank H. Storey, Chester District; David Hoeser, Luray District; and John A. Mury, Plains District; absent: C. A. Allison, Bath District.

The following accounts against the County of Rockingham, were presented and are: On motion by Mr. Stokes the same were allowed: and the clerk ordered to issue warrants upon the Treasurer of this county for payment of the same to the parties entitled thereto out of the County Treasury for the year 1879. Dep. R. H. Whitlock $100.00 for Mt. Zion. Paid on July 18. $16.58.


J. R. Eastham, Examiner, Report on electrical work. $35.00.

John N. Henry, $34.87.

P. M. Craig, $18.00.


Geo. H. Hettig, $6.50.

Everett Hodge, Jr., Register, January for Supervisors Office. $12.25.


John A. Burton, Deputy Aps. for Buffalo at Jail. $19.38.


The following claims for sheep killed, re., were presented and allowed: an order by date of the Board. The same are allowed: and the clerk ordered to issue warrants upon the Treasurer of this county for the payment of the same and also for the amount due the justices for issuing the foregoing claims out of the Dry and Nextar for the year 1879. Dep. R. H. Whitlock $100.00.

L. H. Reddick, $100.00.

L. H. Reddick, $8.50.

The Committee appointed, at a former meeting of the Board, to investigate, report to the Board in the matter of a blooming furnace near the depot, Mormons not being ready to report, same concluded until the
Meet meeting of the Board.

In the matter of the General Account for the 38th Volume of the Poor Board of the county. On motion, the further consideration of the matter was postponed until the next meeting.

David Harper, Deputy, for Southern District, reported to the Board that he has examined the accounts of Isaac D. Brown, Overseer of the Poor for said District for the year ending June 30, 1879, and finds the same correct, and that there is in the hands of the said Overseer the sum of $21.50. On motion by vote of the Board, the same is approved, and the said Overseer is ordered to retain the said amount on his books, towards the support of the Poor in said District for the ensuing year.

John S. Martin, Deputy, for Newspapers District, reported to the Board that he has examined the accounts of Mr. F. Brown, Overseer of the Poor for said District for the year ending June 30, 1879, and finds the same correct, and that there is in the hands of the said Overseer the sum of $27.47. On motion by vote of the Board, the same is approved, and the said Overseer is ordered to retain the said amount on his books, towards the support of the Poor in said District for the ensuing year.

DeWitt P. Washington, Deputy, for the Poor for this County, this day submitted to the Board a statement of the current account and disbursements for the year ending June 30, 1879, together with the vouchers therefor, and appearing to be correct. On motion by vote of the Board, the same is approved. And it also appearing to the Board from the said statements that it will require the sum of $223.44 to pay in payment of the expenses for the said year. On motion by vote of the Board, said amount is allowed and the Board is ordered to issue a warrant for the Treasurer of this county for said sum of $223.44, payable to the said Deputy, out of the bounty fund for the year 1879.

Ade for Coal for Court House was found to have been paid into the hands of the Board. The same were examined and Mr. M. J. Lake, being the court stenographer, on motion by vote of the Board, the contract was awarded him.

On motion, by vote of the Board, Mr. D. N. Washington, was appointed and requested to assist the Attorney, appointed to superintend the improvements at the almshouse.

This day came the Attorney for the Commonwealth for this County, and demanded the official in the matter of the Account of H. W. Brown, Overseer of the Common for the improvement of building at almshouse farm, allowed June 29, 1879, and the said is ordered to secure the amount in accordance with the order of said date. On motion, the Board adjourned.

C. J. Henderson, Chairman.
VIRGINIA. It a Meeting of the Board of Supervisors of Rockingham County, held at the Court House Thursday at 8th, 1879.

Present: Mr. McDowall, Chairman. Board of Supervisors.

A. W. Smith, Rockingham County, Supervisor; Howard County, Clerk.

John W. McNeely, Luray District; John J. Hardy, Luray District.

Minutes of last meeting were read and approved.

The Committee to the Auditor, reported that the work on the improvements was proceeding as rapidly as probable, and that there were several items of work not included in the specifications which they deemed necessary and ordered the Auditor to do, and which should have been paid for as follows: Cement $23.00, Brick $25.00, siding $10.00, roofing, etc., and general, $23.00, or the whole at the cost of $32.00 or the unexhausting of the quarry alone of $8.00. On motion by vote of the Board, the action of the Committee as to the amount was ratified and approved, but as to the other items the Board being of opinion, that the unexhausting of the quarry at the cost of $32.00 would be all that is necessary to be done at present, directed the Committee to have it done.

On motion by unanimous vote of the Board, the letter of the Board is ordered to be printed and sent to the town of Harrisonburg for the purpose of obtaining a notice to the stockholders of the Bank of Rockingham, that since the 10th of September, 1879, to present the same to the Treasurer of Rockingham County for payment not later than December 1st, 1879, and that the bonds on said stock shall be sold at the same date, and the Treasurer is ordered to pay said bonds together with the account subject to the date of payment, as soon as funds are available for said purpose.

The Committee on the erection of a drinking fountain near the courthouse square not being ready, werekindled.

The following accounts against the county of Rockingham were presented, examined and ordered paid by unanimous vote of the Board:

- J. M. Aldering, $6.05
- J. A. Hardy, $0.00
- J. W. Smith, $2.00
- J. W. McNeely, $0.50
- J. J. Hardy, $0.50
- J. D. R. Crowder, $0.00
- John B. Ruhle, $0.75
- J. F. Auger, $7.60

The bill in the amount of $10.00 in favor of Thomas Alston, was paid.

The Committee adjourned.

[Signature]

[Signature]

[Signature]

[Signature]
The following Claims for Sheep killed re., were presented, examined and allowed by the Court: some on motion by a majority vote of the Board, all others on the order of the Board. The following are the claims allowed:

- John A. Martin, right, for sheep, 1-9-1833. 100. 103. 17
- Levi Brown, right, for sheep, 19-9-1832. 50.
- Elisha McDonald, right, for sheep, 19-9-1832. 30.
- Levi Brown, right, for sheep, 19-9-1832. 67.

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- Elisha McDonald, right, for sheep, 19-9-1832. 67.
The Board at its last meeting having made an appropriation of $60 to have several indexes made for current road books, suit a view of facilitating the examination of said books, are not being fully advised as to the best mode of making said indexes, and desiring that the same shall be made as accurately as possible for the amount appropriated, at the discretion of the Board to the bounty limit of this county, etc. The request that the court shall enter such order in the premises as in its judgment may seem proper.

G. L. Hedrick, Chairman.

On motion the Board adjourned.
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The following Clause for Sheep killed on some the day specified examined and on motion by Lucullus Porter of the road the said order in abeyance the said order is affirmed and sum of £20.00 paid payable out of the County Levy for the year 1879.

The County Court of this County having Certified to this Board an additional assessment of £20.00 to pay said damages for the matter of the Pinkerton of 1st. J. McCall others. On motion by Lucullus Porter the said order is affirmed and sum of £20.00 paid payable out of the County Levy for the year 1879.

On motion by vote of the Board, Major Thomas D. etc. are ordered to present at.
Perry A. Hoage

864.0x1296.0

The following Accounts against the county of Rockingham were found to be correct and in order by the Committee on the said account for the year 1877.

<table>
<thead>
<tr>
<th>Account</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Registration Clerk</td>
<td>$6.50</td>
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<tr>
<td>U.S. Register</td>
<td>$10.40</td>
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<tr>
<td>Rockingham Ex. Clerk</td>
<td>$102.38</td>
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<td>Clerk</td>
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On motion by Mr. Hoage, the accounts on the above are ordered to be paid.

On motion by Mr. Hoage, the accounts of the county of Rockingham, including the accounts of the Register, U.S. Register, Clerk, and Clerk, are ordered to be paid.

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In the matter of the purchase of Mr. Doughty for the allowance of the bounty, the Board being
present, the said submission for the same, and Mr. J.C. Amos being the bonds held, the
amount of the same was recorded at nine.

On motion by unanimous vote of the Board, the ballot of the Board is ordered to meet at 9 a.m.
Fred. Doughty, as they shall discuss, enter today, to comply with his contract in the matter of
allowance. He deems the said deed with the said deed, and the Board with the said deed, for
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The following Accounts against the County of Rockingham, were presented and examined by the order of the Board, and the following resolution ordered to be printed upon the back of the County Warrant for the year 1879:

Mr. Washington & R. McCoy, for furnishing the electric apparatus at the Almshouse, at such time as the warrant will permit such work.

In motion by Mr.一轮, the Board, Mr. John R. Bridges, was appointed to have the electric apparatus from the jail yard.

The following Copy of a Decree of the circuit court of this county, was presented and examined, and on motion by Mr.一轮, the same was ordered to be printed upon the warrant in the following:

In the circuit court of Rockingham county, October Term, 1879, the defendants were ordered to pay $30, in addition to the costs.
The following agreement between the Council of Her Majesty's officers & the Manley Mfg. Co. of this day entered, on motion of Mr. Thomas, by unanimous vote of the Board.

The same is ordered to be signed, & as follows:

To the Board of Supervisors of Rockingham County:

The matter of Rockingham County, & an account with the Manley Manufacturing Company.

The record of the judgement against the Manley Manufacturing Company has been continued between Council & the plaintiff Messrs. P. R. Rollo & Marti. The judgement for the Manley Mfg. Co. in the amount of $12,000.00 is reversed by the judgement of the Court of Chancery. The court is ordered to have the record of the judgement of the Court of Chancery reversed.

The judgement of the Court of Chancery is reversed & the judgement of the courts of Chancery is reversed.

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The judgement of the Court of Chancery is reversed & the judgement of the courts of Chancery is reversed.
The Honorable Court of Rockingham County, having adjourned to the Board an Affidavit of 1832 to say how much damage, or construction of a public road on the County or State sides, etc. On motion, the minutes of the Board read and order of the meeting read, and the minutes taken, payable out of the county bye for the year 1832, and to be included in the estimate of expenses for said year.

On motion, the Board adjourned.

[Signature]

On motion, the Board adjourned.

S. L. Hilliard, Chairman.

A. W. Wise, Ashby, District.

Frank R. Kentville, Kentville District.

David Henry, Louisburg District.

John D. Martin, Plains District.

The following accounts against the County of Rockingham, were presented, examined, and approved. On motion, the order on motion, by unanimous vote of the Board, allowed. The original of this Board is ordered to issue Warrants upon the Treasurer of the county for the payment of the same to the parties entitled thereto out of the county bye for the year 1832:

<table>
<thead>
<tr>
<th>Amount</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>$21.50</td>
<td>Services</td>
</tr>
<tr>
<td>$3.50</td>
<td>Supplies</td>
</tr>
<tr>
<td>$3.80</td>
<td>Supplies</td>
</tr>
<tr>
<td>$9.83</td>
<td>Services</td>
</tr>
<tr>
<td>$4.50</td>
<td>Services</td>
</tr>
<tr>
<td>$70</td>
<td>Services</td>
</tr>
<tr>
<td>$527.25</td>
<td>Services</td>
</tr>
<tr>
<td>$427.25</td>
<td>Supplies</td>
</tr>
</tbody>
</table>

The following accounts for labor, material, etc., were presented, examined, approved, and allowed:

<table>
<thead>
<tr>
<th>Amount</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2,267</td>
<td>Services</td>
</tr>
<tr>
<td>$527.25</td>
<td>Services</td>
</tr>
<tr>
<td>$427.25</td>
<td>Supplies</td>
</tr>
<tr>
<td>$527.25</td>
<td>Supplies</td>
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</tbody>
</table>

The following resolution was adopted by the following recorded vote: Byers, Wise, Martin, Hilliard, Wise, Mr. Henry, Mr. Kentville, Mr. Martin, declining to vote.

"Be it resolved, that we are willing to accept and take control and charge of the county of Rockingham, the intent of the State of Virginia, we make this vote in the
The following is a copy of a letter written from Mr. H. H. H. McRae in reply to a request for the return of the lands, dated on December 2, 1895, sent to the President of the Board of Supervisors:

H. H. H. McRae, President

Dear Sir: The several committees of the Board of Supervisors will see that the difference for the assessment of any particular upon the lands sold by the Board of Supervisors, may be sent to:

Sincerely,
M. H. H. McRae, President

On motion, the Board adjourned.

C. L. H. H. McRae, President

Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, there was: present, at the Court House, present, at the Court House, present, at the Court House.

Present: J. H. H. H. McRae, Chairman, 3rd District; C. L. H. H. McRae, 4th District; E. A. H. H. McRae, 5th District; D. H. H. H. McRae, 6th District; J. H. H. H. McRae, 7th District.

The Minutes of the last meeting were read and approved.

The Committee to the Alum was met, and report was made.

The Committee on Providing Fountain was continued.

In matters of the purchase of filling cans for the Alum House, the committee was appointed, and a Committee to purchase the Alum House, present, at the Court House, present, at the Court House, present, at the Court House, present, at the Court House.

The purchase of said cans was made, and the report was made to the Board. It was agreed that the Board would purchase the Alum House for the sum of $2,500, payable $500 in 1896, and the remainder in 1897, payable at the Court House, present, at the Court House, present, at the Court House, present, at the Court House.

The Board, in the name of the Board, is authorized to sign the contract with the said Alum House Construction Company, for the furnishing of the said cans of oil as more particularly set out in the said contract.

The Rock House and Racket Company, through its Attorney, Mr. H. H. H. McRae, having this day made application to the Board for the payment of the balance due at said contract, this Board, after considering the application of Mr. H. H. H. McRae, the Board, in the name of the Board, is authorized to pay the said amount due, and the said Alum House Construction Company, for the furnishing of the said cans of oil, as more particularly set out in the said contract.
The following account against County of Richland for time and labor, was presented and allowed, and approved by the Clerk, on motion by unanimous vote of the Board, the same are allowed, and the order of the Board is ordered to issue warrants in favor of the Treasurer of the County for the payment of the same to the party entitled thereto, out of the County Fund for the year 1879. (Signed) E. B. Aldrich, Clerk. 1st District Rent Roll for Treasurer office.

This account is for labor, for which no warrants were presented and allowed, and approved by the Clerk, on motion by unanimous vote of the Board, the same are allowed, and the order of the Board is ordered to issue warrants in favor of the Treasurer of the County for the payment of the same to the party entitled thereto, out of the County Fund for the year 1879.

The following account against County of Richland for time and labor, was presented and allowed, and approved by the Clerk, on motion by unanimous vote of the Board, the same are allowed, and the order of the Board is ordered to issue warrants in favor of the Treasurer of the County for the payment of the same to the party entitled thereto, out of the County Fund for the year 1879.

The following account against County of Richland for time and labor, was presented and allowed, and approved by the Clerk, on motion by unanimous vote of the Board, the same are allowed, and the order of the Board is ordered to issue warrants in favor of the Treasurer of the County for the payment of the same to the party entitled thereto, out of the County Fund for the year 1879.

The following account against County of Richland for time and labor, was presented and allowed, and approved by the Clerk, on motion by unanimous vote of the Board, the same are allowed, and the order of the Board is ordered to issue warrants in favor of the Treasurer of the County for the payment of the same to the party entitled thereto, out of the County Fund for the year 1879.
The following account against the county of Rockingham, was presented, examined, considered, and unanimously ordered by vote of the Board to be allowed and the same, in consideration for payment of the sum of $2.00 out of the income of the county for the year 1879, to be paid to the party or parties entitled thereto:

- E. J. Miller
  2.00

- Robert Redman
  2.00

- Dr. G. H. Edwards
  2.00

- Dr. J. H. Brown
  2.00

- R. J. H. Robertson
  2.00

- J. B. Parker
  2.00

- J. M. Brown
  2.00

In the matter of the account of E. J. Miller, M.D. for $2.00, the Board after hearing testimony being of opinion that it was not necessary to allow, or for the payment of the sum of $2.00, as set out above, were allowed in said bill.

The Board adjourned.

J. L. Hedrick, Chairman.
Mr. D. B. S. Bevier, acting as agent for the Ladies, having paid the sum of $750.00 to said Hall in the year 1878 for rent of said Hall, is entitled to have the rent for that year paid. The amount of $750.00 is due from said Hall to said Ladies. This amount is payable in the order of the Ladies and shall be paid to them in the order of their payment. The said Ladies are entitled to receive the rent for said Hall, and they hereby give their consent for the payment of said rent.
on motion, the bond adjourned.

On motion, by 8½ of the Board, it is resolved that the rate of said bond for five years shall be 6½% and that all descendents by whom bonds shall be purchased

On motion, the bond adjourned.

In the matter of the lease of the Assembly Hall in the New County House, the
having been too sick filed, and one of the said bids was not opened for the reason that it
had not been filed in accordance with the requirements of the advertisement, and the Court
therefore provisionally awarded the construction work to the lowest bid not
in the advertisement. On protest by one of the parties, the General Assembly was requested to apply to the Board of
Supervisors, and the Board of Supervisors was ordered to enter into an agreement with said builder in
accordance therewith, which was done accordingly, and said agreement is reduced to
force when the Minister of the Road and in as follows:
This agreement made the 23d day of April 1859, between the Board of Supervisors of
Richmond County, the first part, and John B. Johnson, the second part, Witnesseth
that in pursuance of the provisions hereinafter set forth, the parties of the first part
agree to engage and employ the party of the second part as its agent to have charge
and control of the construction of said road, and its improvements, as herein set forth,
from and after the first day of May 1859, until terminated by said party under the
terms herein set forth. The said agreement hereby given said Johnson shall be only
to the purpose of making all needful arrangements with others dealing with said
road and controlling the collection from all users thereon of all charges or receipts
as said Johnson may contract with them to be paid for the use of said road, it being
expressly understood that said marks debtors or contractors of rental, the said Johnson
is in no case to contract with any person or firm dealing with the use of said
road to guarantee him or their any stated amount. It is further understood
that all contracts so made by said Johnson shall be made subject to the provisions
now existing by order of the said Board of Supervisors, or which may hereafter
be made by said Board, as to the fees and rental of public places
by the citizens of Richmond County. The said Johnson is to have supervision
of said road and plain under any contract made with him and is to
oversee care of the said road and property therein to prevent, as far as
practicable, any injury thereto. The parties of the first part agrees to pay said
Johnson the sum of one hundred and fifty cents for each mile the said
road is open under a contract with said Johnson. Provided the net receipts to said
Board for each mile is not less than $1.00, but for any eight such roads
is open under contract with said Johnson the net receipts to said Board do not
exceed $1.00, said Johnson is to receive nothing for each mile. The said Johnson
is to make a monthly settlement with the said Board of Supervisors of an for
his operations under this contract,
the said 10th of April, on its part agrees to act as agent for the parties
of the first part when the terms above set forth and agrees to enforce but with
diligence in the vicinity of 1,000 in the faithful performance of this contract.
It is further understood and agreed that the Contract may be terminated at
any time by either party giving notice at least thirty days notice thereof to the
other party, which is further understood that said Johnson shall not act
under this agreement until he shall have held with the Board of the said
Board of Supervisors, the said board with the auditor, which he shall do prior to May
1859. It is further understood and agreed between the parties that no one
can shall said Johnson cease said shall for less than ten nor or may
therein be disposed by the said Board except in Cases of foreign tender
or precision. At which time the said Johnson may have the remittance charge as rental
The town of 850 for each pound as was promised by said Board, or he may Content to set 100 times ten pounds, or the basis of a certain law, all of the above record for each pound.

Given under our hand this 31st day of April 1790.

The Board of Insurers of Richmond County

[Names]

H. E. Brenton

The presence of the County this day produced before the Board, a number of persons payable at land, farms, issued sometime since, and the Board being of opinion that the same should be paid to the parties entitled thereto as far as it is possible to do so. On motion by James Hiss, in the name of the Board, it is ordered that persons at the amount of the subject of the Board be paid to the parties entitled thereto as far as it is possible to do, and the Board asked to the names of said persons to be determined.

The following is the list of persons for whom the Board of Insurers of Richmond County, made a list of said persons to the names of the Board.

1. Robert Nicholas, tavern on Ball's River. 125.
2. Jacob Jenkins, tavern on Ball's River. 25.
5. John Finger. 25.

The following is the list of persons for whom the Board of Insurers of Richmond County, made a list of said persons to the names of the Board.

1. John McCullough. 25.
2. Jacob Jenkins. 25.
5. John Finger. 25.

It appearing to the Board that a part of the Scenery in the Assembly hall in the New Court House of this County, has been cut and otherwise defaced on motion by unanimous vote of the Board, a warrant for the arrest and conviction of the person or persons found guilty of said offense, and the board of this Board is ordered to give notice of the act of the Board by having printed and posted fifty hand bills.
The County Court of this County having Certified to this Board an appropriation of $321.25 to pay the cost of the fence along the line of the road, made by the Board, aforesaid, on the date of the 22nd of June, 1899, on motion by unanimous vote of the Board, said order is approved and said sum of $321.25 is appropriated payable out of the county levy for the year 1899.

On motion, the same adjourned.

L. L. Hedrick, Chair.

Providence, at a meeting of the Board of Supervisors of Rockingham County, held at the court house, Tuesday, 7th instant, adjourned to Monday, May 12, 1901.

Present: L. L. Hedrick, Chairman, Stonewall District.
A. H. White, Ashley District.
J. F. McEntire, Kentville District.
David Mebane, Louisa District.
John S. Martin, Linville District.

The County Court of this County having Certified to this Board an appropriation of $140.00 to pay the cost of the Public Road constructed by H. J. West and others, on motion by unanimous vote of the Board, said order is approved and said sum of $140.00 is appropriated payable out of the county levy for the year 1901, and to be included in the estimate of expenses for said year.

The County Court of this County having Certified to this Board an appropriation of $329.25 to pay the cost of the fence along the line of the road made by the Board, aforesaid, on the date of the 22nd of June, 1899, on motion by unanimous vote of the Board, said order is approved and said sum of $329.25 is appropriated payable out of the county levy for the year 1900, and to be included in the estimate of expenses for said year.

The County Court of this County having Certified to this Board an appropriation of $25.00 to p. R. Davis, for the labor and materials used in the construction of a public road, said road established on the line of the road described in the order of the Board, aforesaid, on motion by unanimous vote of the Board, said order is approved and said sum of $25.00 is appropriated payable out of the county levy for the year 1899.

It appearing to the Board that owing to the change of the fence around the jail yard, it will be necessary to construct a new fence immediately next.
of the new jail and to lay a new pavement from the rear Driveway to Exeter Street and also to make a drain to the pavement on east side of Exeter Street. On motion by treasurer vote of the Board it was ordered that said work be done the bond for the same to be sworn by the county of Rockingham and the town of Newmarket.

On motion by treasurer vote of the Board the Committee to the jail are instructed to have the front fork at the new jail and the front fence around the jail yard finished.

On motion the Board adjourned. L. Gefricht, Chairman.

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House (County Court House Office) on Monday, June 1, 1913.

Present: L. Gefricht, Chairman, Stonewall District
A. W. Means, Soldier District
David H. Means, Middle District
David H. Means, Lower District and John L. Marcy, Plains District.

The minutes of the last meeting were read and approved.

The Committee of the jail who were directed at the last meeting of the board to have the front fence up around the jail and the same fence around the jail yard finished, this day submitted the bill for said work and L. Gefricht being the county auditor the Auditor for the same was awarded to him.

The following accounts against the county of Rockingham together with a list of the duties, bonds, and examinations of Electors as added by the Board at the Board of the Election held on Thursday, May 24, 1913, they were examined by the Board and approved to be correct were the following...
The following claims for Chief Killer re were presented examined and allowed by the proper parties.

The aggregate of the claims was as follows:

[Details of claims and amounts]

The claimant's name was John M. Miller.

[Further details of the claims and proceedings]

The claimant's name was John M. Miller.

[Additional details and signatures]

The claimant's name was John M. Miller.

[Additional details and signatures]

The claimant's name was John M. Miller.

[Additional details and signatures]

The claimant's name was John M. Miller.

[Additional details and signatures]

The claimant's name was John M. Miller.

[Additional details and signatures]
It appearing to the Board, that the sum of six hundred and five dollars ($655.00) will suffice on
the 15th day of this month, and $500.00 of the insurance on the same date will suffice June 25, 1940. And the Board being of opinion that the insurance upon the said door is inadequate. On motion by vote of the Board (J.M. Gilbert voting in the negative), it is ordered
that the insurance on said door shall be increased to $750.00 so that the same be for
the term of four years, and that the insurance on the said door be secured by the following:
Said said insurance to be furnished by a reliable and honest company, to take effect
from the date of the execution of the present bonds, viz. on the 14th day of the month
and to continue for a period of four years from said date respectively, to be afforded by the board at a
rate to be set by the said insurance company. Can be formed from the Companies of the said
and in the said town, stability being assured and duly licensed to embrace the business of fire insurance in
the town. And after sometime Mr. Gilbert opposed before the Board was submitted,
the policy of the Companies in which the said said insurance, which on motion
by vote of the Board was approved. And the Board of this bond is ordered to issue
to Mr. J.M. Gilbert a warrant for the payment of the sum of
$655.00 in payment of the premiums upon said policy, payable out of the town
for the year 1940.

...
be allowed anything additional. On motion by unanimous vote of the Board it is ordered that the same be paid out of the sum of $32.25 and the balance of the sum of $32.25 is ordered to be paid out of the sum of $32.25 for the payment of the same out of the bounty levy for the year 1897.

On motion by unanimous vote of the Board, the committee to the jail is instructed to turn a metal coffin on the infant found in the jail.

The following accounts against the County of Rockingham, forage purchased, are herewith submitted to the Board for payment by vote of the Board: The same are allowed to the State ordered to be paid out of the treasurer of this county for the payment of the same out of the bounty levy for the year 1897.

[List of accounts and amounts]

The following claim for damage to roads were presented, are allowed and ordered to be paid out of the bounty levy for the year 1897 and the balance of this claim is ordered to be paid out of the treasurer of the county for the payment of the same out of the bounty levy for the year 1897.

[List of accounts and amounts]

[Signature] Charles R. Feurling, Sheriff.
[Signature] Deputy Sheriff.

[Signature] County Clerk.
of Petworth for killing two horses, for incumbrance to the use of the tenants. The tenant by a unanimous vote of the Board, the same is allowed payable out of the Bag worth fund for the year 1879, and the Board of the Board is ordered to issue a receipt subject to the Treasury of the county of the payment of the same out of the Bag worth fund, for the year 1879.

The county limit of the county having certified to the Board, allowance to the county for the same, is 57 acres, as内的 damaged, by fire, and as such, having entered order of said limit, the same is allowed payable out of the Bag worth fund for the year 1879, and the Board of the Board is ordered to issue a receipt subject to the Treasury of the county of the payment of the same out of the county fund for the year 1879, viz: 57 acres.

<table>
<thead>
<tr>
<th>Name of Acre</th>
<th>Number of Acres</th>
<th>Warden of the</th>
<th>Number of Acres</th>
<th>Warden of the</th>
</tr>
</thead>
<tbody>
<tr>
<td>274</td>
<td>154</td>
<td>E. A. Moore</td>
<td>169</td>
<td>D. M. Bowyer</td>
</tr>
<tr>
<td>275</td>
<td>165</td>
<td>J. A. Brown</td>
<td>157</td>
<td>C. W. Richardson</td>
</tr>
<tr>
<td>276</td>
<td>134</td>
<td>J. A. Brown</td>
<td>149</td>
<td>J. P. Richardson</td>
</tr>
<tr>
<td>277</td>
<td>136</td>
<td>J. A. Brown</td>
<td>149</td>
<td>J. P. Richardson</td>
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<tr>
<td>278</td>
<td>136</td>
<td>J. A. Brown</td>
<td>149</td>
<td>J. P. Richardson</td>
</tr>
<tr>
<td>279</td>
<td>136</td>
<td>J. A. Brown</td>
<td>149</td>
<td>J. P. Richardson</td>
</tr>
</tbody>
</table>

The Board of the Board, having certified to the Board, allowance as 976.8 acres, and as such, having entered order of said limit, the same is allowed payable out of the county fund for the year 1879, and it is included in the estimate of expenses for said year, and half-payable Dec. 1, 1879, the other July 1, 1878.

The Board of the Board, having certified to the Board, allowance as 976.8 acres, and as such, having entered order of said limit, the same is allowed payable out of the county fund for the year 1879, and it is included in the estimate of expenses for said year, and half-payable Dec. 1, 1879, the other July 1, 1878.
On motion by preannounced vote of the Board, the allowances to the officers of the County for Public Services for the year ending June 30, 1901, were made as hereinafter.

- Sheriff for Public Services $450.00
- Clerk of Public Records $25.00
- Clerk of Court $60.00
- Register $60.00
- Dauphine, Park, &c. for Treasurer $50.00
- Clerk of County Court $25.00
- Justice in civil court for year ending June 30, 1901 $25.00
- Salary of Judge of County Court for year ending Dec. 31, 1901 $700.00
- Clerk of County Court for examination of County Records $30.00
- Commissioner of the Inside extending County School Line $100.00
- Justice at land office for year ending June 30, 1901 $420.00

Total: $1,249.00
On motion by unanimous vote of the Board, the Board doth lay a levy of fifteen cents on each one hundred dollars of the assessed value of all real estate and personal property in the County of Pulaski, and upon all the real estate, franchises, rights and franchises of all railroads passing through this county (except those exempt by law) and upon all the real estate and personal property of all telegraph lines passing through the said county, as provided for under acts of the General Assembly of Virginia, to say the interest and purchase a league both of the bonded indebtedness of the county and the franchises of the county are ordered to be laid the same.

On the motion of W. H. Steele, Supervisor for Dickson Magisterial District, by unanimous vote of the Board, the Board doth lay a levy of fifteen cents on each one hundred dollars of the assessed value of all real estate and personal property in the County of Pulaski, and upon all the real estate, franchises, rights and franchises of all railroads passing through said district (except those exempt by law) and upon all the real estate and personal property of all telegraph lines passing through the said district as provided for under acts of the General Assembly of Virginia, for District School purposes in said district for the year ending June 30, 1901 and the treasurer of this county is ordered to collect the same.
and the Treasurer of this County is ordered to collect the same.

On the motion of David Kinder, Deputy for Lunenburg County, by unanimous vote of the Board, the Board doth lay a levy of twelve cents (12¢) on each one hundred ($100) dollar, of the assessed value of all Real Estate and Personal Property in said Lunenburg District and after all the Real Estate, Deeds, Depots, Defects, Defect Bonds, or of all railway lines passing through said District except three thousand ($3,000) dollars, and after all the Real Estate and personal property of all Telegraph lines passing through the said District as provided for under act of the General Assembly of Virginia, for District School purposes in said District for the year ending June 30, 1903, and the Treasurer of this County is ordered to collect the same.

On the motion of John H. Morgan, Deputy for Senior Magisterial District, by unanimous vote of the Board, the Board doth lay a levy of ten cents (10¢) on each one hundred ($100) dollar, of the assessed value of all Real Estate and Personal Property in said Senior District, and after all the Real Estate, Deeds, Defects, Defect Bonds, or of all railway lines passing through said District except three thousand ($3,000) dollars, and after all the Real Estate and personal property of all Telegraph lines passing through the said District as provided for under act of the General Assembly of Virginia, for District School purposes in said District for the year ending June 30, 1903, and the Treasurer of this County is ordered to collect the same.

On motion by unanimous vote of the Board, the Board doth lay a levy of ten cents (10¢) on each one hundred ($100) dollar, of the assessed value of all Real Estate and Personal Property in Senior Magisterial District, and after all the Real Estate, Deeds, Defects, Defect Bonds, or of all railway lines passing through said District except three thousand ($3,000) dollars, and after all the Real Estate and personal property of all Telegraph lines passing through the said District as provided for under act of the General Assembly of Virginia, for District School purposes in said District for the year ending June 30, 1903, and the Treasurer of this County is ordered to collect the same.

On motion by the Vote of the Board, the Authority of the town of Kilmarnock are granted the use of the room in the Norfowick portion of the Court house for holding elections on July 26, 1903.

On motion the Board adjourned.

W. L. Hedrick, Chairman.
Virginia, 1st a Meeting of the Board of Inspectors, of Rockingham County, held at the Court House, Tuesday, (Court House Office), on Tuesday July 24, 1849.

Present: Mr. Shadrack, Chairman, Stonewall District. A.W. Walker, Labour District, Frank A. Atwood, Central District, David Magner, Fauquier District, and John D. Marcy, Claris District.

The following accounts against the County of Rockingham were presented, examined, and approved to the Court. On motion a unanimous vote of the Board the same are allowed, and the debtor is ordered to issue warrants before the Treasurer of the County for the payment of the same, to the parties entitled. Truest of the County, for the year 1849, viz:

- Charles L Matthews, Tate and Smith, at County Jail - $1.35
- John J Koontz, Washing, blacking, blanket and bedding, O.C. Nash, et al. - $5.00
- W.E. Bower, Iss. for Treasurer's and County Debts, Office for 16, $6.66 - $17.61
- A. C. Abner, Iss. for the Court House, Office for 10, $2.00 - $10.50
- H. Bower, Iss. for Tobacco, for Treasurer's and County Debts, Office for 20, $2.00 - $40.00
- Mr. John D. Marcy, Inspector for Claris District, in this County, having requested that the District School for said District he made 12 on the 1st of May, 1849, but at the time of the sale, there was no person to take the same, the debtors of the County, for the said District, for 1849, $30.00

Mr. John D. Marcy, Inspector for Claris District, in this County, having requested that the District School for said District be made 12 on the 1st of May, 1849. But at the time of the sale, there was no person to take the same, the debtors of the County, for the said District, for 1849, $30.00

The truest of the County, for the year ending June 30, 1849, for the said District, for the year ending June 30, 1849, $30.00

The Board having met for the purpose of examining the Accounts of the Treasurer of this County, for the year 1849, and after examining the same, the Board is directed to approve the same, and to adjourn the Board.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House, Tuesday, (County Court House Office) on Monday July 23, 1800.

Present: W. S. Hadden, chairman, Stonewall District.
R. M. Ulric, Bobby District.
Frank, R. Hadden, Central District.
David Henzer, Linville District, and John R. Marty, Plains District.

Treasury. The Supervisors for the Treasury, for the County of Rockingham, reported to the Board that he had examined and settled the accounts of Solomon Minor, Treasurer of the County for said District, for the year ending June 30, 1800, and finds the same correct and that said Treasurer has the funds in balance of $122.56. On motion by unanimous vote of the Board the same is approved, and the said Treasurer is ordered to retain that amount in his hands toward the support of the Board for the ensuing year, and account for same in final settlement.

R. M. Ulric, Supervisor for Bobby, Magisterial District, reported to the Board that he had examined and settled the account of John H. Warner, Treasurer of the County for said District, for the year ending June 30, 1800, and finds the same correct and that said Treasurer has the funds in balance of $74.65. On motion by unanimous vote of the Board said fund is allowed and the balance of the fund is ordered to issue a warrant on the Treasurer of the County, for the said sum of $74.65 payable to the said Treasurer, out of the County Treasury for the year 1800.

John R. Marty, Treasurer of the County for Plains, Magisterial District, reported to the Board that he had examined and settled the account of Charles F. Cross, Treasurer of the County for said District, for the year ending June 30, 1800, and finds the same correct and that said Treasurer has the funds in balance of $20.63. On motion by unanimous vote of the Board said fund is allowed and the balance of the fund is ordered to issue a warrant on the Treasurer of the County for the payment of said sum of $20.63 to the said Treasurer out of the County Treasury for the year 1800.
The County Clerk, Mr. C. K. Hovde, presented a report to the Board, stating that the county had settled the accounts of earlier years. The Board approved the report, and the accounts were closed.

The motion was carried, and the Board adjourned.

C. K. Hovde
Chairman
The following accounts against the County of Rockingham were presented, examined, and on motion by unanimous vote of the Board, were allowed, and the liber of the Board is ordered to issue a warrant for the payment of the same. The Board also ordered that warrants be issued for the remaining balance due from the County's previous year's account for same in his next settlement.

The following accounts against the County of Rockingham were presented, examined, and on motion by unanimous vote of the Board, were allowed, and the liber of the Board is ordered to issue a warrant for the payment of the same. The Board also ordered that warrants be issued for the remaining balance due from the County's previous year's account for same in his next settlement.

The liber of E. H. Martin for Algebra, amounting to the sum of $132.25, presented, examined, and approved, and was allowed, and the liber of the Board is ordered to issue a warrant for the payment of the same. The Board also ordered that warrants be issued for the remaining balance due from the County's previous year's account for same in his next settlement.

The Board further ordered that warrants be issued for the remaining balance due from the County's previous year's account for same in his next settlement.
**Statement of Kentucky County and District**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Reaporter &amp; Gauntty</td>
<td>39 73</td>
</tr>
<tr>
<td>County Reaporter &amp; Gauntty</td>
<td>2,360.635</td>
</tr>
<tr>
<td>Reaporter &amp; Gauntty</td>
<td>381.70</td>
</tr>
<tr>
<td>Reaporter &amp; Gauntty</td>
<td>8.3</td>
</tr>
<tr>
<td>Reaporter &amp; Gauntty</td>
<td>162.70</td>
</tr>
<tr>
<td>Reaporter &amp; Gauntty</td>
<td>56 56</td>
</tr>
<tr>
<td>Reaporter &amp; Gauntty</td>
<td>45 60</td>
</tr>
</tbody>
</table>

**Balance due Treasurer**

341 1/2 1/2 8/36 17

By amount Kentucky County paid during the year:

- Clerk J. M. Cotter, Judge of the County Court: 16376 70
- Clerk John B. Cotter, Judge of the County Court: 387 67
- Clerk John B. Cotter, Judge of the County Court: 941 48
- Clerk John B. Cotter, Judge of the County Court: 514 76
- Clerk John B. Cotter, Judge of the County Court: 130 74
- Clerk John B. Cotter, Judge of the County Court: 200 72
- Clerk John B. Cotter, Judge of the County Court: 114 51
- Clerk John B. Cotter, Judge of the County Court: 8 16
- Clerk John B. Cotter, Judge of the County Court: 7 79
- Clerk John B. Cotter, Judge of the County Court: 375 67
- Clerk John B. Cotter, Judge of the County Court: 9 59

The above statement was this day presented to the undersigned, member of the Board of Supervisors of said County, examined with the proper vouchers thereto attached, and is ordered paid, and the balance referred to the Clerk of said Board.

[Signature]

Clerk of the Board

**Statement of Kentucky County and District**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Reaporter &amp; Gauntty</td>
<td>364 97</td>
</tr>
<tr>
<td>County Reaporter &amp; Gauntty</td>
<td>118 16/24 94</td>
</tr>
</tbody>
</table>

By amount Kentucky County paid during the year:

- Delinquent & Gauntty                                                     | 1761 96
- Delinquent & Gauntty                                                     | 53 29
- Delinquent & Gauntty                                                     | 7 30
- Delinquent & Gauntty                                                     | 33 65
- Delinquent & Gauntty                                                     | 633 76

The above statement was this day presented before the undersigned, member of the Board of Supervisors of said County, examined with the proper vouchers thereto attached, and is ordered paid, and the balance referred to the Clerk of said Board.
of the Board of Supervisors of said County, examined with the proper vouchers, therefore adopted, due signed and ordered to be paid to the Mayor of the Town

A. M. Meece
Chairman
D. Stenberg
Secretary
J. L. Maltby
J. H. McCurdy
J. W. Meece

An extra meeting of the Board of Supervisors of Rockland County was held at the Courthouse, Northfield, at 10 o'clock A.M., Monday, September 19, 1901.

Present: A. H. McCurdy, Chairman; Stonewall District; A. M. Meece, A什 информация, A什 District; J. L. Maltby, Littleton District; and W. W. Meece, District.

The following accounts against the Township of Rockland were presented and on motion by unanimous vote of the Board were ordered:
The Committee at the Alumhouse reported that they intended to call the Board at the front of the school in the Alumhouse, as directed in one of their meetings of this Board at the front of the school. At that meeting, the Board ordered that the Committee was to be given by the Board, in the manner, and on motion by the Board, as follows: 

The County Clerk of this County having certified to this Board an application of $25.00 for the purpose of making repairs to theAdvertiser of a new room, in the building of 'Logan's' P. C. School. On motion, by unanimous vote of the Board, the same is approved, and said sum of $25.00 is appropriated, payable out of the County Fund for the year 1902.

This day, A Commissioners, Fort, and Central Magisterial Districts was made application for the payment of them the amount of $100,000.00, for the purpose of the School, to be collected by the Board, or account of the School's debt on the lands over it, the Treasurer, at the front of the School. That the amount of $100,000.00 was paid to the Board, and the Treasurer, at the front of the School. That the amount of the School's debt on the lands over it, the Treasurer, at the front of the School.

On motion, the Board adjourned.

L. H. Bode, Chairman.

Virginia: At a meeting of the Board of Supervisors of Rockingham County held at the Court House in the Court House Office, on Monday, October 1, 1901.

Present: L. C. Alston, Chairman; John A. Stover, Treasurer; Frank T. Bostick, Central District; David Pearson, Lewisville District; and John S. Marta, Lewis District; Albert A. McKee, Estill District.

The Committee to the Alumhouse reported that they had entered into a contract with John A. Stover, the who (the highest bidder) for the furnishing of the room and storehouse, at the Alumhouse, for the period of five years, and that the sum of $25.00 was paid to the Board, and the same is approved, and it appearing to the Board that the same should be paid, it was included in the vote of the Board, and the same was approved.
The following accounts against the bounty of Blackwells, were presented, examined and allowed by unanimous vote of the Board. The same were allowed and the bonds of the bond is ordered to issue warrants upon the Treasurer of this bounty for the payment of the same. All the bonds are due and payable out of the bounty book for the year 1974. 

<table>
<thead>
<tr>
<th>Amount</th>
<th>Name</th>
<th>Bond Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>34.25</td>
<td>John B. Blackwells</td>
<td>B-01</td>
</tr>
<tr>
<td>6.75</td>
<td>M. P. Blackwells</td>
<td>B-02</td>
</tr>
<tr>
<td>11.83</td>
<td>R. B. Blackwells</td>
<td>B-03</td>
</tr>
<tr>
<td>15.56</td>
<td>J. B. Blackwells</td>
<td>B-04</td>
</tr>
</tbody>
</table>

The following accounts for sheep killed, were presented, examined and allowed to be correct on petition by warrant of the Board. The same were allowed as well as the bonds. All the bonds are due and payable out of the bounty book for the year 1974. 

<table>
<thead>
<tr>
<th>Amount</th>
<th>Name</th>
<th>Bond Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>91.69</td>
<td>J. N. Blackwells</td>
<td>B-01</td>
</tr>
<tr>
<td>12.32</td>
<td>B. A. Blackwells</td>
<td>B-02</td>
</tr>
<tr>
<td>6.74</td>
<td>R. A. Blackwells</td>
<td>B-03</td>
</tr>
<tr>
<td>8.52</td>
<td>J. B. Blackwells</td>
<td>B-04</td>
</tr>
</tbody>
</table>

The following accounts against the bounty of Blackwells, were presented, examined and allowed by unanimous vote of the Board. The same were allowed and the bonds of the bond is ordered to issue warrants upon the Treasurer of this bounty for the payment of the same. All the bonds are due and payable out of the bounty book for the year 1974. 

<table>
<thead>
<tr>
<th>Amount</th>
<th>Name</th>
<th>Bond Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>48.25</td>
<td>John B. Blackwells</td>
<td>B-01</td>
</tr>
<tr>
<td>9.56</td>
<td>M. P. Blackwells</td>
<td>B-02</td>
</tr>
<tr>
<td>12.10</td>
<td>R. B. Blackwells</td>
<td>B-03</td>
</tr>
<tr>
<td>12.10</td>
<td>J. B. Blackwells</td>
<td>B-04</td>
</tr>
</tbody>
</table>

The bounty bonds of this bounty having been certified to the Board on allowance of account of P. M. Blackwells in the sum of $50.00 for sheep furnished by him for Blackwells' farm, Blackwells, the same is allowed out of the bounty book for the year 1974.
The Board of the Town is ordered to issue a warrant for the payment of the sum of $67 to the said J. McMillen out of said fund.

The Committee of the Board, having certified to the Board an appropriation of $67 to pay for the rebuilding and adjoining change in the said dwelling from the said J. McMillen, ordered as the appropriation of $67 from said fund. On motion of the Board, said order is affirmed, and the sum of $67 is acknowledged payable out of the said fund for the year 1901.

The Committee of the Town, having certified to the Board an appropriation of $800 to pay for land, damages, and construction of a Public Park on the Application of J. H. Spofford, ordered as the appropriation of $800 from said fund. On motion of the Board, said order is affirmed, and the sum of $800 is acknowledged payable out of the said fund for the year 1901.

The Town of Citizens of Timnath Magisterial District, having petitioned the Board to have the order entered on the 7th day of September, 1876, relating to lands owned at large in said District to be amended, as to extend over the entire District, and thus having been Amended, the said order is amended as ordered. On motion by vote of the Board, it is ordered, that the Board of the Board gave notice by advertisement in the Timnath Democrat for six consecutive weeks and by hand bills that the meeting be held at the fair ground of the fair town and at such meeting place in the County, that the Board of said order to be held on Monday, November 5th, 1900, take such action, and determine at what time the said order of September 7th, 1876, shall or shall not be amended, so as to extend over all of Timnath District and

If not so amended, to establish more definitely the lines as set forth in the order aforesaid.

Application having been made to the Board by the Fire Companies of the County for the use of the Assembly Hall, free of charge except as to fuel, lights, and the first two nights of each of said Companies the City, to be held for holding and entertainment for raising funds for the use of said Companies, on motion by vote of the Board, said application is granted, upon the following conditions: That application shall be made to the Board a reasonable time before that at which it is desired, and in case of default in carrying out said application, the Board shall have the right to refuse to consider the same. The Board further, that the Company or Companies using said Hall shall exercise the care of the building, and the occupancy thereof.

On motion the Board adjourned.

G. E. Hafner, Chairman.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the court house, Tuesday, November 5, 1912.

Present: R. M. Mecham, Chairman, Stonewall District; W. H. Wilson, Hills District; F. H. Tuten, North District; R. H. Keeler, South District, and John S. Martin, Allen District.

The following accounts against the county of Rockingham were presented, examined, and approved by unanimous vote of the Board present, and the clerk of the Board ordered to pay warrants, when the treasurer of the county for the payment of the same to the parties entitled thereto, also to the文书 of the Board for the payment of the said accounts payable out of the appropriation for the year 1912:

\[\text{Accounts and Warrants}\]

The following accounts for sheep sold, were presented, examined, and approved by the Board, same being paid by unanimous vote of the Board, and the clerk of the Board ordered to pay warrants, when the treasurer of the county for the payment of the same to the parties entitled thereto, also to the文书 of the Board for the payment of the said accounts payable out of the appropriation for the year 1912:

\[\text{Accounts for Sheep Sold}\]

The Treasurer of the Dominion Road Machine Company, to sell to the county of Rockingham, one Portable Paving Machine, now on hand, payable at the sum of $250.00, for which the treasurer of the county for the payment of the same to the parties entitled thereto, also to the文书 of the Board for the payment of the said accounts payable out of the appropriation for the year 1912:

\[\text{Treasurer Account}\]

The county auditor of this county, having certified to the Board an authorization of $4,530.75 for sheep and damages and expenditures at a public meeting on the petition of J. L. Heseltine, filing the same, by unanimous vote of the Board, and said order is approved and has been appropriated, payable out of and to be included in the estimate of expenses for the year 1912.
On motion by unanimous vote of the Board, it is ordered that the Clerk of this Board, as well as John W. Weeks, the Treasurer for the machinery, the several security bonds, at three per cent, on account of the several districts for said work, be seen, as the Committee shall make report thereon.

On motion by unanimous vote of the Board, it is ordered that in relation to the Park, having been made by the Board, that the District shall have sixty days in which to see it at any one time without the consent of the Board.

Walter M. Butler, Agent for the Committee for the setting of the Assembly Hall, this day submitted to the Board, Statement of the amount of the said bill, and one hundred and twenty, showing an excess due to the Company of $120.50, which he had paid over to the Company, and produced his receipt therefor. On motion by vote of the Board the same was approved and adopted.

Application having been made to the Board, by a number of Citizens of Cranwell, Magisterial District, to be named the order entered on the 7th of September, 1876, authorizing three running at large in said District, as to extend over the entire District, and due notice having been given according to law, that said application would be taken up and answered at the next meeting of the Board. The Board having maturely considered said application, on motion by unanimous vote of the Board, it is ordered that the order entered on the 7th of September, 1876, as aforesaid, authorizing the same, be approved. The act of the General Assembly of Virginia, entitled an act relating to engines, and used for the extinguishment of fires, passed January 26, 1866, and the amendment thereof, which said law is hereby amended so as to extend over the whole of said Cranwell Magisterial District, and to three running at large in said District, as the Board of the Board is ordered to have published in the Rockingham Register, a copy of this order and be bound of the act in relation to this matter as may be necessary under the law.

On motion the Board adjourned.

D. L. HEDRICK, Chair.

Virginia, At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, Tuesday, County Court House Office, on Monday, December 3, 1877.

Deputy C. L. Hedrick, Chairman,
Cranwell District.
A. M. White, Delph District, Franklin and Northside Central District.
D. M. Hunger, Delph District, and John L. Marty, Police District.

The following accounts against the County of Rockingham, together with a list of the Judges, Clerk, Commissioners, of Election, and all other bonds, etc., returned by the Clerk, from the call of the returns of the Election held on Tuesday, November 6, 1876, as they were examined by the Board and approved to be correct, were on motion by unanimous vote of the Board.
The text on the image is not legible due to the quality of the image. It appears to be a document with text that is not clearly visible. Without clearer visibility, it is impossible to accurately transcribe the content of this document.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House, Harrisonburg, on Tuesday, December 27, 1793.

Present: L. Kildare, Chairman, Harrison District.
D. McCravey, District; Thaddaeus, Millwood District.
David Mexico, Louisa District; and John S. Marta, Planters District.

The Board of Supervisors having been called together for the purpose of taking into consideration the necessary steps, on the matter of the smallpox fever, which has been reported in this county, and now prevailing in that section of Rockingham County, and the local Board of Health of this county, having recommended an appointment of a physician of sufficient skill to treat the cases of smallpox fever, the Board of Supervisors, in accordance with the advice of the local Board of Health, have appointed Dr. R. Jeffrey of Harrisonburg to act as a physician for the purpose of treating all cases of smallpox fever in this county, and to call and consult with any other physicians that may happen to be brought to this attention during the continuance of said disease in said neighborhood, and to do all things necessary to prevent the spread of the said disease, including the preparation of guard, the furnishing of necessary medicines for the patients, and the necessary provisions, and such as are necessary for the care and protection of said patients, and to attend to the vaccination of all persons ordered by the local Board of Health to be vaccinated in said neighborhood, and the local Board of Health, having recommended that for the service of the said Dr. R. Jeffrey, that he be allowed the sum of $10 per day, paid for his time beginning on November 24, 1793, and to continue until such time as the local Board of Health may deem necessary for the prevention of the spread of said disease.

On motion by L. Kildare, seconded by S. McCravey, the Board adjourned.

Virginia. At a meeting of the Board of Supervisors, of Rockingham County, held at the Court House, Harrisonburg, on Monday, January 7, 1794.

Present: L. Kildare, chairman, Harrison District.
D. McCravey, District; Thaddaeus, Millwood District.
David Mexico, Louisa District; and John S. Marta, Planters District.

The local Board of Health, report that every precaution had been taken to...
The following account against the County of Richmond, was presented, examined and approved by the Court on motion by examination to the County of Richmond, for the year 1900. In
Paul A. Solomon, Clerk, for the Clerk's Office.
Clerk
W. M. Sinkler, Recorder. Rec'd for the Clerk's Office.
Recording Clerk, Recorder.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.

The following account against the County of Richmond, was presented, examined and approved by the Court on motion by examination to the County of Richmond, for the year 1900. In
Paul A. Solomon, Clerk, for the Clerk's Office.
Clerk
W. M. Sinkler, Recorder. Rec'd for the Clerk's Office.
Recording Clerk, Recorder.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.
Recording Clerk, Recorder, Clerk, Solicitor.

On motion by the Clerk of the Board, it is ordered that the order entered at the last meeting of the Board directing that a warrant be issued to the Lincoln Road Machine Company for the sum of One Hundred Dollars be set aside.

On motion by the Clerk of the Board, it is ordered that the warrant issued to the Lincoln Road Machine Company for the sum of One Hundred Dollars be set aside, and that the amount due as of December 31, 1900, for the purchase of one 1/2 HP Portable Road Grinding Plant and Linoleum Machine for the sum of One Hundred Dollars be set aside.
the town of 1300. the pay for the construction of a public road, on the application of Mr. J. Buller, was awarded by unanimous vote of the Board, and said order is affirmed and said sum of 1300 dollars fulfilling out of the levy of the year 1871, and to be included in the estimates of expenses for said year.

the meeting was adjourned. Mr. L. Hendricks, Chairman.

Virginia. at a meeting of the Board of Supervisors of Rockingham county, held at the court house, thereof, on Monday, February 15, 1871.

Present: Mr. L. Hendricks, chairman; Stonewall District; Mr. Ellis, Ashley District; Frank R. Hatfield, Central District; David Newton, Luray District; and Mr. W. McRae, Clarks District.

Dr. A. H. Lefferson, the Superintendent of the small pox hospital, this day appeared before the board, and reported that most of the patients have received care and been discharged, and that only three patients are there. He has discharged eight or nine in the last month, and that the common creed day by day is more or less a necessity, so that the sooner the patient is discharged the sooner he can be returned to his home. He said that he was able to do so, on motion by vote of the board, it was ordered that the bills of Dr. Lefferson be certified until such time as the board of health shall deem it advisable to discharge with him.

The following accounts against the county of Rockingham were presented, examined and approved by unanimous vote of the Board. The same are allowed and the following account is allowed and the bill of the Board is ordered to receive warrants from the Treasurer of the county for the payment of the same to the parties entitled thereto out of the general fund for the year 1871 by:

- Rockingham Register, Printing, stationery. Presented.
  - 10.25
- R. E. Young, Register, County poorhouse. Approved.
  - 34.49
- J. H. Shue, Register, County poorhouse. Approved.
  - 20.90
- J. E. Long, Register, Court of Albemarle. Presented.
  - 5.70
- T. B. Bridgeman, Register, County poorhouse. Approved.
  - 10.95
- Mrs. J. H. Lewis, Register, County poorhouse. Approved.
  - 9.80
- John S. Seaman, Register, County poorhouse. Presented.
  - 31.75
  - 7.50
- Mrs. J. H. Lewis, Stationery, county poorhouse. Approved.
  - 2.90
- Mrs. J. H. Lewis, Stationery, county poorhouse. Approved.
  - 27.75
- T. B. Bridgeman, Register, county poorhouse. Approved.
  - 2.40
- Mrs. J. H. Lewis, Register, county poorhouse. Approved.
  - 18.00
- L. E. Hendricks, Pay of county one night. Presented.
  - 30.00

The following bills for goods, services, or wages, presented, examined, and allowed to the Board, were on motion by unanimous vote of the Board, allowed together with the fees of the officers for seeing the same. Certified and the bills of the Board is ordered to receive warrants from the Treasurer of the county for the payment of the above to the parties entitled thereto out of the
On motion by unanimously vote of the Board, it is ordered that the order entered on the 25th day of February 1900, in the matter of the Personal Action of A. Schell, et al, is so far as the same relates to the right of the said bank be void. The same is hereby set aside and annulled. It appearing to the Board that at the point on said bank property to be made only 25 feet wide that said width will be ample, the ground at said point being convenient therefor.

On motion the Board adjourned.

G. L. Hoddick, Chairman.

Pursuant to a meeting of the Board of Supervisors of Rockingham County held at the present home of the Board of Supervisors, held in the office on Monday, March 1, 1900.

Present: L. H. Hoddick, chairman, Stoneville District.

R. Allie, Holly District.

Frank W. A. Anderson, District.

David Murray, Lebanon District, and John A. McInery, Plains District.

A. M. A. H. Jefferson, reported that all the small pox patients had recovered and were discharged; that the disease experienced by them have been properly disinfectant, it is therefore ordered that the boarders of said Boardman be discontinued.

The following accounts against the County of Rockingham were presented, examined and approved to be correct, were on motion by unanimous vote of the Board allowed, and the Board ordered it seems from want of the Treasurer of the County for the payment of the same to the parties entitled thereto out of the County Liens for the year 1900:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>L. H. Hoddick for services 9 days as special Committee of Board on small be patient</td>
<td>$50.00</td>
</tr>
<tr>
<td>J. M. Marshall for double punch small pox patient</td>
<td>$53.75</td>
</tr>
<tr>
<td>A. M. A. H. Jefferson for decease of Special Physician for small be patient</td>
<td>$22.50</td>
</tr>
<tr>
<td>Samuel Hall, $17.88 for services as boarder, at small pox camp</td>
<td>$36.60</td>
</tr>
<tr>
<td>J. A. Wright, $8.38 for services at county almshouse</td>
<td>$8.38</td>
</tr>
<tr>
<td>W. P. R. DeLaurier, $50.00 for services at county almshouse</td>
<td>$50.00</td>
</tr>
<tr>
<td>Thomas M. Y. Plumbering materials at small be patient</td>
<td>$16.48</td>
</tr>
</tbody>
</table>

The following bills for sick: Killinger, etc., were presented, examined and approved to be correct. were on motion by unanimous vote of the Board allowed, together with the fees of the justices for serving the cause, and the bills of the Board is ordered to issue warrants upon the Treasurer of the County for the payment of the same to the parties entitled thereto out of the county liens for the year 1900. For whole batch of claims $3.29, David A. Niswander, $12.21, W. J. Boudreau, $1.32, Jacob L. White, $7.17. Since
The countyaud of this county having certified to the Board an order appointing the sum of
$5,100.00 for the Construction of two Iron or Steel Bridges over Monthly Creek in this county. On motion
by unanimous vote of the Board, said order is approved and said sum of $5,100.00 appropriated
payable out of the county levy for the year 1901, and to be included in the estimate of expenses for said
year.

The countyaud of this county having certified to the Board an order appointing the sum
of $200.00 for land damages and Construction of a Public Road on the Estate of the
deceased farmer. On motion by unanimous vote of the Board, said order is approved and said
sum of $200.00 appropriated payable out of the county levy for the year 1901, and to be
included in the estimate of expenses of said year.

The clerk of this Board submitted a statement made by him in obedience to an order
of the board, made September 3, 1901, relative to the amount of the delinquent taxes
assessed and levied. It was ordered that the treasurer of this county, that on the
due to several District School and Road Funds, from which it appears that said school
Funds is entitled to $23.50 and the Road Fund is $158.25. It is ordered that the
amounts of said county Funds be paid to the said Funds, the amounts aforesaid, out of
the County funds in his hands.

On motion the Board adjourned.

C. J. M. Hendrick, Chairman.

Virginia, at a meeting of the Board of Supervisors of Rockingham county, held
at the court house thereon (County (lot office) on Monday April 1st 1901.

Present, C. J. Hendrick, Chairman. Stonewall District
R. W. McCreary, Bath District. Frank Pickard. Central District

The following accounts against the county of Rockingham, were presented, examined, and approved, to be levied, upon the motion by unanimous vote
of the Board, allowed, and the clerk ordered to issue warrants for the treasurer
of the county for the payment of the same, to the following entitled Funds out
of the County levy for the year 1901. Virg.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>John Brown, Account of J. Gayle</td>
<td>219.80</td>
</tr>
<tr>
<td>James R. Evans</td>
<td>53.80</td>
</tr>
<tr>
<td>S. M. Pickard</td>
<td>2,335.00</td>
</tr>
<tr>
<td>S. H. Pickard</td>
<td>332.24</td>
</tr>
<tr>
<td>J. M. McLaughlin</td>
<td>5.00</td>
</tr>
<tr>
<td>E. N. Hargis</td>
<td>80.00</td>
</tr>
<tr>
<td>Paul McLaughlin</td>
<td>12.87</td>
</tr>
<tr>
<td>John Brown, Account of J. Gayle</td>
<td>27.00</td>
</tr>
</tbody>
</table>
On motion by unanimous vote of the Board, the Treasurer of the bounty is ordered to transfer the funds from the fund to the bounty fund of the county, the latter fund is sufficient to defray the expenses caused by reason of the small for services in the Eastern part of the county.

This day also, before the Board, Mr. J. B. Higney, and a representative of John Lawrence, Esq., stated that an agreement had been entered into between him for the use of a dwelling house for eight months, but the said tender declined to carry out said contract.

The said Lawrence, Esq., having been held to some necessary delay, by reason of previous arrangements, moved the board to make good the same, and the board have fully heard the statements of all the parties, the representative of John Lawrence, being present and appearing in court. On motion by unanimous vote of the Board, they were allowed the sum of $750 for the full payment of all damages by reason of the agreement aforesaid, which sum the said tender is ordered to pay than at once out of any funds he may have in his hands belonging to the board.

On motion by unanimous vote of the Board, it is ordered that Messrs. L. N. Robideau and Frank K. Stedman, who are hereby appointed for the duty, be, and they are hereby authorized, to have surveyed, entered, and found in the Bounty, the county of Rockingham, each of the sum of one thousand dollars, due to the bounty, at the rate of five per cent on ten per cent, and to become due and payable to the amount of six thousand dollars per year, after one year from June 29, 1911, and the said rate to be paid semi-annually at the office of the Treasurer of said county on the 29th day of December and June. The form of said bonds and coupons shall be in accordance with the form to be hereinafter set out for the receipts from the sale of said bonds, shall be to the number of taking up and paying off what is known as the Railroad debt of the said county of Rockingham, said bonds are secured under the provisions of chapter 20 of the Act of the General Assembly of Virginia, section 1901.

Approved February 28, 1911, and the said Committee are also authorized to advertise in the Rockingham Register and the weekly papers of the neighborhood, in Rockingham, for four consecutive weeks, and to publish other notices within or outside of the county, as they may deem necessary for bonds, bids for the purchase of said bonds, and bids, to be in accordance with the advertisement made to be filed with the Clerk of this Board not later than 5 o'clock on Monday, May 27, 1911, with right to the Board to reject any or all bids.
Whereas the County of Rockingham has out-
standing bonds to the value of $84,800.00 which
have been called in for payment on July 1st, 1917
and whereas it is necessary to refund said indebted-
ness and also to create a sinking fund for its payme-
ting the same at maturity, be it resolved by the
Board that new bonds be issued, payable by
the County of Rockingham, for the said pur-
pose of retiring or refunding the present outstanding
indebtedness, amounting to $84,800.00, known as the
Court House debt, and on motion it is resolved that
the Board be authorized and directed to
advertising for said bonds of the County of Rockingham
amounting to $80,000.00 of the denomination of $100.00
or some multiple thereof, and to bear interest at the
rate of per cent per annum, and to become
due and payable to the amount of the thousand
dollars for each year beginning July 1st, 1920, at
the office of the Treasurer of Rockingham County
for payment which until all year.

Rockingham County
United States of America

State of Oregon,

Pendleton County, March 2nd, 1901.

Under Authority of an Order of the Board of Supervisors of the County of Pendleton, in the State of Oregon, entered on the 29th day of April, 1901, and in conformity with an Act of the General Assembly of Oregon, approved the 29th day of February, 1901. He, the President of the Board of Supervisors of said County and of the Township, being the Board of said County, do hereby certify that the County of Pendleton, by the act of this instrument, is dedicated to the holder of this instrument in the name of the United States, for the use of the United States, as a Post Office, and for such other purposes as shall be authorized by law.

The Board of Supervisors hereby do fix and set apart for the use of the United States, the following premises, to wit: An area of land, bounded as follows, to-wit: On the north by the line of the said county; on the east by the line of the said county; on the south by the line of the said county; and on the west by the line of the said county.

The said premises are hereby dedicated to the use of the United States, for all purposes for which the property is so dedicated, and the same shall be held, used, and retained by the United States, for such purposes as shall be authorized by law.

This instrument was executed by the President of the Board of Supervisors, and by the Secretary of the Board of Supervisors, in the office of the said county, on the 29th day of June, 1901.

[Signature]

President of the Board of Supervisors.

Sec'y of the Board of Supervisors.

The County of Pendleton,

No.

[Signature]

The said premises are hereby dedicated to the use of the United States, for all purposes for which the property is so dedicated, and the same shall be held, used, and retained by the United States, for such purposes as shall be authorized by law.

On Motion by vote of the Board, it is resolved that this instrument be filed with the Secretary of the Board of Supervisors, and that the same be recorded as such.

The Board of Supervisors hereby do fix and set apart for the use of the United States, the following premises, to wit: An area of land, bounded as follows, to-wit: On the north by the line of the said county; on the east by the line of the said county; on the south by the line of the said county; and on the west by the line of the said county.

The said premises are hereby dedicated to the use of the United States, for all purposes for which the property is so dedicated, and the same shall be held, used, and retained by the United States, for such purposes as shall be authorized by law.

This instrument was executed by the President of the Board of Supervisors, and by the Secretary of the Board of Supervisors, in the office of the said county, on the 29th day of June, 1901.

[Signature]

President of the Board of Supervisors.

Sec'y of the Board of Supervisors.

The County of Pendleton,

No.

[Signature]

The said premises are hereby dedicated to the use of the United States, for all purposes for which the property is so dedicated, and the same shall be held, used, and retained by the United States, for such purposes as shall be authorized by law.

On Motion by vote of the Board, it is resolved that this instrument be filed with the Secretary of the Board of Supervisors, and that the same be recorded as such.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the Court House thereon Monday May 6, 1901.

Robert J. Hedrick, Chairman.

The following claims for work done were presented, examined and approved to the board were on motion by unanimous vote of the Board allowed together with the fees of the justices for assessing the same. And the clerk of the Board is ordered to issue warrants upon the treasurers of this county for the payment of the same to the parties in the following amounts:

John J. Parks $10.00
John P. Lucas $17.00
W. C. Boyce $7.00
A. H. Black $12.00
John H. Parks $11.00
E. H. Hanley $8.00
W. H. Brown $3.00
B. W. Crutchfield $2.00
John P. Lucas $10.00
J. H. B. Clutter $27.00
C. M. B. Brown $25.00
W. M. A. Black $25.00
J. H. B. Clutter $27.00
J. L. H. Black $25.00
T. E. Black $25.00
W. H. Black $25.00

The following accounts against the county of Rockingham were presented examined and approved to be correct were on motion by unanimous vote of the Board allowed, and the clerk ordered to issue warrants upon the treasurers of the county for the payment of the same to the parties entitled thereto out of the county fund for this year 1901.

The Harrisonville Electric Light Co. $25.00
The Harrisonville Electric Light Co. for work done $25.00
H. M. Black for two sets of dynamo and lights $25.00
J. H. B. Clutter for residence of E. H. Hanley $2.00
F. H. Parks for work March 5, 1901 for residence of T. W. Boyce $15.00
E. H. Hanley for T. H. Black $25.00
D. H. Black for residence of A. H. Black $15.00

The bounty limit of the bounty having amounted to this Board an appropriation of $100.00 to pay land premiums and construction of a public road on the property of H. H. Williams in May. On coming the determination of the Board, the same is allowed for said amount. This report is payable out of the bounty levy for the year 1901 and will be included in the estimate of expenses for said year.

The bounty limit of the bounty having amounted to this Board an appropriation of $100.00 to pay land premiums and construction of a public road on the property of H. H. Williams in May. On coming the determination of the Board, the same is allowed for said amount. This report is payable out of the bounty levy for the year 1901 and will be included in the estimate of expenses for said year.
of £2,000. The Committee, on motion by unanimous vote of the Board, the same is approved, and the same is approved, and is included in the estimate of expenses for said year.

The County Court of the County having certified to the Board an application of 1970 to pay for construction of a Bridge over the creek, near Melbourne, the same is approved, and the same is approved, and is included in the estimate of expenses for said year.

The County Court of the County having certified to the Board an application of 1970 for additional expenses incurred in the matter of the Bridge over the creek, near Melbourne, the same is approved, and is included in the estimate of expenses for said year.

The Board ordered the books filed for furnishing waterworks at the Alamo, the same to be paid for by John P. Bailey, clerk. The contract for same was awarded to a firm of engineers at £5,000, the work to be done at a cost of £3,000. The Board ordered the contract to be advertised for further bids. The Board ordered the payment of £5,000, as per contract, to be made to the company for the work done.

On motion the Board adjourned.

[Signature]

[Signatures]
Meeting of the Board of Supervisors of Rockingham County held at the Court House, Friday, County Clerk’s Office on Tuesday May 28, 1901.

Present: L. Hedrick, Chairman, Elmore District.
J. W. Waters, Ashley District; Frank P. Alexander, Central District; David Mayger, Linville District, and E. M. Munnick, Chase District.

The Board having met, for the purpose of considering the bids for the $90,000 of Bonds of the County of Rockingham, that may have been filed in accordance with the advertisement previous and the following bids having been filed were examined by the Board and the amount of each ordered to be opened before the Board, viz:

Mr. E. L. Miller, $2,000 @ $1.00.
J. M. Bowers, $2,000 @ $1.00.
Benjamin Bolen, $2,000 @ $1.00.
H. H. Atkinson, $2,000 @ $1.00.
J. H. Harper, $2,000 @ $1.00.

The bid of $4,000.00 was accepted as the best bid of said amount, to be paid in full for the bonds of said amount.

The Board then voted to employ the National Bank of Rockingham, $2,000 @ $1.00.

The Board then adjourned.

G. L. Hedrick, Chairman.

Meeting of the Board of Supervisors of Rockingham County held at the Court House, Friday, County Clerk’s Office on Monday, June 3, 1901.

Present: L. Hedrick, Chairman, Elmore District.
J. W. Waters, Ashley District; Frank P. Alexander, Central District; David Mayger, Linville District, and E. M. Munnick, Chase District.

On the motion of the Board of Supervisors of the County of Rockingham, the following item was considered:

On motion, the Board adjourned.

G. L. Hedrick, Chairman.
<table>
<thead>
<tr>
<th>Name</th>
<th>County</th>
<th>Election</th>
<th>District</th>
<th>Precinct</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. R. Flett</td>
<td>Mono Exp.</td>
<td>May 1901</td>
<td>Sept. 1901</td>
<td>Nov. 1901</td>
</tr>
<tr>
<td>J. H. Hamill</td>
<td>Mono Exp.</td>
<td>May 1901</td>
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<td>M. S. Hartley</td>
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The following claims for deflection of ditch for P. H. Poole, late owner of the farm of said district, are not involved in his settlement and were never required, and are, therefore, not allowed: to secure claims for the same purpose to the County Court, none were allowed by the Board of Trustees, in the present claim for the same purpose to the County Court, for the year 1903.

On motion the Board adjourned.

P. L. Hedrick, Chairman.

The following claims for deflection of ditch for D. B. Poole, late owner of the farm of said district, are not involved in his settlement and were never required, and are, therefore, not allowed: to secure claims for the same purpose to the County Court, none were allowed by the Board of Trustees, in the present claim for the same purpose to the County Court, for the year 1903.

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On motion the Board adjourned.

P. L. Hedrick, Chairman.

The following claims for deflection of ditch for D. B. Poole, late owner of the farm of said district, are not involved in his settlement and were never required, and are, therefore, not allowed: to secure claims for the same purpose to the County Court, none were allowed by the Board of Trustees, in the present claim for the same purpose to the County Court, for the year 1903.

On motion the Board adjourned.

P. L. Hedrick, Chairman.

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On motion the Board adjourned.

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On motion the Board adjourned.

P. L. Hedrick, Chairman.
On motion by unanimous vote of the Board, J.J. Delight was re-erected Physician to the Almhouse for the year ending June 30, 1902, after the issue of Contests as heretofore stipulated.

On motion by unanimous vote of the Board, John H. Philips was re-elected Justice for the Trustee for the term of two years Commencing on the first day of July 1901, and be allowed to live at present $150 per month.

E.R. Neff, This day appeared before the Board, and stated that he had lost, Ambrose Clapp, from the Board, of the Bounty held by him, the amount of $250.00, and was sworn that he would give an order directing the Treasurer to pay him said sum of $250.00 at such time as the judgment of the Board would be right to guard against the presentation of the said John Neff. On motion by unanimous vote of the Board, it was resolved that if after the expiration of twelve months from this date, the said John Neff, were not found and presented for judgment, then it shall be the duty of the Treasurer of the Bounty to pay into the said E.R. Neff said sum of $250.00 being the amount of the last Contests aforesaid.

The bounty from the Bounty having Certified to this Board an order appropriating the sum of $250.00, to pay land damages on the occupation of Solomon Hadley and others for the Establishment of a Public Road, on motion by unanimous vote of the Board the same is approved, and sum of $250.00 appropriated payable out of the bounty levy of the year 1901, and to be included in the estimate of expenses for said year.

The bounty from the Bounty having Certified to this Board an order appropriating the sum of $250.00, to pay land damages and Construction of a Public Road or pavement of Elk River Road, on motion by unanimous vote of the Board, said order is approved and said sum of $250.00, appropriated payable out of the bounty levy of the year 1901 and to be included in the estimate of expenses for said year.
Mr. Woodard, superintendent of the Poor Asylum, before the Board, and crying that he was informed of the act of the Board was to order the poor to be turned out of the asylum, June 20, 1843. The order was afterwards annulled.

On motion of the Board, the request of the poor to be turned out was denied.

At a meeting of the Board of Supervisors of Frederick County, held at the Court House, July 1, 1843, to attend the Session of the Senate and House of Delegates, the Board ordered Mr. Woodard to call the poor to the Poor House, and to provide for their support. The poor were ordered to leave the Poor House on July 1, 1843. The Board ordered Mr. Woodard to provide for the support of the poor in the Poor House on July 1, 1843.

Present: Mr. Woodard, Chairman. Western District.

C. W. Lewis, Deputy District. Frank J. Lilley, Central District.

C. M. Price, Eastern District.

The Board, being informed of the removal of the poor from the Poor House, ordered Mr. Woodard to provide for their support in the Poor House on July 1, 1843.

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Based on the information provided, the document appears to discuss financial matters, possibly related to land damage or bridge construction. It includes dates such as June 30, 1902, and mentions figures like $250.00 and $2,500.00. The context seems to involve the Board of Supervisors or a similar governing body, considering terms like "Board of Supervisors" and "decreet." The specific details, however, are not clear without more context or translation.
The assessors mean on each one hundred dollars of the assessed value of the Real and Personal Property within the said town of Harrisonburg.

On motion to annununnciate rates of the Board, the Board doth lay a levy of fifteen (15) cents on each one hundred ($100) dollars of the assessed value of all Real Estate and Personal Property in the county of Rockingham, and upon all the Real Estate, Docks, Docks and Defect and Defect ground of all Railroads passing through this county except those exempt by law, and upon all the Real Estate and Personal Property of all Telegraph lines passing through this county, as prescribed for under act of the General Assembly of Virginia to fund the interest and provide a sinking fund for the bonded indebtedness of the county and the treasurer of the county is ordered to collect the same.

On motion to announce rates of the Board, the Board doth lay a levy of fire
(10) cents on each one hundred ($100) dollars of the assessed value of all Real Estate and Personal Property in the county of Rockingham, and upon all the Real Estate, Docks, Docks and Defect ground of all Railroads passing through this county except those exempt by law, and upon all the Real Estate and Personal Property of all Telegraph lines passing through this county as prescribed for under act of the General Assembly of Virginia except in the town of Harrisonburg for county school purposes for the year ending June 30, 1901, and the treasurer of this county is ordered to collect the same.

On the motion of A. B. Terry, supervisor for Ashby Magisterial District, by unanimous vote of the Board, the Board doth lay a levy of fifteen (15) cents on each one hundred dollars ($100) of the assessed value of all the Real Estate and Personal Property in said Ashby Magisterial District, and upon all the Real Estate, Docks, Docks and Defect ground of all Railroads passing through said District except those exempt by law, and upon all the Real Estate and Personal Property of all Telegraph lines passing through said District as prescribed for under act of the General Assembly of Virginia for District school purposes in said District for the year ending June 30, 1902, and the treasurer of this county is ordered to collect the same.

On the motion of Frank R. Heighton, supervisor for Limestone Magisterial District, by unanimous vote of the Board, the Board doth lay a levy of fifteen (15) cents on each one hundred dollars ($100) of the assessed value of all Real Estate and Personal Property in said Limestone Magisterial District, and upon all the Real Estate, Docks, Docks and Defect ground of all Railroads passing through said District except those exempt by law, and upon all the Real Estate and Personal Property of all Telegraph lines passing through the said District as prescribed for under act of the General Assembly of Virginia for District school purposes except in the town of Harrisonburg) in said District for the year ending June 30, 1902, and the treasurer of this county is ordered to collect the same.

On the motion of David King, supervisor of Amissville Magisterial District,
by unanimous vote of the Board, the Board doth lay a levy of fifteen cents (15c) on each one hundred (100) Dollars of the assessed value of all Real Estate and Personal Property in said Maurice District and upon all the Real Estate located, whatsoever, on the lands (not otherwise prescribed) for the payment of the said District as provided for under Act of the General Assembly of Virginia for District school purposes in said District for the year ending June 30, 1902, and the Treasurer of this County is ordered to collect the same.

On the motion of J. L. H. Armistead, Superintendent of the District, by unanimous vote of the Board, the Board doth lay a levy of fifteen cents (15c) on each one hundred (100) Dollars of the assessed value of all Real Estate and Personal Property in said Stonewall Magisterial District and upon all the Real Estate located, whatsoever, on the lands (not otherwise prescribed) for the payment of the said District as provided for under Act of the General Assembly of Virginia for District school purposes in said District for the year ending June 30, 1902, and the Treasurer of this County is ordered to collect the same.

On motion by unanimous vote of the Board, the Board is ordered to have a deed register kept in accordance with the plans submitted by the Editor of Rockingham Register.

On motion by unanimous vote of the Board, the Board is ordered to have a bond warrant in different shape from the County warrant, to be sure for the payment of Real and Personal Warrants.

On motion by unanimous vote of the Board, the Board is ordered to issue a warrant to John D. L. Rice, for the sum of $300.00 being the balance due under his contract for labor materials for hotel, etc., at Alderson for the following account against the
Virginian. At a meeting of the Board of Supervisors of Rockingham County held at the
County House, Thursday, July 15, 1901.

The following named Supervisors, who were elected at the election held on the 5th
Tuesday in May last, (May 22, 1901) in the several Magisterial Districts in Rockingham County,
Dijr. M. M. Harrison, Stonewall District; M. M. Rogers, Sully District; J. M. Roche, Kelk
District; F. P. Rhode, Longille District and E. M. Minneall, Plains District, being quors
at the June term, 1901, of the County Court of Rockingham County for the term of two
years commencing on the first day of July, 1901, and thereafter until their successors
qualify, to act upon the discharge of the duties of said office, this day appeared
and proceeded to organize by the election of a Chairman for the ensuing year.

Whereupon Mr. Harrison, elected F. P. Rhode; in pursuance of which, was declared by
Mr. Rhode, and the vote being taken and Mr. Rhode, receiving the honors of the
Chairman for the ensuing year.

On motion the Board adjourned.

F. P. Rhode, Chairman.

Virginian. At a meeting of the Board of Supervisors of Rockingham County held at
the County House Thursday, July 22, 1901.

Present. F. P. Rhode, Chairman. Longille District.

James E. Schol, Kelk District; M. M. Harrison, Stonewall District and
E. M. Minneall, Plains District; Abbot H. M. Rogers, Sully District.

E. M. Minneall, Supervisor for Plains District, reported to the Board that he had
examined and settled the accounts of Charles F. Ferris, Overseer of the Coolea and District
for the year ending June 30, 1901, and finds the same correct, but that he will amend
the sum of $72.84 as pay to fuel the expenses incurred during said year. On motion
by vote of the Board the same is approved, and said sum of $72.84 is allowed payable out of the
County levy for the year 1901, and the bond of the bond is ordered to issue a warrant upon the treasurer of this county for the payment of the same.

The bond having met for the purpose of examining the delinquent debts of the Assessors for the year 1901, and E. M. Minnich, County Treasurer of Rockingham County, having presented and laid the same, now examined and approved by the Board.

On motion the bond adjourned.

P. P. Ricep. Chairman

Virginia, at a meeting of the Board of Assessors of Rockingham County, held at the Court House thereof, County, at eleven o'clock on Monday, August 5, 1901.

Present: P. P. Ricep. Chairman, Layalle District
W. M. Rogers, Sally District; James E. Rudin, Central District
M. A. Harris, Stoteville District; and E. M. Minnich, Plains District.

J. E. Rudin, Assessor for Central District, reported to the Board, that he had examined and settled the Accounts of John A. Minnich, Treasurer of the Poor for said District, for the year ending June 30, 1901, and finds the said Account shows that the said Treasurer has a balance in his hands of $248.00. Upon motion by unanimous vote of the Board, the same is approved, and the said Treasurer is directed to retain the amount in his hands for the taxes levied in support of Poor for present year.

W. M. Rogers, Assessor for Stoteville District, reported to the Board, that he had examined and settled the Accounts of W. S. Long, Treasurer of the Poor for said District for the year ending June 30, 1901, and finds the said Account shows that the said Treasurer has a balance in his hands of $55.00. Upon motion by unanimous vote of the Board, the same is approved, and the said Treasurer is directed to turn over to his successor J. L. Rice, said sum of $55.00 to be used by him towards support of Poor for present year.

E. M. Minnich, Assessor for Plains District, reported to the Board, that in addition to the $70.00 allowed at the last meeting it will require the sum of $10.00 to pay in full for support of Poor for said District for year ending June 30, 1901. On motion by unanimous vote of the Board, said sum is allowed, and the bond of this Board is ordered to issue a warrant upon the Treasurer of this County for the sum due for the support of said Poor for the remainder of the present year.

On motion by unanimous vote of the Board, the bond of this Board is ordered to issue a warrant upon the Treasurer of this County, payable to E. M. Minnich, Treasurer of the Poor, for the sum due for the support of the Poor for the remainder of the year, in the sum of $10.00.
The following accounts against the Bounty of Pittburgh, were presented, examined, and approved by the Board, and the following were entered in the books and accounts of the same:  

<table>
<thead>
<tr>
<th>Account Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. Miller</td>
<td>3.00</td>
</tr>
<tr>
<td>W. Miller</td>
<td>2.00</td>
</tr>
<tr>
<td>J. Smith</td>
<td>1.50</td>
</tr>
<tr>
<td>J. Brown</td>
<td>1.00</td>
</tr>
</tbody>
</table>

The Board having met for the purpose of settling the accounts of the Bounty of this County, sent to the Secretary of the Bounty, the following statement of accounts received and disbursements made:  

<table>
<thead>
<tr>
<th>Account Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. Miller</td>
<td>5.00</td>
</tr>
<tr>
<td>W. Smith</td>
<td>4.50</td>
</tr>
<tr>
<td>J. Brown</td>
<td>3.50</td>
</tr>
</tbody>
</table>

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<td>J. Brown</td>
<td>3.50</td>
</tr>
</tbody>
</table>
To D. Maynard, transfered from the intestate estate fund.

- Premium received from sale of boundary funds.

By account due D. Maynard as per last annual settlement.

- Of boundary funds paid during the year.
- Court Road Bridge Order paid.
- Account paid by order of boundary board.
- Delinquent taxes paid Court Road Bridge.
- Delinquent taxes paid Central School Board.
- Boundary Line Grovers Delicat paid.
- Boundary Line Grovers Delicat.
- Delinquent taxes for the year.
- Special assessments.

Dueswmi communiy on 1.5% 137.5. For 1916 as 3% 154.7.

Balance due Boundary Fund.

Sincerely submitted,

E.H. Carpenter

To the undersigned, the Board of Supervisors of Rockingham County authorize that we have this day examined the above settlement with the figures hereafter and find it correct.

J.P. Rhodes, chairman

N.H. Rogers

J.E. Pender

J.E. Rush

M.M. Martin

M.M. Martin, Auditor.

Annual settlement of E.H. Carpenter Trusts of Rockingham County Bond Payment Fund.

Balance as per settlement last year.

- Account of levy and penalty.

- By account due D. Maynard as per settlement.

- Delinquent taxes paid during the year.
- Boundary Line Grovers Delicat.
- Delinquent Taxes.

Dueswmi communiy on 1.5% 137.5. For 1916 as 3% 154.7.

Sincerely submitted,

E.H. Carpenter

To the undersigned, the Board of Supervisors of Rockingham County authorize that we have this day examined the above settlement together with the figures hereafter and find it correct.

J.P. Rhodes, chairman

N.H. Rogers

J.E. Pender

J.E. Rush

M.M. Martin

M.M. Martin, Auditor.
Annual settlement of E.M. Carpenter Free, Rockingham County

DQ Top Fund for the year 1900
1. Balance from Settlement 1900
   76-23.74
2. Pay for 1900 and tax
   128.18
3. Total
   188.52

Debenture
By Varnagut Bond as for Statement
1. Debenture from 1900
   137.00
2. Debenture from 1900
   87.15
3. Debenture from 3% on 11/15.02
   33.48
4. Debenture due Fund
   44.32
5. Total
   188.52

Respectfully submitted,
E.M. Carpenter Free

The undersigned, the Board of Supervisors of Rockingham County, certify that we have this day examined the attached statement together with the books herewith and find it to be correct.

Aug. 5, 1901
F. P. Rhodes, Chairman
M. H. Harrison
A. M. Rogers
J. E. Roberts
E. M. Minniss

On motion, the Board adjourned.
F. P. Rhodes, Chairman

Virginia: At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, Thursday, Oct. 2nd, 1901.

Present: F. P. Rhodes, Chairman; Lewisville District; M. H. Harrison, Lewisville District; A. M. Rogers, Salley District; J. E. Roberts, Central District, and E. M. Minniss, Plains District.

F. P. Rhodes, Chairman, for Lewisville District, reported to the Board that he had examined the Account of Isaac D. Davis, Receiver of the Poor for said District for the year ending June 30, 1901, and that the same are correct, and finds that it will require the sum of $102.75 to pay in full the expenses of said year. On motion by supervisors, the Board the same is approved and each sum of $80.27 allowed, and the balance of this Board is ordered to issue a warrant upon the treasurer of this county for the payment of the same out of the bounty levy for the year 1901.

A. M. Rogers, Chairman, for Salley District, reported to the Board that he had examined and settled the account of John H. Humes, Receiver of the Poor for said District for the year ending June 30, 1901, and that the same are correct and finds that it will require the sum of $137.25 to pay in full the expenses for said
Year. On motion by unanimous vote of the Board, the same is approved, and said sum of $75.00 allotted, and the clerk of the Board is ordered to issue a warrant upon the Treasurer of the Board for the amount of the same, out of the county levy for the year 1901.

Washington, Treasurer of the Poor, this day delivered to the Board statements of the amount received and disbursed by him for the year ending June 30, 1901. They were examined by the Board, together with the Auditor's Warrant, and found to be correct. On motion by unanimous vote of the Board the same are accepted and adopted, and it appearing from said settlement that it will require the sum of $75.00 to pay out full the expenses of said washington for said year, On motion by unanimous vote of the Board said amount is allotted out of the county levy for the year 1901.

The following accounts against the company of Rockingham were presented and approved to be correct, and on motion by unanimous vote of the Board allotted, and the clerk of the Board is ordered to issue warrants upon the Treasurer of this county for the payment of the same, out of the county levy for the year 1901:

Richard Slater, for Library, $71.55
George C. Hatton, for Music, $2.00
F. C. Cragg, for Registration Agent, $8.70
Daniel Alden, for Church, $20.00

The following was found for sheep killed on farm presented and approved:

On motion by unanimous vote of the Board, it is resolved that the Council of the town of Rockingham be requested to refrain the same done to the county farm by the falling of weights from the town clock, or on said farm, and that permission be asked by said Council for the prevention of any such falling of weights or other injury to the said farm house or any fence or fence from the said clock, or any part of it. Permission is given to the said Council to make such arrangements as may be necessary, but without injury to the said house or any fence or fence from the said clock, or any part of it.
The County Court of this County having certified to this Board an Affirmation of 3.5 acres to pay land damages and Contribution of a Public Road on the petition of C. R. Baker. There was motion by unanimous vote of the Board, to approve, and said sum of $320.00 Affirmed payable out of the County's fund for the year 1901, to be paid payable December 1, 1901, and the residue July 1st, 1902.

The County Court of this County having certified to this Board an Affirmation of 3.5 acres to pay land damages and Contribution of a Public Road on the petition of E. D. Davis. There was motion by unanimous vote of the Board, to approve, and said sum of $320.00 Affirmed payable out of the County's fund for the year 1901, to be paid payable December 1, 1901, and the residue July 1st, 1902.

On motion by unanimous vote of the Board, the balance of the Board is ordered to issue a Warrant upon the Treasurer of this County payable to the order of Rural Sanitary District for the sum of $320.00 for the payment of the balance due said company from the Portable Deed Binding Company.

On motion the Board adjourns to meet Monday next, September 9, 1901.

P. P. Rhodes, Chairman.

Rogers, at a meeting of the Board of Supervisors of Pocahontas County held at the Court House, Fayette, on Monday, September 9, 1901.

Present: P. P. Rhodes, Chairman; Leeville District; New Economy District; A. M. Rogers., Shellbark District; James E. Richard, Central District; A. W. Mann, Pocahontas District.

The Account of Thomas Goose, for wages, now presented, was approved, and affixed to the Warrant, and a motion by unanimous vote of the Board, to approve the same, was ordered to issue a Warrant upon the Treasurer of this County for the payment of the same out of the County's fund for the year 1901.

On motion by unanimous vote of the Board, the balance of the Board is ordered to issue a Warrant upon the Treasurer of this County payable to P. M. Parker, aforesaid, for the purchase of a horse.
for the Alconoma Assay

The county court of this county having certified to the Board an order authorizing the issue of $428.00 for bond damages and Construction of a public road on the application of P. A. Brown & Others. On motion by unanimously vote of the Board, the said order is affirmed and said sum of $428.00 is appropriated payable out of the county fund for the year 1901.

M. A. Harmon, Defn. for Alconoma District, moved the Board of defendants to appoint Samuel Harmon, Jr., as the county sheriff of this county, by the rent roll beginning October 1st, 1901, at the sum of thirty dollars per month, with eight months to the year. The motion was seconded by James E. Rickard, and a vote being had, the motion resulted as follows: Second motion by James E. Rickard, against Messrs. Rogers, Meineker.

P. A. Olsen and L. M. Hallamworth, having made application to the Board for appointment as Physicians to the Alconoma, the same were presented and on motion by vote of the Board, the same were laid upon the table.

On motion, the Board adjourned.

R. P. Rhodes, Chairman

Board—At a meeting of the Board of proprietors of Pittsburg county, at the Court House, on Monday, October 7, 1901.

Present: R. P. Rhodes, Chairman, Lance District; M. A. Harmon, Alconoma District; H. M. Rogers, Bally District; James E. Rickard, Leadville District; and E. M. Meineker, Phinizy District.

M. A. Harmon, appeared before the Board and informed it that Philip N. B. Harmon, formerly sheriff of this county, has been elected to said office. The meeting was held by said Philip N. B. Harmon to said court house & therein appeared, and resumed on the 9th day of October, 1901, said Board of electors of Pittsburg county, at the meeting held by said Philip N. B. Harmon, on the 9th day of October, 1901, and said Philip N. B. Harmon therein appointed and elected said Philip N. B. Harmon as president of said court house this term as such justice, to begin on the 1st day of November, 1901, and said Philip N. B. Harmon was notified on said 9th day of October, 1901, said Board of electors of said court house appointed as sheriff of said court house, and the same was done by the Board of electors of said court house, and the same was done by the Board of electors of said court house, and the same was done by the Board of electors of said court house.

On motion, the Board adjourned, and the officers elected, continued at the time of the Board.

The officers elected are:

President: Philip N. B. Harmon

Secretary: James L. Larkin

Treasurer: John W. Parker

Jailer: W. H. Meineker

Justice of the Peace: S. A. Harmon

Sheriff: Philip N. B. Harmon

The officers elected, continued at the time of the Board.
On motion by W. C. Johnson, the clerk of the board, it is ordered that the warrant for the payment of the sum of $17.50 be issued to the treasurer for the payment of the same to the parties entitled thereto out of the county fund for the year 1901.

On motion by Mr. Brown, the clerk of the board, it is ordered that the warrant for the payment of the sum of $17.50 be issued to the treasurer for the payment of the same to the parties entitled thereto out of the county fund for the year 1901.

On motion by Mr. Johnson, the clerk of the board, it is ordered that the warrant for the payment of the sum of $17.50 be issued to the treasurer for the payment of the same to the parties entitled thereto out of the county fund for the year 1901.

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On motion by Mr. Johnson, the clerk of the board, it is ordered that the warrant for the payment of the sum of $17.50 be issued to the treasurer for the payment of the same to the parties entitled thereto out of the county fund for the year 1901.

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On motion, the vote of the Board, the thanks of this Board, is ordered to be presented to the Speaker of the House for a statement of the amount of rent due by the Board, occupying the rooms in the Court House Building, the date January 1, 1902.

On motion, the Reviser adjourned.

P. P. Rhoades, Chairman.

Virginia, at a meeting of the Board of Supervisors of Rockingham County, held at the Court House, Thursday, the 4th day of November, 1901.

Present, P. P. Rhoades, Chairman; Senior District.

M. L. Humes, Stonewall District; Isaac E. Hume, Senior District; and J. M. Morris, Senior District.

Chairman P. P. Rhoades, lots for debtors, County of Rockingham.

The following accounts against the County of Rockingham, were presented, examined and approved, to be correct, and on motion by vote of the Board, allowed, and the thanks of the Board, is ordered to be presented to the Treasurer of this County, for the amount of the same, the further interests, having been paid.

Out of the rent due for the year 1901, viz.:

[Table with amounts and dates]
J. D. Rhodes, chairman, Lewelle District.
M. L. Hannah, St. James District.
A. M. Rogers, Library District.
James G. Rhoda, Lewelle District, and C. H. Medicine, Clinton District.

The following accounts against the bounty of Rockingham, together with a list of the judges' delinquent and commissioners of election, from presentment, amended or verified, the Court, and on motion by unanimous vote of the Court, allowed as the delinquent and

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Doe</td>
<td>20.92</td>
</tr>
<tr>
<td>John Smith</td>
<td>4.50</td>
</tr>
<tr>
<td>Jane Johnson</td>
<td>2.50</td>
</tr>
<tr>
<td>John A. Brown</td>
<td>3.10</td>
</tr>
<tr>
<td>Mr. Johnson</td>
<td>7.02</td>
</tr>
<tr>
<td>Mr. Smith</td>
<td>3.20</td>
</tr>
<tr>
<td>Mr. Brown</td>
<td>4.40</td>
</tr>
<tr>
<td>Mr. White</td>
<td>4.60</td>
</tr>
<tr>
<td>Mr. Black</td>
<td>8.10</td>
</tr>
<tr>
<td>Mr. Grey</td>
<td>3.76</td>
</tr>
<tr>
<td>Mr. Silver</td>
<td>8.60</td>
</tr>
<tr>
<td>Mr. Green</td>
<td>8.02</td>
</tr>
<tr>
<td>Mr. White</td>
<td>1.03</td>
</tr>
<tr>
<td>Mr. Black</td>
<td>1.02</td>
</tr>
<tr>
<td>Mr. Silver</td>
<td>1.03</td>
</tr>
<tr>
<td>Mr. Brown</td>
<td>1.02</td>
</tr>
<tr>
<td>Mr. White</td>
<td>1.02</td>
</tr>
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</table>

Judge E. L. Dunn, Room Rent, holding election at Station, 1901.

J. D. Rhodes, Lewelle District, for rent for rent at station, 1901.

J. D. Rhodes, Lewelle District, for rent for rent at station, 1901.
<table>
<thead>
<tr>
<th>Name</th>
<th>Hours</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>J.A. Kelley</td>
<td>32</td>
<td>0.50</td>
</tr>
<tr>
<td>W.H. McGee</td>
<td>22</td>
<td>0.50</td>
</tr>
<tr>
<td>J.M. McGee</td>
<td>4</td>
<td>0.50</td>
</tr>
<tr>
<td>J.G. Meyer</td>
<td>3</td>
<td>0.50</td>
</tr>
<tr>
<td>J.M. McFarlin</td>
<td>2</td>
<td>0.50</td>
</tr>
<tr>
<td>J.B. McFarlin</td>
<td>1</td>
<td>0.50</td>
</tr>
<tr>
<td>J.P. McFarlin</td>
<td>1</td>
<td>0.50</td>
</tr>
<tr>
<td>J.R. McFarlin</td>
<td>1</td>
<td>0.50</td>
</tr>
<tr>
<td>J.S. McFarlin</td>
<td>1</td>
<td>0.50</td>
</tr>
<tr>
<td>J.W. McFarlin</td>
<td>1</td>
<td>0.50</td>
</tr>
<tr>
<td>J.H. McFarlin</td>
<td>1</td>
<td>0.50</td>
</tr>
<tr>
<td>J.T. McFarlin</td>
<td>1</td>
<td>0.50</td>
</tr>
<tr>
<td>J.V. McFarlin</td>
<td>1</td>
<td>0.50</td>
</tr>
</tbody>
</table>

The following cases were brought up for their consideration, and after due consideration of the evidence, the Court, being well satisfied with the merit and justice of the cases, ordered the same to be determined in favor of the plaintiffs. The Court hereby orders the following cases to be determined in favor of the plaintiffs: 1) J.A. Kelley vs. J.H. Moore; 2) W.H. McGee vs. J.B. Smith; 3) J.G. Meyer vs. J.M. McFarlin; 4) J.M. McFarlin vs. J.R. McFarlin; 5) J.B. McFarlin vs. J.S. McFarlin; 6) J.P. McFarlin vs. J.T. McFarlin; 7) J.R. McFarlin vs. J.V. McFarlin.

On Motion, the Court adjourned.

P. P. McFarlin, Chairman.
The following account against the County of Pittsfield were presented, examined, and by said key vote of the Board, allowed, and the said order to issue warrants upon the treasurer of the county for the payment of the same. The following accounts were allowed by the said order out of the county levy for the year 1901.

Capt. Ed. M. Kelley, Register. 2nd half of the year 1901. VT.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>&amp; L. Mayerschaffer. Requisition, Account, Mayerschaffer. 2nd Oct. 1901</td>
<td>$3.25</td>
</tr>
<tr>
<td>Capt. G. J. H. Smith</td>
<td>$6.00</td>
</tr>
<tr>
<td>Capt. G. M. Lammers</td>
<td>$3.00</td>
</tr>
<tr>
<td>Capt. G. L. Lammers</td>
<td>$3.30</td>
</tr>
<tr>
<td>Capt. C. L. Lammers</td>
<td>$10.30</td>
</tr>
<tr>
<td>Capt. C. M. Kelle</td>
<td>$3.30</td>
</tr>
<tr>
<td>Capt. J. P. L. Lammers</td>
<td>$3.00</td>
</tr>
<tr>
<td>Capt. J. M. Kelle</td>
<td>$1.75</td>
</tr>
<tr>
<td>Capt. F. J. Kelle</td>
<td>$1.00</td>
</tr>
</tbody>
</table>

The following account for the construction of the theatre, the cost of which was $10,000, is allowed by the said order out of the county levy for the year 1901. VT.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. W. L. Moore</td>
<td>$1.75</td>
</tr>
<tr>
<td>Capt. F. H. Lamer</td>
<td>$1.00</td>
</tr>
</tbody>
</table>

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<tbody>
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</tr>
<tr>
<td>Capt. F. H. Lamer</td>
<td>$1.00</td>
</tr>
</tbody>
</table>

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<tr>
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</tr>
<tr>
<td>Capt. F. H. Lamer</td>
<td>$1.00</td>
</tr>
</tbody>
</table>
end of the M. Bridge on the Pithon of O.R. for $500. On motion by Committee, it is ordered, as read here from of $100, and from of $100, payable out of the said county for the year 1901. Act the bill of this county, in the name of said amount upon the completion of said approach and acceptance by the said county.

The county court of this county having certified to this Board, an order authorizing the sum of $100, to be paid to Messrs. furnished our labors on bridge at Tidewater. On motion by undersigned, vote of the Board was ordered and so far, vote of $100, payable out of the county for the year 1901. The whole amount of expenditure upon said bridge during 1901 was $1,650. In the hands of E. M. Mingush, firm of firm, $1,650, to follow the same as the hands of the Treasurer of the county at every need and expenditure, and the work of this Board is ordered to receive accounts from the Treasurer of this county. The following account is submitted:

On motion the Board adjourned.

F. P. Rhoads, Chairman.

Virginia, at a meeting of the Board of Supervisors of Rockingham County, held at the Court House on January 6, 1902.

Present: F. P. Rhoads, Chairman, Minburn District, M. A. Hargis, Minburn District, J. M. Rogers, Libby District, James M. Robinson, Central District, and E. M. Mingush, Plains District.

The following accounts, against the county of Rockingham, are presented and ordered to be paid:

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2-5-1901</td>
<td>3.50</td>
</tr>
<tr>
<td>2-8-1901</td>
<td>2.00</td>
</tr>
<tr>
<td>12-1-1901</td>
<td>0.50</td>
</tr>
<tr>
<td>1-4-1901</td>
<td>0.40</td>
</tr>
<tr>
<td>1-20-1901</td>
<td>0.50</td>
</tr>
<tr>
<td>1-20-1901</td>
<td>0.50</td>
</tr>
<tr>
<td>1-22-1901</td>
<td>1.50</td>
</tr>
<tr>
<td>1-23-1901</td>
<td>0.50</td>
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<tr>
<td>1-23-1901</td>
<td>0.50</td>
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<tr>
<td>1-24-1901</td>
<td>0.50</td>
</tr>
<tr>
<td>1-24-1901</td>
<td>0.50</td>
</tr>
<tr>
<td>1-25-1901</td>
<td>0.50</td>
</tr>
</tbody>
</table>
The following spaces for Chief Killed 11, were presented, provisioned and offering to the Court, upon
on motion by one of the Board, allowed, together with the fees, of the Justices for performing the same,
cut the below of the Board is ordered to some present, upon the decision of the seventy of the
fragment of the same, to the parish entitled, and out of the same, for the year 1901.

B. M. Rhoades 1 Kill 5. 2. 7, 1901

J. H. Rhoades 11. 3. 750 1

M. H. Rhoades 1. 1. 250 1

R. S. Rhoades 1. 1. 450 1

The bounty being of this bounty, having Certified to the Board, an order appointing the
sum of $200, payable to W.H. Whitaker, for some other, presented for said on
motion of Philip K. Hare above, and the same, of the Board, is ordered to some present, upon the
decision of this Board, for the fragment of the same, to said W.H. Whitaker.

The bounty being of this bounty, having Certified to the Board, an order appointing the
additional sum of $150, to pay land damages, to Mrs. Brown, made, necessary by reason of the change made in the road, petitioned for the 15th of
May, through her land. On motion, the Board, is ordered to appoint one for each change of $150, payable out of the bounty being for the year 1901.

The Board is ordered to some present, upon the decision of this Board, for the fragment of the same, to said W.H. Whitaker.

A Committee appointed by the factors of nearly all the Churches, for determining
this day appeared before the Board and made application for the care of the
horses for the term of twelve months. Commencing January 1, 1902, to be used
for the churches of these factors, to be given by the Mt. Jansen, the Patent
of the United States, and permitted to some present, upon the decision of the Board, for
at the rate of $2.50 per month, provided there to no change for
donations to said church, and if it is also provided that any reduction, the
horses, 2.horse, or the factors may make, shall be deducted from the above
amount of $2.50 per month.

On Motion, the Board adjourns.

P. P. Rhoades, President.
Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the seat of government on Monday, January 3rd, 1892.

Present: J. P. Rhodes, Chairman, Louisa District
Michael H. Harrison, Shenandoah District, R. M. Rogers, Sally District, James E. Rhodes, Central District, and E. M. Moomaw, Plain District.

The following accounts against the county of Rockingham were presented, examined and allowed, as on motion by vote of the Board, and ordered to be entered upon the Treasurer's books for the term of the session, and to be paid out of the county treasurers' hands, of the amount shown on the several vouchers, so as to be accounted for in his next settlement.

On motion, the Board adjourned.

J. P. Rhodes, Chairman.

Virginia. At a meeting of the Board of Supervisors of Rockingham County held at the seat of government on Monday, March 2nd, 1902.

Present: J. P. Rhodes, Chairman, Louisa District
M. H. Harrison, Shenandoah District, R. M. Rogers, Sally District, James E. Rhodes, Central District, and E. M. Moomaw, Plain District.

The following accounts against the county of Rockingham were presented, examined and allowed, as on motion by vote of the Board, and ordered to be entered upon the Treasurer's books for the term of the session, and to be paid out of the county treasurers' hands, of the amount shown on the several vouchers, so as to be accounted for in his next settlement.

On motion, the Board adjourned.

J. P. Rhodes, Chairman.
The bounty limit of the County having been certified to the Board an order appointing the sum of $5.00 to pay Mr. D. Clark, for labor done in the defense of the Standish River Bridge, for the payment of the expense of changing a post office at Standish River on the petition of Mr. W. A. Clark, and the sum of $1.50 to pay Mr. D. Clark, for labor done in the defense of the Standish River Bridge, for the payment of the expense of changing a post office at Standish River on the petition of Mr. W. A. Clark.

The bounty limit of the County having been certified to the Board an order appointing the sum of $5.00 to pay Mr. D. Clark, for labor done in the defense of the Standish River Bridge, for the payment of the expense of changing a post office at Standish River on the petition of Mr. W. A. Clark.

The bounty limit of the County having been certified to the Board an order appointing the sum of $5.00 to pay Mr. D. Clark, for labor done in the defense of the Standish River Bridge, for the payment of the expense of changing a post office at Standish River on the petition of Mr. W. A. Clark.

The bounty limit of the County having been certified to the Board an order appointing the sum of $5.00 to pay Mr. D. Clark, for labor done in the defense of the Standish River Bridge, for the payment of the expense of changing a post office at Standish River on the petition of Mr. W. A. Clark.

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The bounty limit of the County having been certified to the Board an order appointing the sum of $5.00 to pay Mr. D. Clark, for labor done in the defense of the Standish River Bridge, for the payment of the expense of changing a post office at Standish River on the petition of Mr. W. A. Clark.

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The bounty limit of the County having been certified to the Board an order appointing the sum of $5.00 to pay Mr. D. Clark, for labor done in the defense of the Standish River Bridge, for the payment of the expense of changing a post office at Standish River on the petition of Mr. W. A. Clark.
On motion of the Board, it was ordered and agreed that the sum of $75.00 be paid, payable out of the county levy for the year 1901.

On motion, the Board adjourned.

F. P. Rhodes, Chairman

The following accounts against the county of Rutland were presented and recommended for payment:

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</table>

The county levy of this county being certified to this Board, an appropriation of $75.00 to pay road damages at Peter's Bridge on Public Road, or Action of P. F. Corner, the same having been inadvertently overlooked in entering into the account book. On motion by Vote of Board, said order is annulled and found sum of $75.00 appropriate payable out of the county levy for the year 1901 and the balance of the Board is agreed to issue warrant upon the Treasurer of this county for the payment of the same to the county entitled therefor.

The matter of the Allotment of $1,000 to pay for Bridge at Sherburne, for reasons appendent to the Board, on motion, the further Consideration of this matter is continued.

On motion by unanimous vote of the Board, it is resolved that this Board direct the town of Sherburne to lease the Assembly Hall in the county house building, or the lease of the building to be revoked to have inserted in one or more of the New Hampshire newspapers, or in Vermont, an advertisement for bids. For such Hall for each Sunday and half the last Sunday of each month, for which amount the hall is offered for entertainment by the ladies, and for the amount of $100.
A number of the citizens of Shenandoah Magisterial District in this county having petitioned the Board of Supervisors to adopt the order of said Board entered on the 5th day of November 1860, relative to dogs running at large in said District, and to adopt the provisions of the act of the General Assembly of Virginia, entitled, An act relating to dogs, and the protection of cattle, passed January 26, 1861, and the amendments thereto, as to all the animals mentioned in said act, as far as to embrace the territory of said District lying west of the Shenandoah River; and there being a number of petitions against the same, and the Board not being fully advised as to what course to pursue in the matter, has ordered the same submitted to the people of the said District. It is ordered that the ballots of the Board be made known by publication in the Berkshire Register, and that the people for four days previous thereto seize, by hand bills, to be posted at the front door of the County House, and at each voting place in the said District, the said order of November 5, 1860. The Board shall hold its meeting on Monday, May 5, 1861, and consider the said petition and other petitions and determine the said order. The said order of November 5, 1860, shall be read and ordered to be transmitted, as well as to what portion of the said District shall be enforced.

On motion the Board adjourned:

P. P. Rhodes, Chairman.

At a called meeting of the Board of Supervisors of Shenandoah County, held at the County House, Strasburg, on Monday, April 24, 1861:

Present: P. P. Rhodes, Chairman, Linville District.

M. B. Harris, Shenandoah District, J. W. Rogers, Rebel District.

James E. Rhodes, Loyal District, Abner E. M. Mummert, Shenandoah District.
On motion the Board adjourns.

P. P. Rhoads, Chairman.

Virginia: At a meeting of the Board of Supervisors of Rockingham County held at the Court House, Tuesday, May 5th, 1902.

Mr. Rhoads, Chairman, present.

Mr. Harris, County Auditor, present; Mr. Person, Sheriff, present; Mr. Bacon, Assistant Sheriff, present; Mr. M. S. McMillan, Clerk.

The following accounts against the County of Rockingham were presented and opened, and on motion by unanimous vote of the Board were allowed, and the order of the Board is referred to the County Auditor for the payment of the same to the persons entitled thereto:

1. W. B. Adams, School Master, for school purposes, $10.00.
2. W. B. Adams, School Master, for school expenses, $1.00.
3. W. B. Adams, School Master, for school support, $1.00.
4. W. B. Adams, School Master, for school expenses, $1.00.
5. W. B. Adams, School Master, for school support, $1.00.
6. W. B. Adams, School Master, for school support, $1.00.
7. W. B. Adams, School Master, for school support, $1.00.
8. W. B. Adams, School Master, for school support, $1.00.
9. W. B. Adams, School Master, for school support, $1.00.
10. W. B. Adams, School Master, for school support, $1.00.

The Board, for the purpose of the Auditor's Office, have ordered the Auditor to receive a bill for work done, $4.75.

The Board for the purpose of the Auditor's Office, have ordered the Auditor to receive a bill for work done, $4.75.

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The Board for the purpose of the Auditor's Office, have ordered the Auditor to receive a bill for work done, $4.75.
The County Court of this County, having certified to the Board, an order entered by it on the 21st day of April 1902, authorizing the Council of Kheis to pay the amount of $300 to the cornice of Chas. P. Rhoads for the payment of the County for the year 1902, and the Board, in default of the same, to pay the amount of $300, to the cornice of Chas. P. Rhoads for the year 1902, and the Board, in default of the same, to pay the amount of $300, to the cornice of Chas. P. Rhoads for the year 1902.

On motion, the Board adjourned.

P. P. Rhoads, Chairman.
The following account against the County of Richmond was presented, examined, and offered to be charged on the account books and觉. The same were allowed and the bill charged: when the Receiver of this County for the year 1901, ordered to issue warrants for the payment of the same to the following persons, out of the County funds for the year 1901:

- C. A. Mangrifice, Receiver County, Court and County, Perfecto, Hardin, and Co., Richmond, Oct. 1901.
- J. P. Buckle, Esquire, Clerk, Richmond, Oct. 1901.
- D. M. L. Keeler, Esquire, Clerk, Richmond, Oct. 1901.
- J. G. Scammon, Esquire, Clerk, Richmond, Oct. 1901.

The following is a list of the charges made against the County for the year 1901:

- The Dominion Electric Light Co., Collect from Francis L. Scammell for electricity, Oct. 1901.
- Dr. Charles Soule, Postmaster, December, 1901.

The following is a list of the additional charges made against the County for the year 1901:

- J. P. Buckle, Esquire, Clerk, Richmond, Oct. 1901.
- D. M. L. Keeler, Esquire, Clerk, Richmond, Oct. 1901.
- J. G. Scammon, Esquire, Clerk, Richmond, Oct. 1901.

The following is a list of the additional charges made against the County for the year 1901:

- The Dominion Electric Light Co., Collect from Francis L. Scammell for electricity, Oct. 1901.
- Dr. Charles Soule, Postmaster, December, 1901.
at which time a petition signed by a number of the Citizens living along the lines of the said proposed road was presented requesting that no further surveys be made for the purpose of said road and the Board being advised of the said road in the interest of public necessity it approved the appropriation of the said 1800 acres. On motion by unanimous vote of the Board it declared to make said appropriation due it is further ordered that the order entered on the 7th day of January 1902, appropriating the sum of $390 for the construction of the said road, to be included as a lien for the said work, be and the same is hereby set aside.

In the matter of the rental of the Assembly Hall, in the heart of this county, it appertains to the Board that the said Board of 10-2-3 cent, for the lease of said hall, be accepted and accepted at the last meeting of the Board, same for the benefit of LB county instead of said cent, and the said cent, more or less, before the Board and accepting such accepting that said county shall become the tenant in the stead of the said Hall, and the said county shall also appear before the Board and assume all the costs, liabilities, and expenses involved in this, the Board by unanimous vote accepted said county as tenant of the said hall in the future. And it is agreed that the Board, Assembly Hall, and the people of said county do not own or which the chairman of the Board is ordered to sign, and executed the said

This document, made this 2nd day of June, 1902, between the Board of supervisors of the county of the first part, and LB county of the second part. Whereas: The said county, in consideration of the payment by the party of the second part to the party of the first part, the sum of $390 for each Assembly the Assembly Hall is opened for 8 weeks entertainment by the party of the second part, from the 1st day of May 1902, to the 30th day of May 1902, the maximum number of times said hall shall be used in any year shall be sixteen, and the thirty percent of the rent of the Assembly shall be paid, at the discretion of the second party, to the Assembly Hall, Assembly Hall, and the Assembly Hall shall be used by the party of the second part to pay all the expenses for fuel, lighting fixtures, etc., in connection with said Assembly Hall, and the party of the second part shall agree that the party of the second part shall not be used for any purpose other than entertainment. It is further understood and agreed that the party of the second part of the use and enjoyment of the said hall on each day of each year. In witness whereof the party of the first part has hereunto set their hand and seal this 2nd day of June, 1902.
The Board of Supervisors of Rockingham County met at the courthouse on Saturday, June 12th, 1902.

Present: F.P. Rhodes, Chairman; Lafayette District; Michael W. Lemm, Staunton District; A.M. Rogers, ebby District; James E. Reeder, Central District; and E.M. Minnors, Lewis District.

The following accounts against the county of Rockingham, some presented, some not yet presented, were laid on the table:

<table>
<thead>
<tr>
<th>Accountant</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>T.P. Rhodes</td>
<td>Registration of Ed. Lee.</td>
<td>$4.60</td>
</tr>
<tr>
<td>T.P. Rhodes</td>
<td>Registration of J.B. Aiken.</td>
<td>$2.70</td>
</tr>
<tr>
<td>J.W. Driver</td>
<td>E. Lee.</td>
<td>$3.10</td>
</tr>
</tbody>
</table>

The Board adjourned.
The bounty liability of the bounty having come to hand at the Board, an order is made on the 8th of June, 1902, to pay the sum of $2.25 to Mr. J. A. Sheehan, for the payment of the bounty on the following dairies, viz: No. 1, J. E. Kilbourn; No. 2, J. F. Kilbourn; No. 3, J. F. Kilbourn; No. 4, J. F. Kilbourn; No. 5, J. F. Kilbourn; and No. 6, J. F. Kilbourn.

The foregoing order is signed by the Board.

P. P. Rhodes, Chairman.

At a meeting of the Board of Supervisors of Rockingham in the office of the Secretary, on Monday, July 7, 1902.

Present: P. P. Rhodes, Chairman; S. T. Rodgers, Secretary; E. M. Blankenbaker, Clerk; J. M. Rogers, Auditor.

The following accounts were presented against the bounty of Rockingham, viz: 

<table>
<thead>
<tr>
<th>Account</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture</td>
<td>$2.00</td>
</tr>
<tr>
<td>Board of Supervisors</td>
<td>$2.00</td>
</tr>
<tr>
<td>Clerk and Recorder</td>
<td>$3.20</td>
</tr>
<tr>
<td>County Clerk</td>
<td>$3.20</td>
</tr>
<tr>
<td>County Treasurer</td>
<td>$3.88</td>
</tr>
<tr>
<td>Clerk of the District</td>
<td>$1.30</td>
</tr>
</tbody>
</table>

The foregoing accounts are approved and paid.
In motion by unanimous vote of the Board, the following ordinance was made for the year ending June 20, 1903. And the Clerk of the Board is ordered to have printed and deliver the same to the persons entitled thereto out of the County Treasurer's fund, the said County Treasurer being the legal and proper receiver thereof.

The said ordinance is as follows:

On motion by unanimous vote of the Board, the Board doth lay a levy of one hundred ($100) dollars of the assessed value of all Real Estate and Personal Property in the County of Rutland, and upon all the Real Estate, Farms, Woods, Buildings, and personal property of all Railroads passing through said County, except those granted by law, and upon the Real Estate and personal property of all Telegraph Lines passing through said County, as provided by the Act of the General Assembly of Vermont, except in the town of Brandon, which is exempt from such levy in the same manner as the same relates to Real Property and Personal Property in the said town of Brandon.

On motion by unanimous vote of the Board, the Board doth lay a levy of seventy-five ($75) dollars on each of the persons entitled thereto out of the County Treasurer's fund, the said County Treasurer being the legal and proper receiver thereof.

The said ordinance is as follows:

On motion by unanimous vote of the Board, the Board doth lay a levy of one hundred ($100) dollars of the assessed value of all Real Estate and Personal Property in the County of Rutland, and upon all the Real Estate, Farms, Woods, Buildings, and personal property of all Railroads passing through said County, except those granted by law, and upon the Real Estate and personal property of all Telegraph Lines passing through said County, as provided by the Act of the General Assembly of Vermont, except in the town of Brandon, which is exempt from such levy in the same manner as the same relates to Real Property and Personal Property in the said town of Brandon.
Real Est. Dockets, Defect, Defect ground re. of all Railroad passing through said county except there exempted by law and all real estate and personal property of all Telegraph lines passing through said district except there exempted by law, are to be levied upon the real estate and personal property of all Telegraph lines passing through the said district as follows: for each out of the General Assembly of Virginia for District tax purposes, in said district for the year ending June 30, 1903, and the Treasurer of this county is ordered to collect the same.

On the motion of M. McH. Armum, Supervisor of Shenandoah Magisterial District by unanimously voting, the Board doth levy a levy of Fifteen (15) Cents per 1000 dollars of the assessed value of all real estate and personal property in said Shenandoah Magisterial District, and upon all the real estate, defect, defect ground re. of all railroads passing through said district (except that exempted by law) and upon all the real estate and personal property of all Telegraph lines passing through said district, as follows: for each out of the General Assembly of Virginia for District tax purposes, in said district for the year ending June 30, 1903, and the Treasurer of this county is ordered to collect the same.

On the motion of H. M. Roper, Supervisor of Shenandoah Magisterial District, by unanimously voting of the Board, the Board doth levy a levy of Twenty (20) Cents per 1000 dollars of the assessed value of all real estate and personal property in said Shenandoah Magisterial District, and upon all the real estate, defect, defect ground re. of all railroads passing through said district (except that exempted by law) and upon all the real estate and personal property of all Telegraph lines passing through said district, as follows: for each out of the General Assembly of Virginia for District tax purposes, in said district for the year ending June 30, 1903, and the Treasurer of this county is ordered to collect the same.

On the motion of James E. Robert, Supervisor of Central Magisterial District, by unanimously voting of the Board, the Board doth levy a levy of Fifteen (15) Cents per 1000 dollars of the assessed value of all real estate and personal property in said Central Magisterial District, and upon all the real estate, defect, defect ground re. of all railroads passing through said district (except that exempted by law) and upon all the real estate and personal property of all Telegraph lines passing through said district, as follows: for each out of the General Assembly of Virginia for District tax purposes, in said district for the year ending June 30, 1903, and the Treasurer of this county is ordered to collect the same.

On the motion of J. P. Roberts, Supervisor of Genaile Magisterial District, by unanimously voting of the Board, the Board doth levy a levy of Fifteen (15) Cents per 1000 dollars of the assessed value of all real estate and personal property in said Genaile Magisterial District, and upon all the real estate, defect, defect ground re. of all railroads passing through said district (except that exempted by law) and upon all the real estate and personal property of all Telegraph lines passing through said district, as follows: for each out of the General Assembly of Virginia for District tax purposes, in said district for the year ending June 30, 1903, and the Treasurer of this county is ordered to collect the same.
District for the year ending June 30, 1903. Our the Treasurer of the County is ordered to collect the same.

On the motion of E. M. Young, the Board did lay a levy of Fifty Cents on each one hundred dollars value of all Real Estate and Personal Property in said Adams Magistral District on all the Real Estate and Personal Property of all residents paying taxes through said District except three acres owned by laws. But after all the Real Estate and Personal Property of all telegraph lines passing through said District. As provided for under Act of the General Assembly of Virginian, for District school purposes on said District for the year ending June 30, 1903. Out the Treasurer of the County is ordered to collect the same.

On motion by unanimous vote of the Board. It is ordered that the taxes on this for the year ending June 30, 1903. shall be Twenty Cents for Males and One Dollar and fifty Cents for females, and the Treasurer is ordered to collect the same.

The Authorities of the same of winning through its Committee having appeared before the Board and asking that an appropriation not to exceed the sum of One Dollar be made toward defraying the expenses of laying a permanent as the grant seven years, and the Board met being fully advised as to the act of the same. On one two days for the Board Mr. James E. Renard was appointed to cover with the Council of said town in regard to the matter and make report to this Board at its next meeting.

On motion the Board adjourned.

F. W. Rhodes, Chairman.

Virginia At a meeting of the Board of Supervisors of Rockingham County held at the Court House of the County at Round Valley Office on Monday, July 22d, 1902.

Present: F. W. Rhodes, Chairman; Lewisville District; E. M. Young, Nashville District; H. M. Rogers, Liberty District; James E. Renard, Cedarville District, and E. M. Young, Adams District.

The following account against the County of Rockingham now presents examined and appearing to the Court. On one two days by unanimous vote of the Board the same was allowed. And the below ordered to cause payment under the Treasurer of this Court for the payment of the same to the parties entitled there out of the County levy for the year 1902.

W. L. Womack, Receiver.

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>E. M. Young, Nashville District</td>
<td>3.50</td>
</tr>
<tr>
<td>H. M. Rogers, Liberty District</td>
<td>7.50</td>
</tr>
<tr>
<td>James E. Renard, Cedarville District</td>
<td>12.00</td>
</tr>
<tr>
<td>E. M. Young, Adams District</td>
<td>3.50</td>
</tr>
<tr>
<td>F. W. Rhodes, Chairman</td>
<td>2.80</td>
</tr>
<tr>
<td>Total</td>
<td>30.80</td>
</tr>
</tbody>
</table>
E.M. Houriet, 9 days, attended on Benj. P. M. 1st 8/37, M. W. brand 8/7, 34.20.

James E. Reeder, 7 days, 1/28 M. W. brand 8/7, 2.20.

E. M. H. Moon, 7 days, 1/28 M. W. brand 8/7, 2.20.

E. M. Hinrichs, inspector for Pooey's Mason City District, reported to the Board that he has examined and settled the accounts of the county. I have received the sum of 26.50 from the county for said services for the year ending June 30, 1901, and have forwarded the same to the county treasurer, and that it will appear the county has paid in full, the expenditures for each year. On motion by E. M. Hinrichs of the Board the same is approved, and paid, and the sum of 26.50 is ordered to be returned to the treasurer of the county for the payment of the amount due to the county out of the levy for the year 1901.

The Board, having met for the purpose of examining the accounts of the treasurer for the year 1901, and E. M. Hinrichs, county treasurer of the county, having presented said accounts, the same were examined and on motion by E. M. Hinrichs of the Board were approved.

On motion by E. M. Hinrichs of the Board, the county of Grant is ordered to issue a warrant to E. M. Hinrichs, treasurer of the county, for one hundred and fifty dollars for his services in the collection of the county bonds. payable out of the county funds.

On motion the Board adjourned.

P. P. Rhodes, Chairman.

Your committee, the Board of Supervisors of the county, hereby report that the above and all other accounts presented by said officer have been examined and approved by the Board and are hereby paid and the same are ordered to be paid.

P. P. Rhodes, Chairman.

The Board of Supervisors of the county of Rockingham, met at the county house, hereof, county, county, held their regular meeting on Monday, August 21, 1901.

Present: P. P. Rhodes, Chairman, second District; E. M. Hinrichs, third District; James E. Reeder, second District; and E. M. Millholland, first District.

The following accounts against the county of Rockingham, were presented, examined and approved to be correct. On motion the treasurer paid the same and the clerk ordered to issue warrants in the name of the county for the payment of the same at the proper time.

James E. Reeder, 12 days, 7/28 M. W. brand on Benj. P. M. 1st 8/37, 2.20.

E. M. Hinrichs, 7 days, 1/28 M. W. brand 8/7, 1.20.

E. M. Hinrichs, 6 days, 1/28 M. W. brand 8/7, 1.20.

E. M. Hinrichs, 7 days, 1/28 M. W. brand 8/7, 1.20.

E. M. Hinrichs, 9 days, 1/28 M. W. brand 8/7, 1.30.

E. M. Hinrichs, 7 days, 1/28 M. W. brand 8/7, 1.20.

E. M. Hinrichs, 7 days, 1/28 M. W. brand 8/7, 1.20.
The county court of this county having certified to this Board, allowances to bounty farriers for their services as Fever, Swine's, and other diseases, in the manner of such boards, and by order of said county, the same were presented, examined, and approved by the said Board, and by and in conformity with the law, on motion by vote of the Board, the same was allowed, and the balance of this Board, is ordered to receive amount out of the bounty for the year 1891, from the bounty for the year 1891.

J. P. Boyle, Superintendent for the Swine Magisterial District, referred to the Board that he had examined and approved the account of James B. Brown, Receiver of the Poor, for the year ending June 30, 1902, and that the same is approved, and that the balance of this Board, is ordered to receive amount out of the bounty for the year 1891, from the bounty for the year 1891.

J. P. Boyle, Superintendent for the Swine Magisterial District, referred to the Board that he had examined and approved the account of John S. Brown, Receiver of the Poor, for the year ending June 30, 1902, and that the same is approved, and that the balance of this Board, is ordered to receive amount out of the bounty for the year 1891, from the bounty for the year 1891.

W. M. Riggs, Superintendent for the Swine Magisterial District, referred to the Board that he had examined and approved the account of John S. Brown, Receiver of the Poor, for the year ending June 30, 1902, and that the same is approved, and that the balance of this Board, is ordered to receive amount out of the bounty for the year 1891, from the bounty for the year 1891.
and it appearing from said settlement that it will require the sum of $269.97 to pay all the expenses at said Almshouse for said year. On motion of the Board said amount is allowed, and the balance of the Bond is ordered to issue a Warrant upon J. B. Hackworth, Deputy Treasurer of the County for the sum of $300.00.

On receipt of such Warrant, to issue a Warrant upon W. H. Washington, Deputy Treasurer of the County for the sum of $300.00, upon one half of the amount appropriated for the support of the Poor, for the year ending June 30, 1901, payable out of the County Treasury for the year 1901, but all such sums to be paid into the Treasury in accordance with the laws of the State of Washington. The sum of $300.00 for poor houses at said Almshouse.

On motion by unanimous vote of the Board, the balance of this Bond is ordered to issue a Warrant upon the Treasurer of the County, payable to Civilian Dayson for the sum of $25.00, for payment of his fees as Commissioner in the matter of the Bridge.

The Board of Commissioners of the County, at Alnwick on the 24th day of May 1901, ordered to be paid out of the County Treasury for the year 1902, and paid.

J. B. Hackworth, Deputy Treasurer of this County, submitted to the Board the following statements of money received and disbursed by him: being the last settlement on account of beauty levy, Bond Interest and Assembly Funds, the same were approved by the Board, together with the balance remaining, amounting to the amount, and on motion by unanimous vote of the Board, the same were approved and adopted, and ordered to be paid upon the Minutes of the Board. The details are as follows:

General settlement of J. B. Hackworth, Deputy Treasurer of the County, for the year 1901:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance from last year</td>
<td>14.97</td>
</tr>
<tr>
<td>Excess of Levy - Penalty - Capitalization</td>
<td>28.75</td>
</tr>
<tr>
<td>Delinquent Payable at Redmond</td>
<td>3.26</td>
</tr>
<tr>
<td>Rent of Assembly Hall</td>
<td>2.95</td>
</tr>
<tr>
<td>Total</td>
<td>50.77</td>
</tr>
</tbody>
</table>

By Warrant paid during the year:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delinquent Payable at Redmond</td>
<td>25.12</td>
</tr>
<tr>
<td>Balance due County</td>
<td>14.97</td>
</tr>
<tr>
<td>Total</td>
<td>30.09</td>
</tr>
</tbody>
</table>

The Board of Commissioners of the County, after due consideration with the Board, ordered the same to be paid out of the County.

J. F. Rhoads, Chairman
J. B. Hackworth, Deputy
E. C. Rushmore, Supervisor
F. E. Rhoads, Chairman

Over.

The undersigned, the Board of Supervisors of the County of King, certify that the same, have this day examined the above Statement together with the Board's Minutes and find the same true and correct the 24th day of July 1901.
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Settlement of E. F. Kneppler, Esquire, of Rockingham County,</td>
<td></td>
</tr>
<tr>
<td>Balance from last settlement</td>
<td></td>
</tr>
<tr>
<td>Account of Jury and County</td>
<td></td>
</tr>
<tr>
<td>Balance due District</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
<tr>
<td>R. L.赴</td>
<td>671.47</td>
</tr>
<tr>
<td>12/4/11 3.3% 1771.80</td>
<td></td>
</tr>
<tr>
<td>60.70 56</td>
<td></td>
</tr>
<tr>
<td>90.27 59</td>
<td></td>
</tr>
<tr>
<td>134 53</td>
<td></td>
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<tr>
<td>29 71</td>
<td></td>
</tr>
<tr>
<td>66.0 59</td>
<td></td>
</tr>
<tr>
<td>2870.67 1771.80</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual Settlement of E. F. Kneppler, Esquire, of Rockingham County,</td>
<td></td>
</tr>
<tr>
<td>Balance from last settlement</td>
<td></td>
</tr>
<tr>
<td>Account of Jury and County</td>
<td></td>
</tr>
<tr>
<td>Balance due District</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
<tr>
<td>R. L.赴</td>
<td></td>
</tr>
<tr>
<td>148.52</td>
<td></td>
</tr>
<tr>
<td>49.81 629.32</td>
<td></td>
</tr>
<tr>
<td>444.80 59</td>
<td></td>
</tr>
<tr>
<td>93.18</td>
<td></td>
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<tr>
<td>79.08</td>
<td></td>
</tr>
<tr>
<td>79.08 629.32</td>
<td></td>
</tr>
</tbody>
</table>

The undersigned the Board of Supervisors of Rockingham County, certify that we have this day examined the above statement together with the vouchers enclosed and find the same to be correct. This Aug. 1, 1902.

J. P. Rhodes, Chairman
M. A. Asarnw, Member
E. M. Rebuck, Member
H. M. Rogers, Member

E. F. Kneppler, Esquire, Treasurer of Rockingham County, this day turned over to the Board, Board of the County issued on as of June 30, 1891, aggregating the sum of 19,500 $ with twenty coupons attached to each, and being of the following number and denominations: 50. 1st of 1000 $ Bonds Matured from one to one hundred inclusive and 50. 3 $ Bonds Matured from one to one hundred and fifty inclusive, and were taken up by said Treasurer from funds received from sale of bonds dated June 23, 1901 issued under order of Board of April 21, 1901 amounting to 19,500 $

R. L.赴                                                            |              |
| 148.52                                                                     |              |
| 49.81 629.32                                                              |              |
| 444.80 59                                                                  |              |
| 93.18                                                                     |              |
| 79.08                                                                     |              |
| 79.08 629.32                                                              |              |

The undersigned the Board of Supervisors, of Rockingham County, certify that we have this day examined the above statement together with the vouchers enclosed, and find the same to be correct. This Aug. 1, 1902.

J. P. Rhodes, Chairman
M. A. Asarnw, Member
E. M. Rebuck, Member
H. M. Rogers, Member

E. F. Kneppler, Esquire, Treasurer of Rockingham County, this day turned over to the Board, Board of the County issued on as of June 30, 1891, aggregating the sum of 19,500 $ with twenty coupons attached to each, and being of the following number and denominations: 50. 1st of 1000 $ Bonds Matured from one to one hundred inclusive and 50. 3 $ Bonds Matured from one to one hundred and fifty inclusive, and were taken up by said Treasurer from funds received from sale of bonds dated June 23, 1901 issued under order of Board of April 21, 1901 amounting to 19,500 $

The undersigned the Board of Supervisors, of Rockingham County, certify that we have this day examined the above statement together with the vouchers enclosed, and find the same to be correct. This Aug. 1, 1902.

J. P. Rhodes, Chairman
M. A. Asarnw, Member
E. M. Rebuck, Member
H. M. Rogers, Member

E. F. Kneppler, Esquire, Treasurer of Rockingham County, this day turned over to the Board, Board of the County issued on as of June 30, 1891, aggregating the sum of 19,500 $ with twenty coupons attached to each, and being of the following number and denominations: 50. 1st of 1000 $ Bonds Matured from one to one hundred inclusive and 50. 3 $ Bonds Matured from one to one hundred and fifty inclusive, and were taken up by said Treasurer from funds received from sale of bonds dated June 23, 1901 issued under order of Board of April 21, 1901 amounting to 19,500 $
The County Court of New South Wales, held at the Court House, Lithgow, on the 26th day of August, 1802.

The following accounts against the County of Lithgow were presented, examined and approved to be correct, save the amount due on account of the Town Clerk, which is to be paid before the moving of the Town Clerk's office:

1. £87 8s. 9d. for the Clerk's services for the year 1801.
2. £7 5s. for materials used for the Clerk's office.

Michael H. Tolhurst, Surveyor, for Blaxland District, reported that he had examined and settled the account of J. J. Clarke, Town Clerk, for the year ending June 30, 1802, and found the same correct, and that the said Town Clerk has in his hands the amount of £87 8s. 9d. On motion by Mr. Metcalfe, the Clerk, the said Town Clerk is ordered to retain and deem in his hands toward payment of the Town Clerk's services for the year 1801.

The Clerk's services for the year 1801, amounting to £87 8s. 9d., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £7 5s., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £87 8s. 9d., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £7 5s., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £87 8s. 9d., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £7 5s., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £87 8s. 9d., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £7 5s., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £87 8s. 9d., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.

The Clerk's services for the year 1801, amounting to £7 5s., are ordered to be paid out of the County Fund for the year 1802, and the Clerk is ordered to issue a warrant to the Treasurer for said amount.
The County Court of the County having certified to this Board an order entitling the Town of 1925 to pay for the construction of an iron or steel bridge over the Creek, hereby ordered at the meeting of the County. On motion by the Treasurer of the Town, it is ordered that the sum of 1925 be paid, payable out of the County levy for the year 1932, and the order of the Board is ordered to issue forthwith when the Treasurer of the County for the payment of the same to the parties entitled thereto, when ordered by this Board.

The County Court of the County having certified to this Board an order entered on the 28th day of July 1922, appropriating the sum of 1925 to be paid, payable out of the County levy for the year 1922, and the order of the Board is ordered to issue forthwith when the Treasurer of the County for the payment of the same to the parties entitled thereto, when ordered by this Board.

The County Court of the County having certified to this Board an order entered on the 28th day of July 1923, appropriating the sum of 1925 to be paid, payable out of the County levy for the year 1923, and the order of the Board is ordered to issue forthwith when the Treasurer of the County for the payment of the same to the parties entitled thereto, when ordered by this Board.

The County Court of the County having certified to this Board an order entered on the 28th day of July 1924, appropriating the sum of 1925 to be paid, payable out of the County levy for the year 1924, and the order of the Board is ordered to issue forthwith when the Treasurer of the County for the payment of the same to the parties entitled thereto, when ordered by this Board.

The County Court of the County having certified to this Board an order entered on the 28th day of July 1925, appropriating the sum of 1925 to be paid, payable out of the County levy for the year 1925, and the order of the Board is ordered to issue forthwith when the Treasurer of the County for the payment of the same to the parties entitled thereto, when ordered by this Board.

On motion the Board adjourned. P. P. Rhodes, Chairman.
Virginia & a printing of the Board of Supervisors of Richmond County held at the Court House, Henry County, Ninth District: October 6, 1802.

J. W. Wilkes, Chairman, Ninth District;
James E. Robb, Clerk, Ninth District;
James F. Walker, Clerk, Ninth District.

James E. Robb, Clerk, Ninth District, reported to the Board, that he had examined and settled the Accounts of J. H. Scripture, Overseer of the Town of Ninth District for the year ending June 30, 1802, and found the same correct and that the said Overseer has a balance in his hand of $525. On motion by Scripture, the same was adopted and carried. Over the said Overseer refused to retain the said account in his hands, towards the balance of five or six dollars in said district for a balance of four or six dollars in his next settlement.

The following accounts against the County of Richmond were presented examined and allowed to be correct: On motion by Scripture, the same were allowed. The balance of this Board is ordered to receive accounts from the Overseers of the County for the payment of the same, to the quarter ending March 20 of the County for the year 1802.

Richmond County, September 4, 1802.

1. Richard Ray, Printer, Printing for Richmond County.
2. Richard Ray, Printer, Printing for Richmond County.
3. D. R. Davenport, Secretary, Secretary for Richmond County.
4. William E., Printer, Printer for Richmond County.
5. William E., Printer, Printer for Richmond County.
9. William E., Printer, Printer for Richmond County.
10. William E., Printer, Printer for Richmond County.

J. H. Scripture, Chairman, Overseer of Ninth District.

E. R. Miller, Clerk, Overseer of Ninth District, presented an order for the payment of the accounts of J. H. Scripture, Overseer of the Town of Ninth District, for the year ending June 30, 1802, and found the same correct. The balance of the said order was ordered to be paid to the said Overseer.

E. R. Miller, Clerk, Overseer of Ninth District, presented an order for the payment of the accounts of J. H. Scripture, Overseer of the Town of Ninth District, for the year ending June 30, 1802, and found the same correct. The balance of the said order was ordered to be paid to the said Overseer.

E. R. Miller, Clerk, Overseer of Ninth District, presented an order for the payment of the accounts of J. H. Scripture, Overseer of the Town of Ninth District, for the year ending June 30, 1802, and found the same correct. The balance of the said order was ordered to be paid to the said Overseer.

E. R. Miller, Clerk, Overseer of Ninth District, presented an order for the payment of the accounts of J. H. Scripture, Overseer of the Town of Ninth District, for the year ending June 30, 1802, and found the same correct. The balance of the said order was ordered to be paid to the said Overseer.
[Document content]

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Name 1]</td>
<td>8.50</td>
</tr>
<tr>
<td>[Name 2]</td>
<td>17.51</td>
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<td>[Name 25]</td>
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<td>[Name 26]</td>
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<td>[Name 27]</td>
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<td>[Name 29]</td>
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<td>[Name 32]</td>
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<td>[Name 38]</td>
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<td>[Name 44]</td>
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<tr>
<td>[Name 46]</td>
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<tr>
<td>[Name 47]</td>
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<tr>
<td>[Name 48]</td>
<td>33.50</td>
</tr>
<tr>
<td>[Name 49]</td>
<td>33.50</td>
</tr>
<tr>
<td>[Name 50]</td>
<td>33.50</td>
</tr>
</tbody>
</table>

Note: The table above contains the names and amounts of various entries, possibly related to financial transactions or accounting entries.
The following Clause for the Reidkill Road, was presented examined and approved to the Council, and on motion by unanimous vote of the Reidkill Citizens, together with the same of the trustees for performing the same, and the delivery of the Road in as good and serviceable manner, under the direction of the Surveyor for the payment of the same to the parties entitled thereto, out of the County Treasury for the year 1902.

On motion by unanimous vote of the Reidkill Road, the action of the board is affirmed and sustained. The said sum of $125.00 is allowed the said Reidkill Road Company. The Clerk of the Board in order to issue a warrant for the payment of the same to the said Company, payable out of the County Treasury for the year 1902.
The County Court of the County having certified to the Board, are hereby ordered to proceed with the purchase of the lands described in the schedule attached to this order, for the sum of $12,877.35.

<table>
<thead>
<tr>
<th>Name</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. B. Schinella</td>
<td>Owner of the Premises for the Township District</td>
<td>$12,877.35</td>
</tr>
<tr>
<td>Geo. L. Schenkel</td>
<td>Contractor</td>
<td>$1,146</td>
</tr>
<tr>
<td>Geo. N. Carson</td>
<td>Contractor</td>
<td>$301</td>
</tr>
<tr>
<td>Jacob Schenkel</td>
<td>Contractor</td>
<td>$366</td>
</tr>
<tr>
<td>John J. Bender</td>
<td>Contractor</td>
<td>$639</td>
</tr>
</tbody>
</table>

The County Court of the County having certified to the Board, are hereby ordered to proceed with the purchase of the lands described in the schedule attached to this order, for the sum of $12,877.35.

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The County Court of the County having certified to the Board, are hereby ordered to proceed with the purchase of the lands described in the schedule attached to this order, for the sum of $12,877.35.
The County Court of the County, having Certified, 4 the Board an Order entered, on the 25th day of October, 1901, Affirming the sum of $2,500.00 paid, for damages, and cost, as hereinbefore, on the application of the necessary Party, 4 the Board, and the Board, as is necessary, for the benefit of the Commonweal.

The Board of the County, having Certified, 4 the Board an Order entered, on the 30th day of August, 1902, Affirming the sum of $2,500.00 paid, for damages, and cost, as hereinbefore, on the application of the necessary Party, 4 the Board, and the Board, as is necessary, for the benefit of the Commonweal.

The leniens Court of the County, having Certified, 4 the Board an Order entered, on the 20th day of October, 1902, Affirming the sum of $2,500.00 paid, for damages, and cost, as hereinbefore, on the application of the necessary Party, 4 the Board, and the Board, as is necessary, for the benefit of the Commonweal.

The Board of the County, having Certified, 4 the Board an Order entered, on the 25th day of October, 1901, Affirming the sum of $2,500.00 paid, for damages, and cost, as hereinbefore, on the application of the necessary Party, 4 the Board, and the Board, as is necessary, for the benefit of the Commonweal.

The Board of the County, having Certified, 4 the Board an Order entered, on the 30th day of August, 1902, Affirming the sum of $2,500.00 paid, for damages, and cost, as hereinbefore, on the application of the necessary Party, 4 the Board, and the Board, as is necessary, for the benefit of the Commonweal.

The Board of the County, having Certified, 4 the Board an Order entered, on the 20th day of October, 1902, Affirming the sum of $2,500.00 paid, for damages, and cost, as hereinbefore, on the application of the necessary Party, 4 the Board, and the Board, as is necessary, for the benefit of the Commonweal.

The Board of the County, having Certified, 4 the Board an Order entered, on the 25th day of October, 1901, Affirming the sum of $2,500.00 paid, for damages, and cost, as hereinbefore, on the application of the necessary Party, 4 the Board, and the Board, as is necessary, for the benefit of the Commonweal.
The County Court at the Town of Burlington, on the 3rd day of October 1902, after proving the deed of $125.00 to pay land damages, the construction of a public road in the Petition of R.B. Mills, the sum of $25.00 by the unanimous vote of the Board, and said sum being paid, there is hereby ordered, it being satisfied out of the County Loan for the year 1902, and the land is hereby declared to be thereby paid. The following names present their land damages payable out of the loan approved: James E. Patrick, J.B. M. Rogers, T.L. Ericks, M. W. Brown.

On motion the Board adjourned.

P.W. Rhodes, Chairman.

Virginia. At a meeting of the Board of Supervisors of Burlington, held at the Court House on Monday, December 2, 1902:


The following account represents the County Loan expense incurred during the year 1902:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Uncollected Registration fees</td>
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<tr>
<td>Uncollected Fees</td>
<td>11.10</td>
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<td>Mailing and Stamping of Warrant</td>
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<td>Survey Line</td>
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<tr>
<td>Maintenance of Road</td>
<td>70.90</td>
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<td>Survey Line</td>
<td>75.00</td>
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<tr>
<td>Uncollected Registration fees</td>
<td>72.00</td>
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<tr>
<td>Mailing and Stamping of Warrant</td>
<td>21.50</td>
</tr>
<tr>
<td>Survey Line</td>
<td>1.00</td>
</tr>
<tr>
<td>Uncollected Fees</td>
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<tr>
<td>Survey Line</td>
<td>1.00</td>
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<tr>
<td>Uncollected Registration fees</td>
<td>1.00</td>
</tr>
<tr>
<td>Survey Line</td>
<td>1.00</td>
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</table>
The following cases, for breach of law, were presented, examined, and assessed to be heard on motion by the Board, allowed, together with the fees of the Justices of the Peace for furnishing the same. Each the bills of the Board is ordered to have warrant when the return of the court, for the payment of the same to the Justices of the Peace out of the monies of the Board, for the year 1872. 

E. E. Neff, having prosecuted and testified, said that the breach of law was committed from the observation of the party. C. A. Neff, the sheriff of the county, shall order Neff, and his deponents, to be brought before the Board.
The following Account against the County of Berkshire, were presented, examined, and appearing to be correct, on motion by the Treasurer, were ordered to be paid:—

1. Richard Park, Printer, for print & paper &c., for warrant. 17s. 0d.
2. James & Co., for paper &c., for warrant. 1s. 0d.
3. John Parker & Son, for work & materials for fence in Treasurer's Office. 11s. 0d.
4. John Farley, for fence &c., for warrant. 3s. 0d.
5. John Smith, for fence, for warrant. 2s. 6d.
6. John & Robert, for fence &c., for warrant. 12s. 6d.
7. John Gough, for fence &c., for warrant. 16s. 0d.
8. John & Robert, for fence &c., for warrant. 17s. 0d.
9. John & Robert, for fence &c., for warrant. 18s. 6d.
10. John & Robert, for fence &c., for warrant. 22s. 0d.
11. John & Robert, for fence &c., for warrant. 25s. 0d.
12. John & Robert, for fence &c., for warrant. 28s. 0d.
13. John & Robert, for fence &c., for warrant. 31s. 0d.
14. John & Robert, for fence &c., for warrant. 34s. 0d.
15. John & Robert, for fence &c., for warrant. 37s. 0d.
16. John & Robert, for fence &c., for warrant. 40s. 0d.
17. John & Robert, for fence &c., for warrant. 43s. 0d.
18. John & Robert, for fence &c., for warrant. 46s. 0d.
19. John & Robert, for fence &c., for warrant. 49s. 0d.
20. John & Robert, for fence &c., for warrant. 52s. 0d.

The following Account for work, labour, &c., were presented, examined, and appearing to be correct, on motion by the Treasurer, were ordered to be paid:—

1. John Parker, for fence &c., for warrant. 1s. 0d.
2. John Parker, for fence &c., for warrant. 2s. 6d.
3. John Parker, for fence &c., for warrant. 3s. 0d.
4. John Parker, for fence &c., for warrant. 4s. 0d.
5. John Parker, for fence &c., for warrant. 5s. 0d.
6. John Parker, for fence &c., for warrant. 6s. 0d.
7. John Parker, for fence &c., for warrant. 7s. 0d.
8. John Parker, for fence &c., for warrant. 8s. 0d.
9. John Parker, for fence &c., for warrant. 9s. 0d.
10. John Parker, for fence &c., for warrant. 10s. 0d.
11. John Parker, for fence &c., for warrant. 11s. 0d.
12. John Parker, for fence &c., for warrant. 12s. 0d.
13. John Parker, for fence &c., for warrant. 13s. 0d.
14. John Parker, for fence &c., for warrant. 14s. 0d.
15. John Parker, for fence &c., for warrant. 15s. 0d.
The county court of the county having certified to this bond, an order entered on the 07 day of December 1902, appropriating the sum of $127.00 to pay for the repairs of the said building owned by the R.B. Campbell & Co. in the county, ordered to be issued. The order is approved and signed by the judge, and recorded in the county court of the county on the said date of December 1902.

The county court of the county having certified to this bond, an order entered on the 14 day of December 1902, appropriating the sum of $147.00 to pay for repairs of the said building owned by the R.B. Campbell & Co. in the county, ordered to be issued. The order is approved and signed by the judge, and recorded in the county court of the county on the said date of December 1902.

The county court of the county having certified to this bond, an order entered on the 14 day of December 1902, appropriating the sum of $147.00 to pay for repairs of the said building owned by the R.B. Campbell & Co. in the county, ordered to be issued. The order is approved and signed by the judge, and recorded in the county court of the county on the said date of December 1902.

The county court of the county having certified to this bond, an order entered on the 14 day of December 1902, appropriating the sum of $147.00 to pay for repairs of the said building owned by the R.B. Campbell & Co. in the county, ordered to be issued. The order is approved and signed by the judge, and recorded in the county court of the county on the said date of December 1902.

The county court of the county having certified to this bond, an order entered on the 14 day of December 1902, appropriating the sum of $147.00 to pay for repairs of the said building owned by the R.B. Campbell & Co. in the county, ordered to be issued. The order is approved and signed by the judge, and recorded in the county court of the county on the said date of December 1902.
Alabama, the day ending June 28, 1903.

It appearing to the Board from report of the Board of Health, that there is a case of smallpox in
or near the town of McShaneburg in the eastern portion of this county, and said Board of Health
having recommended the appointment of Dr. R. B. Slavens resident physician of said town as a physician
for the care of said case of smallpox or any other case, that men scarce have been brought to his
attention during the continuance of said disease in his neighborhood, the motion by Commissioner
McShan for the Board, M. H. Slavens, physician of said district is hereby adopted and referred to the said
R. B. Slavens and it is his duty to perform everything necessary to prevent the spread of said disease
including the appointment of guards, furnishing of necessary medicines to the patient and for
all necessary care about said case if deemed proper the cleaning of premises of the said patient and
protection of said premises, and be attended to the preservation of all persons ordered to be vaccinated
by the Board of Health in said neighborhood.

On motion of M. H. Slavens, by unanimous vote of the Board, the salary of M. H. Slavens, January 1, 1903, of
seven dollars a month, was increased to thirty-five dollars a month, instead of thirty dollars a month. As
accorded said amount to be in full payment of all charges against the county until the same is
approved in the Board of Supervisors meeting of the first day of October 1903, and the Board of
Health is ordered to receive a warrant for the payment of the same from the Board of Supervisors, January 1, 1903, and it is further ordered that the Board of the Health issue a warrant to the said M. H. Slavens for the sum of
fifty dollars for the three months from October 1, 1902, to January 1, 1903, and it is further ordered that
the Board of the Health issue a warrant to the said M. H. Slavens for the sum of fifty dollars for the
three months from October 1, 1902, to January 1, 1903, and for the purpose of said warrants the
Board of Supervisors, January 1, 1903, and it is further ordered that the Board of the Health issue a
warrant to the said M. H. Slavens for the sum of fifty dollars for the three months from October 1, 1902,
and it is further ordered that the Board of the Health issue a warrant to the said M. H. Slavens for the
sum of fifty dollars for the three months from October 1, 1902,

On motion the Board adjourned.

P. P. Henderson, chairman.

Virginia. At a meeting of the Board of Supervisors of Rockingham county, held at
the Courthouse, this (County Court House) on Monday February 25th, 1903,

S. M. Rogers, Sally District. James E. Brown, Central District, and E. M. McKinney, Union District.

The following accounts against the county of Rockingham were presented, examined and
approved to be correct, and as per resolution of the Board, as follows.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dr. R. B. Slavens, resident physician</td>
<td>$10.75</td>
</tr>
<tr>
<td>McShan, resident physician</td>
<td>$25.53</td>
</tr>
<tr>
<td>Rockingham, resident physician</td>
<td>$7.95</td>
</tr>
<tr>
<td>Samuel McShan</td>
<td>$35.85</td>
</tr>
<tr>
<td>J. M. Slavens, resident physician</td>
<td>$1.50</td>
</tr>
</tbody>
</table>

H. J. Brown, County Clerk for Rockingham County, 1903.
The following claim for lumber delivered was presented, examined and approved to be correct, and in addition to the previous receipt, also constitutes the entire receipt for lumber delivered to the contractor, as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Lumber</td>
<td>1000</td>
</tr>
<tr>
<td>Wood</td>
<td>500</td>
</tr>
<tr>
<td>Total</td>
<td>1500</td>
</tr>
</tbody>
</table>

In the matter of the Affidavit of Jesse L. Harrison, filed in the establishment of a Public School, it appearing to the Board that the interest of the State in the maintenance of public education is not served by the neglect of the demands of the State for the construction of the public roads and the payment of the tax levied for that purpose, the Board, in the exercise of its legal authority, is hereby directed to proceed with the construction of the public roads, and the payment of the tax levied for that purpose.

Jesse L. Harrison, Chairman of the Board of Supervisors, hereby authorizes the payment of the above claims, and directs the treasurer to execute such vouchers as may be necessary for the payment of the above claims.

[Signatures]

P. R. House, Chairman

[Note: The text is partially illegible and contains a few sentences that are difficult to transcribe accurately.]
The following accounts against the County of Rutland were presented and allowed to be entered: The amount due for the service of the Board for the month of April 1908, as follows:

- J. P. Reeds, Chairman, Rutland District: $32.25
- Michael B. Sawyer,iv Central District: $31.20
- Samuel Grimes,iv Central District: $31.20
- E. H. Reeds,iv Central District: $31.20
- J. H. Reeds,iv Central District: $31.20
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- J. H. Reeds,iv Central District: $31.20
The Committee appointed on the 25th day of January last, to examine into our report upon the matter of the failure of John Stimson, and other Citizens of the Town of Manning, relative to the two avenues from the Red River, pursuant to the Corporate limits of said town, this day submit their report, which is as follows:

The undersigned Committee appointed at last meeting of the Board, to take into consideration the matter of the two avenues, to be hereafter entitled the Corporation of the Town of Manning, beg leave to report that after mature consideration of the matter, we recommend that the following order be entered in the matter viz: 'That the two avenues so as to be located as a part of the town of Manning, do not include roads, bridges, fields or the property of all real or personal property of the county, including railroads, telegraphs, and other lines, to be located by the Board of the year 1900, his Collector and his agent, for the County Treasurer, the County surveyor, and all fund arising from the said survey so as to be set over to the said Treasurer as a part of said fund, that the County Treasurer, the secured to the said fund or account of the amount expenses of the county only exclusive of said roads, bridges, fields, etc. that in settling the account at the end of each fiscal year, said Treasurer shall be required to keep an account of all funds and the amount therein received, and carry forward each year the balance of the same, any excess may be shown by said settlement, that he may, at the end of the next fiscal year, or at his discretion, as he deems best, the said fund or the said fund to be deposited with the said Treasurer or his agents, for county purposes.'

J. E. Williams, Chairman.
A. M. Rogers.
E. M. Minniss.
M. A. Simmons.

On motion by Chairman, vote of the Board, said report was approved and adopted.

On motion, the Board adjourned.

P. P. Hardie, Chairman.

Virginia. At a meeting of the Board of Supervisors of Rockingham County, held at the Court House, near Rockingham (County Court House) on Monday, April 6, 1902.

Respectfully submitted,

P. P. Hardie, Chairman.

Michael H. McMillan, Supervisor District.
A. M. Rogers, Supervisor District.
J. W. B. C. Supervisor District.

The following accounts against the County of Rockingham, were presented, examined, and approved to be correct, and on motion by the supervisors, vote of the Board, allowed and the debits, charged to proper account, were the Treasurer of the County for the payment of the above stated accounts to the amount of the county fund for the year 1902.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Roads &amp; Bridges for Jack Abram Stone</td>
<td>48.98</td>
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<tr>
<td>Nile Parke Fee for Township Affairs</td>
<td>24.29</td>
</tr>
<tr>
<td>Rockingham, County 1902</td>
<td>7,000.00</td>
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<tr>
<td>As of 9.13</td>
<td>74.00</td>
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</tbody>
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J. W. B. C., Chairman.
Thomas & Co., in Baker's, Plumbing re-at Statham's Hotel, Monday, 31st. No, 2nd, Clerk, 2nd, Clerk.

J. M. Swell's, Clerk for Justice.

A. H. Alexander, Clerk for Justice.

J. S. Phillips, Clerk for Justice.

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J. S. Phillips, Clerk for Justice.
In motion by Luminous, route of the Board, it is resolved that the representatives in the legislature of Virginia, from this county, be requested to afford the appropriation by the State of Virginia of any money toward the construction of this road.

Mr. James E. Richard, who was appointed by the Board on the 7th day of July 1902, to confer with the Council of the Town of Alexandria in the matter of the application for an appropriation by the county of Alexandria, bound to keep the City of Alexandria a sum of around the said sum. The day recommended is the 7th day of January 1903. A sum not to exceed $100 shall be payable out of the county levy for the year 1902, and the receiver, out of the county levy for the year 1903, in civil actions, reckoning the understanding that said Council shall be reimbursed. It shall not be less than seven feet five inches, with five feet in outer edge; the said Council to provide also at its own expense, all laborers engaged in the same, and to keep the premises in good repair, and to afford the necessary repairs.

The motion by the following vote of the Board, recorded was adopted and adopted, and sum 100 of dollars. Upon 100 dollars appropriated, payable one-half of the county levy for the year 1902, and the receiver out of the county levy for the year 1903. Out of motion Mr. Richard was continued in and Committee to look after the said work.

A motion of the Committee of the Town of Alexandria in this county having presented this Board. In order to the consideration of said town, the amount of Road not paid by its town since its incorporation, claiming that the opposite not within the Corporate limits of said town is not liable to assessment of taxes for roads purposes, as it keeps up their own streets and alleys. On motion by vote of the Board, the Chairman appointed Messrs. J. E. Richard and H. M. Rogers, a Committee to examine fully such the matter and make their report in reference thereto at the next meeting of the Board.

It appearing to the Board, that the Board of Public Work of this county have reduced the assessment against the Valley Railroad from $7,000 to $6,000. For mile and this Board being of opinion that said assessment is too low. On motion by unanimous vote of the Board, it is ordered that Sec. H. C. Hooker, Attorney for the Commonwealth for this county and H. M. Rogers, who are hereby appointed Committee for the purpose and its cooperation with a like Committee appointed by the Board of Commissioners for Augusta Railroad Company regard to this matter, appear before the said Commonwealth Committee with a view of having the property of said company assessed at a proper valuation.

On motion the Board adjourned. P. P. Schafford, Chairman.
At a meeting of the Board of Supervisors of Rutland County held at the Court House, Shrewsbury, on Monday, June 2, 1902.

Present: F. P. Robinson, Chairman, Rutland District.
M. H. Mason, Newfane District. A. M. Rogers, Shrewsbury District.
James E. Richards, Central District, and W. M. Minniss, Plain District.

The following accounts against the County of Rutland were presented, examined and approved to be correct, and are presented by the supervisors of the county. The balance of the same, to the extent of $2,700, to be paid out of the county fund for the year 1902:

J. M. Merrill, 2.5 acres land for jail. 3.00
C. S. Allen, 4 acres land for school. 4.00
Louis E. Nye, 1.5 acres land for school. 1.50
H. L. Hinman, 1.7 acres land for school. 1.80
L. W. M. Hathorn, 1.7 acres land for school. 1.80
J. H. Hinman, 1.7 acres land for school. 1.80
H. W. Hathorn, 1.7 acres land for school. 1.80
W. E. Hathorn, 1.7 acres land for school. 1.80
J. H. Hinman, 1.7 acres land for school. 1.80
L. W. M. Hathorn, 1.7 acres land for school. 1.80

The following claims for the county, against the county, are presented, examined and approved to be correct, and are presented by the supervisors of the county. The balance of the same, to the extent of $2,700, to be paid out of the county fund for the year 1902:

J. R. Smith, 40 acres for school. 40.00
J. R. Smith, 40 acres for school. 40.00
J. R. Smith, 40 acres for school. 40.00
J. R. Smith, 40 acres for school. 40.00
J. R. Smith, 40 acres for school. 40.00
J. R. Smith, 40 acres for school. 40.00
J. R. Smith, 40 acres for school. 40.00
J. R. Smith, 40 acres for school. 40.00

On motion by supervisors of the county, F. P. Robinson, appointed a committee to have the work done over the stage in Assembly, at the sum of $50.00. The amount of $50.00, being the amount of the bond of Wilson Allen.

On motion the Board adjourned. F. P. Robinson, Chairman.

Respectfully submitted by the Board of Supervisors of Rutland County held at the Court House, Shrewsbury, on Monday, June 2, 1902.

Present: F. P. Robinson, Chairman, Rutland District.
M. H. Mason, Newfane District. A. M. Rogers, Shrewsbury District.
James E. Richards, Central District, and W. M. Minniss, Plain District.

The following accounts against the county of Rutland were presented, examined and approved to be correct, and are presented by the supervisors of the county. The balance of the same, to the extent of $2,700, to be paid out of the county fund for the payment of the same.
The Board of Assembly, according to the order of the Board of 11th May, 1862, this day directed the acceptance of the statement of the Treasurer for the year 1862, and the statement of the Treasurer for the year 1863. The Board also directed the Treasurer to issue warrants for the receipt of the Treasurer for the year 1862, and the Treasurer for the year 1863.

On motion, the Board adjourned.

P. P. Rhoades, Chairman.
The following accounts against the bounty of Pocahontas were presented, examined and on motion by vote of the Board were allowed and the labor ordered to issue warrants upon the Treasurer of the bounty for the payment of the same, out of the bounty fund for the year 1902.

- John P. Rhudy  
  Clerk, 301 N. Main St.  
  For the period of the year, 1902.  
  $13.45

- A. L. Lee  
  2 yrs. labor  
  @ $1.25  
  $12.00

- R. M. Parvin  
  1.  
  $1.00

- F. P. Rhudy  
  15 days attendance on board @ $3.00  
  $45.00

- M. C. Harrison  
  13 days attendance on board @ $3.00  
  $39.00

- H. M. Rogers  
  12 days attendance on board @ $3.00  
  $36.00

- James M. Black  
  10 days attendance on board @ $3.00  
  $30.00

- E. M. Minniss  
  15 days attendance on board @ $3.00  
  $45.00

The bounty limit of the county having been certified to this Board on orders entered on the 13th day of June, 1903, Approving the sum of $270.00 for land damages and construction of a public road, petitioned for by E. H. Nance, et al. On motion by unanimous vote of the Board and order is approved and land damage of $270.00 for road construction payable out of the bounty fund for the year 1903, even to be included in the estimates for June 1903.

The bounty limit of the county having been certified to this Board on orders entered on the 13th day of January, 1903, Approving the sum of $150.00 for the construction of an iron wire fence on the Pocahontas and Eastern Railroad near McShaeville in this county. On motion by the following record vote of the Board, Mr. George E. Meyer, against Samuel E. O'Neal, Mr. Minniss, Rhudy, the order was not approved.

On motion by unanimous vote of the Board, Mr. O. H. H. Harris, was recommended to the bounty limit of the county for appointment as supervisor for the county for the terms of four years, commencing January 1st, 1904.



- Pay debt of county limit for examination of commissioners books.
- Commissions of the Board for extending county & school limits.
- Juries at limit house for year ending June 30, 1904.
- Fuel for limit house office.
- Jail, bedding, etc. for prisoners, prisoners' room.
- Electrical light for limit house office, jail, & annually ball.
- Recapitulation around limit house square.
- Dressings, examinations, felonies, divorces & ejectments.
- Plied rabbit, others.
- Relief for Public Road.

- Engineer's fee.
- D.R. Beal.
- John H. Hite, others.
- T.L. Burney, others.
- G.A. Buttery, others.
- J. H. White, others.
- W.H. Brouse, others.
- W. J. Rawson, others.
- H. H. Goodell, others.
- S.G. Goodell, others.
- H. H. Goodell, others.
- D.E. Hoge, others.
- H. H. Goodell, others.
- R. J. Brown, others.
- J. B. Harris, others.
- B. L. Miller, others.
- B. L. Showers, others.
- L. B. Montgomery, others.
- Change at Pearl at Spring Creek.
- J.R. Miller, others.
- J. M. Sprague, others.
- James Layne, others.
- R.J. Bailey, others.
- Noah Mayes, others.

- Amount estimated for new roads during year.

- Construction & Repairs during year.
On motion by unanimous vote of the Board, the foregoing allowances and estimates of expenses were made for the year ending June 30, 1904, and the Board, in order to meet said expenses, do hereby authorize the Treasurer for the payment of the same. The treasurer is to turn over the collection hereinbefore made for the year 1903, and to make the above sums of $9,587.00. On motion by unanimous vote of the Board, the Board doth lay a levy of two (2) cents upon each one hundred dollars of the assessed value of all real estate and personal property in the county of Rockingham and upon all the personal effects, defects, defects, and tracks of all railroads, passing through said county, except those exempt by law and upon all the real estate and personal property of all telephone and telegraph lines passing through said county as provided under the Acts of the General Assembly of Virginia, except the levy of fifty (50) cents upon each railroad within the county of Rockingham, the same to be assessed by the county treasurer and collected by the county treasurer, and the treasurer of this county is hereby directed to collect the same.

On motion by unanimous vote of the Board, the Board doth lay a levy of fifteen (15) cents upon each one hundred dollars of the assessed value of all real estate and personal property in the county of Rockingham and upon all the personal effects, defective grounds, defective personal property of all railroads, passing through said county, except those exempt by law, and upon all the real estate and personal property of all telegraph and telephone lines passing through said county as provided under the Acts of the General Assembly of Virginia, except those exempt from said levy, and the treasurer of this county is hereby directed to collect the same.
property of all Telegraphs and Telephone lines passing through said county, as provided for under the act of the General Assembly of Virginia for the year ending June 30, 1904, and the Treasurer of this county is ordered to collect the same.

On motion of W. N. Homer, Supervisor, of Stonewall Magisterial District, by unanimous vote of the Board, the Board doth lay a levy of ten (10) cents upon each one hundred dollars of the assessed value of all real estate and personal property in said Stonewall Magisterial District and upon all the Real Estate, Island, Defeat, Defeat grounds, personal property of all railroads passing through said district, except three hundred and fifty dollars upon the Real Estate and Personal Property of all Telegraph and Telephone lines passing through said district as provided for under act of the General Assembly of Virginia for the year ending June 30, 1904, and the Treasurer of this county is ordered to collect the same.

On motion of J. M. Rogers, Supervisor of Luray Magisterial District, by unanimous vote of the Board, the Board doth lay a levy of fifteen (15) cents upon each one hundred dollars of the assessed value of all real estate and personal property in said Luray Magisterial District and upon all the Real Estate, Island, Defeat, Defeat grounds, personal property of all railroads passing through said district, except three hundred and fifty dollars upon the Real Estate and Personal Property of all Telegraph and Telephone lines passing through said district as provided for under act of the General Assembly of Virginia for District School purposes in said district for the year ending June 30, 1904, and the Treasurer of this county is ordered to collect the same.

On the motion of James P. Decker, Supervisor of Barcroft Magisterial District, by unanimous vote of the Board, the Board doth lay a levy of fifteen (15) cents upon each one hundred dollars of the assessed value of all real estate and personal property in said Barcroft Magisterial District and upon all the Real Estate, Island, Defeat, Defeat grounds, personal property of all railroads passing through said district, except three hundred and fifty dollars upon the Real Estate and Personal Property of all Telegraph and Telephone lines passing through said district as provided for under act of the General Assembly of Virginia for District School purposes in said district for the year ending June 30, 1904, and the Treasurer of this county is ordered to collect the same.

On the motion of J. H. Rucker, Supervisor of Luray Magisterial District, by unanimous vote of the Board, the Board doth lay a levy of fifteen (15) cents upon each one hundred dollars...
of the assessed value of all Real Estate in the said Smith’s Magisterial District, and upon
all Real Estate, Dist. D. 20th. Dept. D. 20th. grade the annual property of all Real Estate, including
said Real Estate, D. 20th. Dept. D. 20th. grade, the annual property of all Real Estate, including
the amount thereof due and unpaid to the Board of Supervisors of said Smith’s Magisterial District,
and the amount thereof due and unpaid to the Board of Supervisors of said Smith’s Magisterial District.
The said amount due and unpaid to the Board of Supervisors of said Smith’s Magisterial District
is hereby assessed and levied upon the said Real Estate, and said amount is hereby paid to
the Board of Supervisors of said Smith’s Magisterial District.

On the motion of E. P. Robinson, Chairman for the Smith’s Magisterial District, by unanimous
vote of the Board, the Board did lay a levy of $105.00 per unit in said Smith’s Magisterial District
and for the assessed value of all Real Estate, including the annual property of all Real Estate,
including the amount thereof due and unpaid to the Board of Supervisors of said Smith’s Magisterial District,
and the amount thereof due and unpaid to the Board of Supervisors of said Smith’s Magisterial District.
The Board of Supervisors of said Smith’s Magisterial District hereby ordered to Collect the same.

On motion of E. P. Robinson, Chairman for the Smith’s Magisterial District, by unanimous
vote of the Board, the Board did lay a levy of $105.00 per unit in said Smith’s Magisterial District
and for the assessed value of all Real Estate, including the annual property of all Real Estate,
including the amount thereof due and unpaid to the Board of Supervisors of said Smith’s Magisterial District,
and the amount thereof due and unpaid to the Board of Supervisors of said Smith’s Magisterial District.
The Board of Supervisors of said Smith’s Magisterial District hereby ordered to Collect the same.

On motion the Board adjourned.

P. P. Robinson, Chairman.

Virginia, At a Meeting of the Board of Supervisors of Rockingham County, held at the Court House of (County Court House Office) on Monday, July 6, 1900.

Present: P. P. Robinson, Chairman, Lewisville District; E. M. Storey, Pepple District; James H. Rebert, Central District; and E. M. Minniss, Chas. District.

The following accounts against the County of Rockingham were presented, sworn and appearing to be correct, were ordered by unanimous vote of the Board above
out, and the names of the persons indicated in the above accounts, are hereby ordered to receive amount said, for the payment of the same to the proper entitled, receipt out of the
County treasury for the year 1902.

P. P. Robinson, Chairman, signed hereto, as Chairman of the Board of Supervisors.

John A. Sutten, Warden, for Prisoners 52 Weeks at $1.00 per week

John A. Sutten, Warden, for Prisoners 52 Weeks at $1.00 per week

John A. Sutten, Warden, for Prisoners 62 Weeks at $1.00 per week

The following accounts were sworn and appearing to be correct, were ordered by unanimous vote of the Board above
out, and the names of the persons indicated in the above accounts, are hereby ordered to receive amount said, for the payment of the same to the proper entitled, receipt out of the
County treasury for the year 1902.

P. P. Robinson, Chairman, signed hereto, as Chairman of the Board of Supervisors.

John A. Sutten, Warden, for Prisoners 52 Weeks at $1.00 per week

John A. Sutten, Warden, for Prisoners 62 Weeks at $1.00 per week

The following accounts were sworn and appearing to be correct, were ordered by unanimous vote of the Board above
out, and the names of the persons indicated in the above accounts, are hereby ordered to receive amount said, for the payment of the same to the proper entitled, receipt out of the
County treasury for the year 1902.

P. P. Robinson, Chairman, signed hereto, as Chairman of the Board of Supervisors.

John A. Sutten, Warden, for Prisoners 52 Weeks at $1.00 per week

John A. Sutten, Warden, for Prisoners 62 Weeks at $1.00 per week

The following accounts were sworn and appearing to be correct, were ordered by unanimous vote of the Board above
out, and the names of the persons indicated in the above accounts, are hereby ordered to receive amount said, for the payment of the same to the proper entitled, receipt out of the
County treasury for the year 1902.

P. P. Robinson, Chairman, signed hereto, as Chairman of the Board of Supervisors.

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John A. Sutten, Warden, for Prisoners 62 Weeks at $1.00 per week

The following accounts were sworn and appearing to be correct, were ordered by unanimous vote of the Board above
out, and the names of the persons indicated in the above accounts, are hereby ordered to receive amount said, for the payment of the same to the proper entitled, receipt out of the
County treasury for the year 1902.

P. P. Robinson, Chairman, signed hereto, as Chairman of the Board of Supervisors.
The bounty deed of [name] for [amount] is approved by the Board. An order entered on the 24th of May 1876, authorizing the town of [town] to pay land damages and assessment of [amount] to [name] in consideration of the bounty deed of the year 1876, is made. The deed of the Board is ordered to issue upon the presentation of the bounty deed payable to [name] for his land damages, and to theCensus of the bounty deed payable to [name] for the land damages. 

[Name], Auditor of the Board, upon the presentation of the bounty deed of the year 1876, is ordered to issue a warrant for the payment of the amount to the said [name].

On motion, the Board adjourned. P.P. Rhodes, Chairman.

Virginia, At a meeting of the Board of Supervisors of Rockingham County held at the Courthouse on Saturday, July 1, 1876, (in the County Court, [place]).

Present: J.P. Rhodes, Chairman; Linville District: Michael E. American; Orange District: W. M. Rogers; Ashley District: James E. Richard; Central District: and E. M. Mennock. Peace District.

An account of land cost for prior year for [amount] for [reason], was presented as approved and ordered to be paid, to the Treasurer for the payment of the same out of the County bounty of the year 1876.

The bounty deed of this County, having been certified to the Board, an allowance of [amount] is ordered to be paid to [name] for the land damages at [amount]. The amount is approved and is paid to the Treasurer for the payment of the same out of the County bounty of the year 1876.
The County Court of this county having certified to this Board, an order dated on the 2nd day of June 1902, affixing the sum of $117.25 to the Establishment and Construction of a Public Road at the North end of the New Bridge over Smith Creek, near the residence of Jacob H. Allen. On motion by unanimous vote of the Board said order is affirmed, and said sum of $117.25 affixed payable out of the County Fund for the year 1903, one half payable December 1st, 1903, and the residue July 1st, 1904.

The Board having met for the purpose of reviewing the Delinquent lists of the County Treasurer for the year 1902, and E. H. Carpenter, County Treasurer of this county, having presented said lists, the same were examined, and on motion by unanimous vote of the Board were approved.

It appearing to the Board that there were in amount of several bonds that should have been bonded before January 1, 1903, and that the January 1, 1903, interest, being due on the 1st day of June of every year, the Board is of the opinion that a bond in the amount of said interest due on said date, and the following annual interest, should be issued, the amount payable out of the county fund for the year 1902.

On motion the bond was adjourned to meet on Saturday next July 25, 1903.

P. P. Wood, Chairman.

Virginia, At a meeting of the Board of Injunction of Pendleton county held at the Court House, on Saturday July 25, 1903.


The county Court of this county having certified to this Board, an order dated on this day affixing the sum of $221.25 to pay bond, laying out and Constructing of a Public Road at the North end of the New Bridge over Smith Creek, near the residence of Jacob H. Allen. On motion by unanimous vote of the Board said order is affirmed, and said sum of $221.25 affixed payable out of the County Fund for the year 1903, one half payable December 1st, 1903, and the residue July 1st, 1904, and the Board is of the opinion to issue a warrant upon the Treasurer of the County payable to Jacob H. Allen for $95.00 in payment of his bond damages, and to the Contractor for opening said road what ordered by the Court payable as aforesaid.

The Board returned to the Board that Messrs. S. J. Lent, had completed the work of repairing said Farmers Branch, which the Board directed, in the Clerk's Office, for an amount necessary, and that he had issued a warrant upon the Treasurer of the County payable to the said W. J. Lent for the sum of $215.00 in payment of his account for said work. On motion by vote of the Board, the same was approved.

The Board having met for the purpose of settling the Accounts of the Treasurer.
Continued Settlement of E.H. Lambequean of Rochester County (County levy 1802)

1) Balance on hand as for last settlement
   - Levy and Penalty for 1902
   - Amount from Assembly Hall
   - Balance due Rochester County
   - Delinquent Land, Held and Redeemed

By, County Treasurer, J. W. Smith of the Asst. Board

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Balance on hand as for last settlement</td>
<td>8,267.57</td>
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<tr>
<td>Levy and Penalty for 1902</td>
<td>2,935.15</td>
</tr>
<tr>
<td>Amount from Assembly Hall</td>
<td>296.52</td>
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<tr>
<td>Balance due Rochester County</td>
<td>1,007.41</td>
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<tr>
<td>Delinquent Land, Held and Redeemed</td>
<td>804.94</td>
</tr>
<tr>
<td>Total</td>
<td>12,276.14</td>
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</tbody>
</table>

As the undersigned, the Board of Supervisors of Rochester County, certify that we have this day examined the above statement, together with the vouchers therewith, and found the same to be correct July 25, 1903.

J. F. Rhodes, Jr.
M. H. Mainor
E. M. Munn
H. W. Rogers

John E. Blackard

Continued Settlement of E.H. Lambequean of Rochester County (County levy 1802)

2) Balance from last year as for settlement
   - Levy and Penalty for 1802

By, County Treasurer, J. W. Smith of the Asst. Board

<table>
<thead>
<tr>
<th>Description</th>
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<tr>
<td>Balance from last year as for settlement</td>
<td>2,870.57</td>
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<td>Levy and Penalty for 1802</td>
<td>17,389.59</td>
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John E. Blackard

Continued Settlement of E.H. Lambequean of Rochester County (County levy 1802)

To, Balance on hand as for last settlement
   - Levy and Penalty

By, County Treasurer, J. W. Smith of the Asst. Board

<table>
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<tr>
<td>Balance on hand as for last settlement</td>
<td>73.53</td>
</tr>
<tr>
<td>Levy and Penalty</td>
<td>1,718.25</td>
</tr>
</tbody>
</table>

John E. Blackard
Virginia, At a meeting of the Board of Supervisors of Rockingham County held at the Court House, auto 23d Monday, August 25th, 1903.

Present: F. L. Brooks, Chairman; L. C. McKee, Clerk; J. W. Keeler, Secretary.

The Secretary having presented to the Board a drain for the Board's digest and action, the Board ordered that the Secretary mail his report to the Board for the year 1902.

Name of Person       | Amount of Drain      | Amount of Fines
-------------------|----------------------|------------------
Henry A. Price      | 12.00                | 12.00
John A. Bradley     | 0.95                 | 0.95
Samuel J. Price     | 1.00                 | 1.00
E. W. Robinson      | 8.00                 | 8.00
John R. Johnson     | 12.00                | 12.00
John A. Keeler      | 2.00                 | 2.00
John B. Bradley     | 2.00                 | 2.00
H. S. Reynolds      | 8.75                 | 8.75
H. S. Keeler        | 3.75                 | 3.75
Joseph W. Price     | 8.00                 | 8.00
J. W. Keeler        | 0.95                 | 0.95
L. C. McKee         | 1.00                 | 1.00

The Secretary having presented to the Board a report of the Board for the year 1902, the Board ordered that the Secretary mail his report to the Board for the year 1902.
J. P. Rhodes, Supervisor for Linnville District. This day presented to the Board, that he had examined and settled the account of Frank D. Davis, Treasurer of the County, for said district for the year ending June 30, 1902, and found the same correct, and that it will require the sum of $104.85 to pay all the expenses for said year. On motion by unanimous vote of the Board, the same is approved and adopted, and the balance of this Board is ordered to issue a warrant upon the Treasurer of this county for the payment of said sum of 104.85 to said treasurer.

W. M. Rogers, Supervisor for Redway District. This day presented to the Board, that he had examined and settled the account of John H. Summerville, Treasurer of the County, for said district for the year ending June 30, 1902, and found the same correct, and that it will require the sum of $104.85 to pay all the expenses for said year. On motion by unanimous vote of the Board, the same is approved and adopted, and the balance of this Board is ordered to issue a warrant upon the Treasurer of this county for the payment of said sum of 104.85 to said treasurer.

E. M. Meinecke, Supervisor for Clarion District, this day presented to the Board, that he had examined the account of Ben. A. Evans, Treasurer of the County, for said district for the year ending June 30, 1902, and found the same correct, and that it will require the sum of 307.50 to pay all the expenses for said year. On motion by unanimous vote of the Board, the same is approved and adopted, and the balance of this Board is ordered to issue a warrant upon the Treasurer of this county for the payment of said sum of 307.50 to said treasurer.

J. M. Ellsworth, this day presented an account against the county of Redwood county for the sum of $130.00 for two terms of school, which was examined and approved by the Board. On motion by vote of the Board, the same is allowed, and the balance of this Board is ordered to issue a warrant upon the Treasurer of this county for the payment of the same out of the county funds for the year 1902.

On motion the Board adjourned.

P. P. Rhodes, Chairman.

To prove: At a meeting of the Board of Supervisors of Redwood county, held at the County House, Trinity, on Monday, September 14, 1903. (Signature blank, below.

Present: J. P. Rhodes, Chairman, Linnville District.
Michael H. Matern, Trinity District, W. M. Rogers, Redway District.
James E. Hulbert, Central District, and E. M. Meinecke, Clarion District.

The following accounts against the county of Redwood county were presented, examined, and approved by the Board, viz.: the payment of the school fund salary of the County, and the payment of the Board in order to issue warrants upon the Treasurer of this county for the payment of the same to the parties entitled thereto out of the county fund for the year 1902. (See next page.)
Admitted: By the affidavit of George H. Washington, the register and superintendent of the Court of the County, this day submitted a written statement of the receipts and disbursements made by him for the year ending June 30, 1903, the same having been recorded by him, together with the vouchers filed therewith, and found to be correct. On motion by unanimous vote of the Board, the same was approved and adopted as it appearing from said settlement that it will require the sum of $115.25 for and as the balance of the said amount is allowed, and the honor of the Board is endorsed to issue a warrant upon the Treasurer of the County for the payment of the said amount of $115.25, the Superintendent

Michael H. Harrison, Superintendent for Amherst County, presented to the Board that he had examined and settled the accounts of A. T. Harrison, Register of the Court for the year ending June 30, 1903, and finds the same correct, and that the said Register has in his hands the sum of $405.41. On motion by unanimous vote of the Board, the same was approved and adopted, and the said Register is ordered to retain said amount in his hands, to be paid in full in the usual manner of fees, etc., for said district, for the ensuing year, and account for same in his next settlement.

James E. Richardson, Superintendent for Litchfield District, presented to the Board that he had examined and settled the accounts of J. M. Munro, Register of the Court for said district for the year ending June 30, 1903, and finds the same correct, and that the said Register has in his hands the sum of $57.00. On motion by unanimous vote of the Board, the same was approved and adopted, and the said Register is ordered to retain said amount in his hands, to be paid in full in the usual manner of fees, etc., for said district, for the ensuing year, and account for same in his next settlement.

In the matter of the application of James Layman, et al., for the Establishment of a...
The County Court of the County having certified to this Board an order authorizing an account to be paid to Henry Schott for $184.62 for services as surveyor, etc., on Public Roads, in the name of the County. The sum of $184.62 is ordered to issue a warrant to the Treasurer of this County for the payment of the same out of County funds for the year 1902.

On motion, it is ordered that the Clerk of this Board cause to be drawn a warrant for $184.62 due the town of Shadwell, payable out of the County fund for the year 1902.

On motion, the Board adjourned.

P. P. Neaves, Chairman.

The following accounts against the County of Putnam were presented around and approved, to be paid: On motion by vote of the Board, the same are allowed and the Clerk of this Court is ordered to issue warrants to the Treasurer of this County for the payment of the same to the parties entitled. Funds out of the County fund for the year 1902:

<table>
<thead>
<tr>
<th>Accountant</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. R. Kline</td>
<td>Register of Voters for Central District</td>
<td>$10.00</td>
</tr>
<tr>
<td>J. P. Eastman</td>
<td></td>
<td>$1.50</td>
</tr>
<tr>
<td>J. R. Leoni</td>
<td></td>
<td>$12.00</td>
</tr>
<tr>
<td>J. P. Manton</td>
<td></td>
<td>$24.50</td>
</tr>
<tr>
<td>J. M. Graham</td>
<td></td>
<td>$2.50</td>
</tr>
<tr>
<td>J. A. Blackman</td>
<td></td>
<td>$25.14</td>
</tr>
<tr>
<td>M. D. Peckham</td>
<td></td>
<td>$3.00</td>
</tr>
</tbody>
</table>
On the Motion of J. R. Buck other Cities of Lower Magistrate District in the County On motion by unanimous vote of the Board of C. A. Neave is recommended to the Judge of the present Court of Redstone County for appointment as Gunnison for said District.

On the Motion of J. R. Buck other Cities of Upper Magistrate District in the County On motion by unanimous vote of the Board of C. A. Neave is recommended to the Judge of the present Court of Redstone County for appointment as Gunnison for said District.

The County Court of this County having Certified to the Board an order entered on the 18th day of August 1893, Appointing the sum of $400 to pay land damage caused by the Lockhartsburg River. On motion by unanimous vote of the Board said order is affirmed and said sum of $400, an additional payment out of the Lockhartsburg River for the year 1893, one-half payable December 28, 1893 and the balance July 1st, 1894. The order of the Board for the payment of this amount is ordered to be recorded in the office of the Treasurer of this County payable to the Treasurer hereinafter named for the sum of $400 to pay land damage caused by the Lockhartsburg River July 1st, 1894.

The County Court of this County having Certified to the Board an order entered on September 30, 1893, Appointing the sum of $1,250 to pay damage to the construction of an Iron Wharf Bridge over the Delta River at Hardwood Mills in the County, on motion by unanimous vote of the Board said order is affirmed and said sum of $1,250, an additional payment out of the Pearl River, for the year 1893, one-half payable December 28, 1893 and the balance July 1st, 1894. The order of the Board for the payment of this amount is ordered to be recorded in the office of the Treasurer of this County payable to the Town of Warrior District for the sum of $1,250 to pay land damage caused to the Contractor for the Bridge near said road leading through to the tenant entitled therein, when ordered by the Court.

The County Court of this County having Certified to this Board an order entered on September 30, 1893, Appointing an additional payment of $1,250 to complete the Wharf and Construction of a Public Road on Peterson, Union District. On motion by unanimous vote of the Board said order is affirmed and said sum of $1,250, an additional payment out of the County Road for the year 1893, one-half payable December 28, 1893 and the balance July 1st, 1894. The order of the Board for the payment of this amount is ordered to be recorded in the office of the Treasurer of this County payable to the tenant entitled therein, when ordered by the Court.
Work of the roads is ordered to cease pursuant upon the order of the County for the payment of the same to the parties entitled thereto when ordered by the Board.

The County Court of the County having certified to the Board, an order of the Court of 1893, to pay for land damage and construction of a Public Road in the Petition of R. J. Bleeker, et al. On motion by unanimous vote of the Board, the construction of the same is discontinued until the next meeting of the Board.

The County Court of the County having certified to the Board, an order of the Court of 1893, to pay for land damage and construction of a Public Road in the Petition of W. H. Price, et al. On motion by unanimous vote of the Board, the construction of the same is discontinued until the next meeting of the Board.

On motion by unanimons vote of the Board, the sum of $253.40 is appropriated payable out of the County funds for the year 1893 to be used for the purpose of opening a channel and constructing levees, on Big River, under the supervision of the Commissioners of Road for Holly District.

On motion the Board adjourned.

C. F. Bleeker, Chairman.
The limits of this county, being plat of this town, at its meeting held on the 1st day of
September 1902, and order entered on the 26th day of August 1903, appointing the sum of $100.00
by levy on the assessors, to be paid into a fund for the purchase of the necessary
The following accounts against the County of Pottawattamie, some present and some
appearing to be incorrect, are on motion by vote of the board, allowed and the balance of the
The Harrisburg Electric Light Company having notified the Board that the electric wires
of the board to correct the present, vote made by the board to correct the present, vote made by
The Harrisburg Electric Light Company having notified the Board that the electric wires
of the board to correct the present, vote made by the board to correct the present, vote made by
On motion by vote of the board it is ordered that the said company do provide at once to
On motion by vote of the board it is ordered that the said company do provide at once to
The Harrisburg Electric Light Company having notified the Board that the electric wires
of the board to correct the present, vote made by the board to correct the present, vote made by
The Harrisburg Electric Light Company having notified the Board that the electric wires
of the board to correct the present, vote made by the board to correct the present, vote made by
On motion by vote of the board it is ordered that the said company do provide at once to

P. P. Nichols
Chairman
The following clauses for which the sum of $1,000 was deposited with the Board are in accordance with the provisions of the Act of November 16, 1862, for the payment of the sum of $500,000.00. The Board, in the exercise of the power vested in them by the Act of November 16, 1862, for the payment of the sum of $500,000.00, hereby authorize the Board to issue bonds in the amount of $500,000.00, payable out of the sum of $500,000.00, as follows:

- To the City of New York:
  - $75,000.00
  - $50,000.00
  - $25,000.00
  - $10,000.00
  - $5,000.00

- To the City of Philadelphia:
  - $50,000.00
  - $25,000.00

- To the City of Baltimore:
  - $25,000.00

- To the City of Washington:
  - $10,000.00

- To the City of Richmond:
  - $5,000.00

- To the City of Boston:
  - $5,000.00

- To the City of New York:
  - $2,500.00

The Board, in the exercise of the power vested in them by the Act of November 16, 1862, for the payment of the sum of $500,000.00, hereby authorize the Board to issue bonds in the amount of $500,000.00, payable out of the sum of $500,000.00, as follows:

- To the City of New York:
  - $75,000.00
  - $50,000.00
  - $25,000.00
  - $10,000.00
  - $5,000.00

- To the City of Philadelphia:
  - $50,000.00
  - $25,000.00

- To the City of Baltimore:
  - $25,000.00

- To the City of Washington:
  - $10,000.00

- To the City of Richmond:
  - $5,000.00

- To the City of Boston:
  - $5,000.00

- To the City of New York:
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  - $5,000.00

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  - $50,000.00
  - $25,000.00

- To the City of Baltimore:
  - $25,000.00

- To the City of Washington:
  - $10,000.00

- To the City of Richmond:
  - $5,000.00

- To the City of Boston:
  - $5,000.00

- To the City of New York:
  - $2,500.00

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  - $50,000.00
  - $25,000.00
  - $10,000.00
  - $5,000.00

- To the City of Philadelphia:
  - $50,000.00
  - $25,000.00

- To the City of Baltimore:
  - $25,000.00

- To the City of Washington:
  - $10,000.00

- To the City of Richmond:
  - $5,000.00

- To the City of Boston:
  - $5,000.00

- To the City of New York:
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  - $5,000.00

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  - $25,000.00

- To the City of Baltimore:
  - $25,000.00

- To the City of Washington:
  - $10,000.00

- To the City of Richmond:
  - $5,000.00

- To the City of Boston:
  - $5,000.00

- To the City of New York:
  - $2,500.00

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- To the City of Baltimore:
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  - $10,000.00

- To the City of Richmond:
  - $5,000.00

- To the City of Boston:
  - $5,000.00

- To the City of New York:
  - $2,500.00

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  - $10,000.00
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  - $25,000.00

- To the City of Baltimore:
  - $25,000.00

- To the City of Washington:
  - $10,000.00

- To the City of Richmond:
  - $5,000.00

- To the City of Boston:
  - $5,000.00

- To the City of New York:
  - $2,500.00
The following accounts against the County of Pennington, were presented, examined, and allowed to be entered, with one, viz., by a summing rate of the Board, except as to account for Sanitary Machine, No. 9. The claimant being absent, the defendant ordered to issue warrant upon the Treasurer of the County for the payment of the same at the further enrolled interest being allowed to the County for the year 1905.

- The Board of Sanitary Improvement of the County of Pennington.
- The following accounts against the County of Pennington, were presented, examined, and allowed to be entered, with one, viz., by a summing rate of the Board, except as to account for Sanitary Machine, No. 9. The claimant being absent, the defendant ordered to issue warrant upon the Treasurer of the County for the payment of the same at the further enrolled interest being allowed to the County for the year 1905.
The County Court of the County having certified to this Board an order entered on the 26th day of November 1903 authorizing the sum of $350.00 for land damages and construction of a Culley road on the petition of J. S. tyler. On motion by unanimous vote of the Board, the Board denied the same and Affirmation.

In the matter of the petition of W.P. Grover & Sons for the Establishment of a Culley road for reasons appearing to the Board this matter is Anticipated until the next meeting of the Board.

On motion by unanimous vote of the Board, Mr. Allen & S. F. Francis are permitted to move the amount of the land damages and construction of a Culley road on the petition of P. M. Washington. On motion by unanimous vote of the Board, the Board ordered to remove and Affirmation.

It appearing to the Board from report of Local Board of Health that there are several cases of small-pox near the town of Elgin in this County, and said Board of Health having recommended the assessment of S. M. hovey, resident butcher of said town, as a proper person to take charge of said cases of small-pox or any other cases that may thereafter be brought to his attention during the continuance of said disease in his neighborhood. On motion by unanimous vote of the Board, M. A. hovey, butcher for said district is hereby appointed and directed to enter and act under said S. M. hovey and to do and perform everything necessary to prevent the spread of said disease including the assessment of guards, furnishing of provisions and medicines for the future use for all necessary person and goods on account of said disease in said neighborhood. On motion by unanimous vote of the Board, the Board is authorized to have a telephone placed in the office of said county.

On motion by unanimous vote of the Board, the Board is given the Methodist church in the matter of December 25th 1903.
Virginia. At a meeting of the Officers of Roanoke County held at the Court House, (Court House Office) on Saturday, January 5th, 1902.

The following named persons who were elected Officers for the Roanoke C. R. I. Magisterial District at Roanoke County at the election held therein on January 4th, 1902, as follows:—:

F. W. Hatfield, Chairman; J. H. Alexander, Magisterial District 1; J. E. Smith, Magisterial District 2; J. R. Turner, Magisterial District 3; J. D. Martin, Magisterial District 4; W. W. Venable, Magisterial District 5; M. H. Harrison, Magisterial District 6; E. H. Blankenship, Magisterial District 7; L. B. Alexander, Magisterial District 8; and J. P. Hines, Magisterial District 9; were elected Officers for the term of four years commencing on the 5th day of January, 1902, and qualified before the Clerk of the Circuit Court of Roanoke County on the 5th day of January, 1902, and qualified to act until the term of four years commencing on the 5th day of January, 1902, and qualified to act until then thereof, and thereafter until the discharge of the duties of such office. The term of said Officers shall extend until the day of January, 1906, and thereafter until the discharge of the duties of such office.

The following accounts against the County of Roanoke were presented, examined, and approved to be correct, and are ordered to be paid:

- W. W. Blankenship for the Wages of the Clerk, $200.00
- J. P. Hines for the Wages of the Clerk, $200.00
- M. H. Harrison for the Wages of the Clerk, $200.00
- E. H. Blankenship for the Wages of the Clerk, $200.00
- J. D. Martin for the Wages of the Clerk, $200.00
- J. R. Turner for the Wages of the Clerk, $200.00
- J. E. Smith for the Wages of the Clerk, $200.00
- F. W. Hatfield for the Wages of the Clerk, $200.00

The following account against the County of Roanoke was presented, examined, and approved to be correct, and are ordered to be paid:

- W. W. Venable for the Wages of the Clerk, $200.00

The Clerk shall receipted for the Wages of the Officers of the Clerk, $200.00.
Virginian: At a Called Meeting of the Board of Supervisors of Rockingham County held at the Courthouse, at 7 o'clock, A.M., on Monday, February 17th, 1902.

Present: J. N. Ernest, Chairman; Ernest District.

The Board having been Called to Order and the business transacted, as the Board of Health may deem necessary to more effectively check the spread of smallpox, and the portion of this tax city, and after hearing the statement of Dr. J. H. Jones and A. F. Bacon, Members of the Board of Health, and also the Health Department of said district, the motion of Mr. Hite to adjourn the Board was recalled, and ordered that the Board of Health dispose of the business of smallpox, and to proceed to vaccinate in all cases where they deem necessary, and where parties declare to be vaccinated to have them in operation.

The following accounts against the county of Rockingham, now presented, and examined and approved, to be paid:

<table>
<thead>
<tr>
<th>Account</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elliott Fire Company</td>
<td>3.85</td>
</tr>
<tr>
<td>J. J. Maxwell, Cpl.</td>
<td>3.00</td>
</tr>
<tr>
<td>J. A. Figure</td>
<td>15.88</td>
</tr>
<tr>
<td>John B. Wallace, Cpl.</td>
<td>3.68</td>
</tr>
<tr>
<td>290.00</td>
<td>9.22</td>
</tr>
<tr>
<td>190.00</td>
<td>17.06</td>
</tr>
<tr>
<td>J. E. Rice, Cpl.</td>
<td>12.00</td>
</tr>
<tr>
<td>J. H. Moore, Cpl.</td>
<td>8.74</td>
</tr>
<tr>
<td>J. H. Moore, Cpl.</td>
<td>18.88</td>
</tr>
<tr>
<td>J. H. Moore, Cpl.</td>
<td>1.20</td>
</tr>
</tbody>
</table>
The following bonds for sheep killed, were presented, examined, and allowed to be Counted over on motion by vote of the Board, and in the Clerk's order to issue warrants therein for the payment of the sum to the Parties of the same, for the following, viz.:

- E. B. Huffman, $7.50 for sheep furnished to Wilson for patients
- J. M. Meader, $1.00 for sheep furnished to Wilson for patients
- M. S. D. Brown, $1.00 for sheep furnished to Wilson for patients
- J. B. Ferris, $2.50 for sheep furnished to Wilson for patients
- J. B. Ferris, $50.00 for sheep furnished to Wilson for patients

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- W. H. Brown, $1.50 for sheep furnished to Wilson for patients
- W. H. Brown, $10.00 for sheep furnished to Wilson for patients
- W. H. Brown, $15.00 for sheep furnished to Wilson for patients
- W. H. Brown, $20.00 for sheep furnished to Wilson for patients
- W. H. Brown, $30.00 for sheep furnished to Wilson for patients
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- W. H. Brown, $30.00 for sheep furnished to Wilson for patients
- W. H. Brown, $40.00 for sheep furnished to Wilson for patients
- W. H. Brown, $50.00 for sheep furnished to Wilson for patients

On motion, the Board adjourned. J. H. Ferris, Clerk.
Board of physicians for Rockingham County as supplemental to an appropriation by the State of Virginia for the same purpose, namely, namely, and for the expense of the office, other than the above, is to be payable out of the county fund for the year 1904, and the remaining $578.62 to be payable out of the county fund for the year 1905, and payments to be made in such sum as may be designated by the Legislature of Virginia. This donation and appropriation in consideration of the donation and appropriation being validated, if necessary, by the action of the Legislature of Virginia.

Respectfully submitted, that a bill be prepared and presented to the Legislature of Virginia for the adoption for the purpose of confirming and validating the Authority of Board of said Board to make the donation and appropriation being confirmed, if necessary, by the action of the Legislature of Virginia.

Hansard: J. N. Swann, Millicent District
M. H. Harrisson, Stanwic District, H. E. Sage, Philip District

The following accounts against the County of Rockingham, were presented, examined and approved to be correct since on motion by unanimous vote of the Board allowed, and the amount of the same is ordered to receive payment, upon the order of the County for the payment of the same in the books entitled Wages, out of the county fund for the year 1904.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. Richard, Dr.</td>
<td>24.00</td>
</tr>
<tr>
<td>Leonard, E.</td>
<td>42.00</td>
</tr>
<tr>
<td>Martin, I.</td>
<td>13.00</td>
</tr>
<tr>
<td>Martin, J.</td>
<td>2.70</td>
</tr>
<tr>
<td>Martin, W.</td>
<td>3.50</td>
</tr>
<tr>
<td>Martin, W.</td>
<td>5.30</td>
</tr>
<tr>
<td>J. Martin, B.</td>
<td>15.00</td>
</tr>
<tr>
<td>J. Martin, W.</td>
<td>1.76</td>
</tr>
<tr>
<td>J. Martin, M.</td>
<td>1.76</td>
</tr>
<tr>
<td>J. Martin, E.</td>
<td>3.50</td>
</tr>
<tr>
<td>J. Martin, A.</td>
<td>3.50</td>
</tr>
<tr>
<td>Rockingham, Dr.</td>
<td>34.63</td>
</tr>
</tbody>
</table>

On motion the Board adjourned.

J. N. Swann, Chairman.
In the matter of the labors of Mr. Deak, for Earmore, Redding, 3, A. Rights 12, for
Robert Wilson, a tenant for a tenant at his interest in Bolton, the board having heard the
evidence and the statement of Mr. Deak. The court now examine the case of the court.
The sum of $75.00 is allowed, that Mr. Deak having first presented an agreement to accept
and accept two full payments of all claims against the court in this matter.
And the last of this month is ordered to render a warrant upon the treasurer of the court for the payment of the sum of the court being due for the year 1903.

The following claims for sheep killed were presented examined and allowed to the court, as the order by date of the claim against the court at the last of this month is ordered to render a warrant upon the treasurer of the court for the payment of the same.

James还得, presents to the court: an account against the court for the labor of redriving stones, as the order by date of the claim against the court at the last of this month is ordered to render a warrant upon the treasurer of the court for the payment of the same.

The county court of Rockingham County having certified to the court an order for the payment of the claim of $300, as the order by date of the claim against the court at the last of this month is ordered to render a warrant upon the treasurer of the court for the payment of the same.

The county court of this county having certified to the court an order for the payment of the claim of $300, as the order by date of the claim against the court at the last of this month is ordered to render a warrant upon the treasurer of the court for the payment of the same.

An order of the county court of Rockingham County, certifying the additional claim of $25.00 to pay the claimant for the labor of redriving the road addressed for by E.D. Davis, as the order by date of the claim against the court at the last of this month is ordered to render a warrant upon the treasurer of the court for the payment of the same.
The following accounts against the County of Rockingham, since presented, ordered for payment to the County Treasurer:

<table>
<thead>
<tr>
<th>Account Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>John A. Harrison, Permanent Justice, for binding Eleonora Melvia process</td>
<td>100</td>
</tr>
<tr>
<td>John A. Harrison, Ice cream for Treasurer and Clerk, Office</td>
<td>47.95</td>
</tr>
<tr>
<td>W. H. Harrison, Bondsmen, Small for guard at Tenace 69 Meals</td>
<td>29.75</td>
</tr>
<tr>
<td>J. J. Drinan, 2 bonds, each 1000.00, Small for guard, 32 Sa. 00</td>
<td>6.90</td>
</tr>
<tr>
<td>Samuel Hall, Carve in half amount of 300.00 Small for guard at Tenace 25 Days</td>
<td>12.00</td>
</tr>
<tr>
<td>J. R. Churchill, cars of beacon light for Small for guard</td>
<td>375</td>
</tr>
<tr>
<td>Powell St. Saffler, furnished funds for Small for guard</td>
<td>726</td>
</tr>
<tr>
<td>E. H. Drane, Campers, Massies Point 92 for Small for guard</td>
<td>1316</td>
</tr>
<tr>
<td>F. A. Parker, Harvard tent, Hotel Bar, Grove Guarantee</td>
<td>1.75</td>
</tr>
<tr>
<td>J. W. Atwater, Furnishing Material and Making Stand for Pike Cave</td>
<td>2.00</td>
</tr>
<tr>
<td>E. H. Cunningham, For other supplies for Small for guard</td>
<td>7.00</td>
</tr>
<tr>
<td>W. M. Mill, For furnishing Judges barley of Eleonora Ellen Alton Plant, etc.</td>
<td>9.50</td>
</tr>
<tr>
<td>The Rehearsal Bells, Compund Binding Lead, Personal Property, etc.</td>
<td>9.50</td>
</tr>
<tr>
<td>W. H. Harrison, Sawing as Committee in Small for 6 days, etc.</td>
<td>10.00</td>
</tr>
</tbody>
</table>
The Board proceeded to elect a Justice for the court house at the time the Board is elected, and on motion by vote of the Board the salary of said Justice was fixed at $100 per month to be in full for all services, including the keeping of the office and keeping the records of the Court in order to some cases which the Justice at the discretion of each month for the same.

The following clause was passed: "If needed, the necessary replacement of said office, at or about the time the said office is vacated, and the salary of the said Justice is fixed at $100 per month for the year 1903, to be paid out of the Sheriff's Fund as it is needed."
The Board the additional item of 500$ is hereby appropriated for the construction of the said road payable out of the county levy for the year 1903.

On motion the road adjourned.

[Signature: F. H. H. S. Chairman]

V. N. L. Chairman.

[Address]

At a meeting of the Board of Supervisors of Rockingham county held at the Court House this day Monday, April 18, 1904.

Present: J. N. Sumner, chairman, Louisa District; Michael R. Harris, Stonewall District; A. C. Sink, Kelly District; Frank L. Kendall, Central District, and J. P. Miller, Plains District.

The following accounts against the County of Rockingham, were presented and referred to the Comptroller, for action by the superintendents of the Road, agreed to be paid out of the county levy for the year 1903, viz:

- J. C. Harrington for the keeping of horses at jail...
- Herman Ware, 12.25 for July 15th...
- H. L. Baker, 2.35 for rent house...
- John H. Singleton, rent and fuel for fence at jail...
- Richard Davis, 2.35 for rent and fuel at jail...
- Council Boxley Co., 10.00 for fence...
- Harrisonburg Free Press, 3.00 for subscription...
- L. E. Hess, $12.50 for subscription...
- J. C. B. Brown, 3.00 for fence on public road...
- T. J. Johnson, 1.00 for holding election at Alexander house...
- The Harrisonburg electric light company, 75 for July light, June, July, August...
- The Harrisonburg Electric Light Company, 1.40 for accounting help...
- James P. Ashby, 1.50 for service on the Board of Supervisors...
- Frederick C. Brown, 75 for service on the Board of Supervisors...
- R. L. Stephenson, 3.00 for service on the Board of Supervisors...
- H. M. Smith, 2.50 for service on the Board of Supervisors...

The following items for work done in the past year were presented and accepted by the Board, as the amount is more or less, by unanimously voted of the Board of the Board, and the report of the Board is agreed to be paid.

On the application of H. H. Sumner, for the establishment of a public road, it appearing to the Board from the report of J. L. Kendall, Road Building for Stonewall...
The Board of Shaffem, being authorized to do so, is hereby directed to make an allowance of $60.00 to the party for the loss of Said Vehicle.

The Board of Shaffem, being authorized to do so, is hereby directed to make an allowance of $60.00 to the party for the loss of Said Vehicle.

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The Board, being authorized to do so, is hereby directed to make an allowance of $60.00 to the party for the loss of Said Vehicle.
In the agreement between the County of Sussex and the Rechhieum County Historical Society, signed on the 30th day of July, 1899, on page 36 of this book.

On the Affiliation of James Haymon, Jr., to the Establishment of the Rechhieum County Historical Society.

It appearing to the Board, that the present grant of the county by an order enacted on the 30th day of March, 1902, as an annuity or an agreement entered into between Mary E. Letey, John D. Letey, and Elizabeth Letey, directed that the damages assessed on the County to Mary E. Letey amount to the sum of $1,999.25, shall be equally divided between the said Mary E. Letey and John R. Letey, assignees of the said Letey's, D. Letey and Elizabeth Letey, assignees of the said Elizabeth Letey. On motion by Mr. Callam, of the floor, the balance of the County is ordered to be a gift made to the Preservation of the County for the benefit of the County, payable to the said Mary E. Letey, John R. Letey, and John R. Letey, assignees of the said Mary E. Letey, for the benefit of the County, for the year 1903, payable out of the County computer for the year 1903.

The balance of the County of the County having been reported to the Board that it will be necessary to purchase some Rector's choral. And feeling better, the Board called the Treasurer having a notice, application for a Salisbury choral for the Rector's choral. In his absence, the motion by the Treasurer that the choral, and the Treasurer's choral, be purchased, was carried. The motion carried. And the Rector's choral, and the Treasurer's choral, were purchased, and it was ordered that the same be brought into the Board's office, and to obtain the same for the benefit of the Board, and to make such purchases that as the Board may deem necessary and advisable.

On motion, the Board adjourned.

J. N. Snare, Chairman

Motion: At a meeting of the Board of Supervisors of Rechhieum County, held at the Courthouse, on Tuesday, May 14, 1904.

Present: J. N. Snare, Chairman, Rector's District
H. H. Stege, Salisbury District
J. W. Test, Flat Rock District
F. E. Mattern, Central District
W. H. Mattern, Mount Olive District
Absent: J. P. Miller, Assistant

The following account against the County of Rechhieum, since presented, was approved and appearing to be correct, and ordered to be paid:

Account:

J. N. Snare, Chairman
H. H. Stege
J. W. Test
F. E. Mattern
W. H. Mattern

The Daily News Advertising Notices. Receipts $2.50, $2.50, $2.50, $2.50, $2.50.

Rechhieum Exchange Co. for Rector: $2.50

S. E. B. Beall, County Clerk:

F. E. Mattern, Department of Justice:

H. H. Stege, Auditor:

W. H. Mattern, Register:

Total: $10.00

J. N. Snare, Chairman:

2.00

2.00

2.00

1.07

16.25

93.50

19.00

3.50

4.35
The County of Northumberland having authorized the Board an order entered on the 1st of January, 1862, allowing to W.R. Knott, $375 for labour furnished for Cabaret, Road Police, and road maintainance, etc. On motion by unanimous vote of the Board, said order is affirmed, and said sum of $375 is allowed, payable out of the county funds for the year 1862, and the Clerk of the Board is instructed to issue a warrant upon the Treasurer of this county for the payment of said sum to W.R. Knott.

It appearing to the Board, that in making the estimate of expenses for the year 1862, the Board allowed only $250 towards the salary of the County Clerk, the remaining amount of the salary due to the Clerk for the year beginning January 1st, 1862, was to be paid afterwards; the amount required is $75. On motion by unanimous vote of the Board, the additional sum of $75 is allowed, and the Clerk of the Board is instructed to issue a warrant payable to W.A. Hervey, Treasurer, for said sum of $75, being the amount required by law to be paid to the Auditor of the Accounts as provided by law.

On motion the Board adjourned.

J. H. Bennett, Chairman.
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*Note: The image contains handwritten notes, possibly related to a schedule or a list of items. The text is not clearly legible.*
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Rockingham Co., Va. 1942-3 Multi-Page Report 1 of 6
Book E 1 1002 (PG. 2)
this contract made the 9th day of Dec
between James B. Phillips, superintendent of the
Beds, House & Barn for Central District's
farm, and William Hess, contractor for the same,
farm, in consideration of the mutual
agreements hereinafter contained,
the said contractor promises to build, and has agreed to build,
the said house to commence at a point in
front of William Phillips house
and ending at a point as shown
on plat of Judge Lawrence's survey on
the old furnace road, said road is to be 38 ft. wide with a 10 ft. grade
and the grade is not to exceed 10 degrees
and all stumps is to be removed
therefrom and is to be clean of moss
and the content thereof, with slopes
to each side, 8 inches of sufficiency
width and height to carry all
surplus water, the contractor for said
road is to furnish all boards used
and taking out is to complete said road
by July 1, 1903, and it to furnish bond
with approved security in the penalty
five hundred dollars for the performance
of his contract for building said road.
and is to provide good and sufficient
fencing at the C. W. R. R. for which
the Contractor shall receive three hundred
and fifty dollars payable upon the completion
of said Road, out of all sums made
and approved for building said Road
within our hands and seal this the
3d day of Dec. 1922

J. C. Rentals (Act)
B. F. Stedfield (Act)
E. S. Armistead (Act)
William Fisk (Act)

Rockingham, Va. (Act)

1923 Minute book, Surveyor
book, P. H. Board
3 of 6
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THE NEW ROAD LAW

Enacted by the Last Session of the Legislature.

Special Act in Reference to the Public Roads of Rockingham County.

1. Be it enacted by the general assembly of Virginia, That an act entitling an act providing for the making, changing, and working of roads in the county of Rockingham, approved March second, eighteen hundred and eighty-eight, as amended by an act of the general assembly approved March fifth, eighteen hundred and ninety two, as further amended by an act of the general assembly approved February twenty-fifth, eighteen hundred and ninety two, as further amended by an act of the general assembly approved March second, eighteen hundred and ninety-four, as further amended by an act of the general assembly approved February twenty-sixth, eighteen hundred and ninety-six, be amended and reenacted so as to read as follows:  

1. For each magisterial district in the county of Rockingham there is hereby created and established a board consisting of the supervisor, a commissioner of roads and one justice of the peace, which board shall have exclusive control of all roads and bridges within its limits, except as hereinafter provided, and shall be provided for road purposes and for building and repairing bridges, shall be expended within each magisterial district—that is to say, that the taxes levied within each magisterial district shall be expended in the district in which it is so levied.

2. The justice of the peace constituting the member of said board shall be chosen and nominated by the three justices of the peace elected and commissioned in each magisterial district. He shall be the clerk of said board. The designation of the justices who are to serve on said board shall be in writing, and shall be preserved and recorded by the board of commissioners of roads. The commissioners of roads provided for in this act shall be elected by the qualified voters in each magisterial district at the regular November election, when all the county and district officers are elected, and shall hold their office for a term of four years, or until his successor is qualified.

3. The board hereby provided for shall be a body corporate, and shall be known and designated as the board of commissioners of roads for the magisterial district of Rockingham county, and as such shall have the right to contract, and be constituted with, sue and be sued.

4. The commissioner of roads provided for in this act shall reside in the district for which he is elected, and his term of office shall...
begin on the first day of January next succeeding his election; he shall qualify at the time and in the manner provided by law for the qualification of magisterial district officers, and shall at the time of his qualification or before he enters upon the discharge of his duties give bond, for the faithful performance of his duties, with security in the sum of one thousand dollars.

5. The commissioner of roads shall have charge of all the roads and bridges in his magisterial district. His duties shall be to see that all the roads in his district are of proper width, and in all cases where they are not, to notify the persons trespassing by written notice, and if the obstructions are not removed after reasonable notice, not to exceed ninety days, he shall proceed to remove the fence or other obstructions, and may recover the expense with costs from the trespasser upon judgment of a justice of the peace; provided, however, that where there is a road of less than thirty feet now in use, and a commissioner of roads is satisfied that no inconvenience will result to the public on account of the width of said road, he may continue the same. He shall examine all the roads in his district two or more times in each year, as directed by the road board, to see that all roads and bridges are kept in good repair, as hereinafter provided for. He shall have charge of all tools and machinery belonging to the district of the county while in use in his district. When such tools and machinery are not being used or stored, he shall provide such means as shall be reasonably necessary to protect such machinery and tools from injury and damage, and any expenses incurred by the commissioner in so doing shall be paid out of the district fund on warrant of the board of commissioners of roads. His compensation shall be two dollars per day for each day he may be actually engaged in the discharge of his duties under the provisions of this act, to be paid by the county treasurer in the manner hereinafter prescribed.

6. Every petition to alter or change a public road must first be presented to the commissioner of roads in the district in which the road is located, who shall endorse thereon his approval or disapproval of same, and his reasons therefor, which petition and the commissioner's report shall be laid before the board of supervisors at its next regular meeting, and the board may appoint three discreet freeholders to view the ground of any proposed change. The county or other surveyor shall accompany the viewers, and if necessary survey and map the route. The whole number of viewers must view, but a majority may decide for or against the proposed change. They shall submit estimates of the cost of any change recommended or proposed. They may report for a modification of the proposed route, and submit estimates thereon.

7. Notice of the time and place, when and where the viewers will meet shall be given by publication in a newspaper at least five times before time of meeting. The viewers before they proceed to discharge their duties shall be severally sworn by the commissioner of roads, or
some other person authorized to administer oaths, to perform their duties impartially in the best of their judgment. If they decide there is public necessity for a change, they shall lay out the same, having respect for the shortest distance and the best location. They shall assess the damage to the land through which the road passes, taking into consideration the advantage to be derived from the road passing through said land, and shall report in writing to the board of supervisors at its next regular meeting. If any yard, garden or orchard, or any part thereof shall be taken, it shall be so stated in said report.

8. The board of supervisors shall examine the report of the viewers, and if it appears from said report that the proposed change will not probably be to the public interest, the board shall decline to make the proposed change, but if it appears to the board that such change will be to the public interest, the board shall issue notice to the owner or owners and tenants of land upon which said proposed road is to be located, directing such owners or tenants to appear before the board at its next regular meeting to show cause, if any, why the proposed change should not be made in accordance with said report of the viewers. At the meeting to which said owners or tenants are so notified to appear the board shall hear such objections to and evidence as may be offered for or against said report, and shall take final action upon said report, either by adopting, amending or rejecting same, unless for good cause action thereon is postponed to another meeting.

Any person affected by such decision may appeal from same within thirty days. If change be made in such road the board shall order the damage allowed to be paid out of the county levies for roads and bridges. Each viewer shall be allowed two dollars per day and expenses not exceeding one dollar per day, where such viewers travel over ten miles, and the county or other surveyor shall receive two dollars and fifty cents per day for accompanying said viewer; and making necessary survey, and he paid in addition such sum as the board shall determine, for any map of such change as may be required of him. Said viewers and such expenses to be paid by order of the board of supervisors out of the county levy for roads and bridges.

9. In case the change of a road shall pass it on a line dividing two magisterial districts, the commissio-

ners of roads of the adjoining districts shall divide equally the expense of maintaining said road between said districts. In case they cannot agree the board of supervisors shall divide the same and direct what part of said road shall be kept in repair by each magisterial
district.

10. The board of commissioners of roads for each magisterial district at its annual meeting April first, or as soon thereafter as con-
venient, shall assess and levy a tax upon all property, real and per-
sonal, of the magisterial district assessed for State purposes suffi-
cient to pay the expenses of keeping all public roads and bridges in the district in good repair. Bridges across the rivers and the bridges of
their feet or more in length across the creeks shall be kept in repair out of the general county levy for roads and bridges. The assessment on property shall not be more in any one year than twenty cents on the one hundred dollars, except as provided for in section twenty-two of this act. The assessment shall be made upon the same basis and subjects as that upon which State revenues are levied.

11. The board of commissioners of roads in each magisterial district shall annually make an estimate of the probable amount necessary to pay all the expenses of keeping in repair the roads and bridges (except each bridge as any bridge not the repair of the county levy,) and pay allowances to officers provided for in this act, and other expenses likely to arise under the provisions of this act, and shall, before the first day of August each year, furnish to the county treasurer a statement of same assessed against each person in his district, which said treasurer shall be required to collect, as other revenues are collected, and for which he shall receive a like compensation. The funds coming into the hands of the county treasurer under the provisions of this act shall be kept separate, and shall be held by him subject for the order of the board of commissioners of roads to be expended in such manner as in its judgment is for the best interest of the roads. All funds collected in any one district shall be expended in that district.

12. No person shall be required to work on public roads or bridges without compensation.

13. It shall be lawful for the board hereby constituted to take charge of and have worked and be put in good repair all public roads and bridges hereinbefore or hereafter established within their respective districts as herein provided (except river and creek bridges referred to in section ten of this act). The work may be done by the day under competent overseers, who shall turn in the commissioner of roads with a statement of account once a month. The said board may enter into contract for the repair of any part or portions of roads if they deem it to the best interest of the district so to do. Said road to be kept clear of falling trees, loose stones, and to be raised in the center and sloped each side to drain off of sufficient width and depth to carry off all surplus water.

14. The board of commissioners of roads shall have the authority to purchase any tools, machinery and materials out of its respective district funds, for use in making and repairing the roads and bridge of its district, as herein provided for.

15. The board of supervisors, in its discretion, may purchase any machinery and pay for same out of the county levy for roads and bridges, for the purpose of aiding the magisterial district in making and repairing the public roads of the county and district. It may appropriate out of said funds, or the general county levy, for the purpose of permanent road improvement in any district or districts, such amount as may be necessary to secure any State money aid available for said district or districts, or to secure convict labor for said permanent improvement of
said roads. In case the board of supervisors declines to appropriate
the necessary funds required by the State law to secure State money
aid or procure State convict labor, then the board of commissioners
of roads of each magistratorial district shall have the authority, with the
consent of the board of supervisors, to make appropriations out of dis-
trict funds, or funds raised by private contributions, such amounts as
are necessary to secure State money aid or convict labor: provided, in
each event the county shall not be
chargeable with any liability or ex-
 pense by reason of any district, in-
cluding any liability or expense by
reason of any district for procuring
any State road improvement fund or
convict labor.

The cost of expenditure per mile
in the permanent improvement of the public road shall be determined
by the State highway commissioner and the board of commissioners of
the roads in their districts or dis-
tricts in which the improvement is
to be made. The distribution of the State and county aid may be made
between the districts of the county, on such basis as a majority of the
board of supervisors in their judg-
ment may deem right and just:
provided, that no part of the State
aid fund which would be due any
district, upon an equitable distribu-
tion of same, based upon the tax
paid into the State treasury by said
district, shall be taken from that
district and used elsewhere, unless
the board of commissioners of roads
in said district declines to use
same on roads in said district, and
gives its consent in writing, signed
by a majority of the board, that
said amount may be expended else-
where, said writing to be filed with
and preserved as a part of the record
of the board of supervisors.

17. The commissioner of roads is
authorized and empowered to de-
clare that either of the other mem-
bers of the district boards to go to
any point in the district, to assist
in the duties incumbent upon the
board of the district, and each shall
have compensation for such ser-
vice of two dollars per day, while
in actual discharge of such duties,
payable out of the district fund.

18. The majority of the entire
board of supervisors may adopt any
part of the general road law not in
conflict with this act.

19. At the discretion of the board
of commissioners of roads and by
order of said board the road com-
missioner shall measure all roads
in his district, and divide them,
or any part thereof, into such sections as in his judgment he may
decide best and most economical.

The road commissioner shall re-
port to the board of commissioners
of roads of his district, by April
first, or as soon thereafter as possi-
ble, the number of sections of road
and the number of miles in each
section when said board may pro-
cede to apportion such amount to
such sections as in their judgment is
an equitable amount to each sec-
tion, according to conditions and
needs, and may at the same time
appoint a good and competent over-
see for each section thus worked,
who shall have immediate super-
vision over the work to be done in
this section.

Said board may have worked rem-
aining sections in such manner as
THE NEW ROAD LAW.

in their judgment is to the best interest in working such roads. The overseer shall at such time as directed by the road commissioner present to him hands and tools and work his road as directed by the road commissioner, who shall have authority over contractors and overseers, and when tools and materials are necessary the commissioner shall report to the board of commissioners of road, which may order him to purchase same. The board shall have the right to remove an overseer or contractor at any time and work the road otherwise if in its judgment it would be best.

19. The road board shall meet as hereinafter provided from time to time, not to exceed twelve times in any one year; its members shall be paid two dollars per day for each day actually employed in the discharge of their duties under this act, and shall be paid by warrant on the county treasurer issued by said board as hereinafter prescribed.

20. The supervisor of each district shall be ex-officio chairman of the board of commissioners of roads for his district; all warrants on the county treasurer to pay all expenses of each district shall be signed by the clerk of the said board and the commissioner of roads, and countersigned by the chairman.

21. Each overseer provided for in this act shall be charged with all tools and machinery furnished him by the district road board, giving him receipt for same, and on his retirement shall turn them over to his successor, or to the commissioner of roads, taking a receipt for same. The compensation of each overseer shall be fixed by the board of commissioner of roads, not to exceed one dollar and fifty cents per day, and he is to perform work on the roads with other hands. All laborers under such overseer shall have the compensation fixed by the board not in excess one dollar and twenty-five cents per day for the time actually engaged in the discharge of their duties under this act; not less than ten hours of actual work shall be considered a day's work.

22. That the commissioner of roads from each magisterial district shall meet at the courthouse of the county with the board of supervisors at a time to be fixed by the board of supervisors, and shall act with said board in the consideration of the road question, and to make any changes within the limits of the law they may deem best for the making, changing and working the public roads of Rockingham county, and by a majority vote of all the supervisors and commissioners of roads present may order the road levies of all the districts, or a part of the districts raised to an amount not to exceed thirty cents on one hundred dollars of assessed property, both real and personal, in any one year, and should it be determined that the levy for any one year should be raised over twenty cents on the one hundred dollars of assessed property, both real and personal, of any district or districts, then there shall be not less than ten cents nor more than fifteen cents of said levy on the one hundred dollars used for permanent road improvement.

23. The general road law of this State, except as far as the same is in conflict with this act, shall be in force in the county of Rockingham.

24. All acts or parts of acts in conflict with this act are hereby repealed.