

Court of Revision

235 The Court of Revision for the Revision
 of the Assessment Roll for 1886 was held
 in the Council Chambers on Wednesday
 September 8th 1886 at 10 o'clock, A. M.

Present: His Worship Mayor MacLean
 Aldermen Balfour, Caldwell, Humphreys
 L. A. Hamilton, E. P. Hamilton and Giffith

The following protests were received
 Assessment of 26 acres of C. K. M.
 property at foot of Jamieson @ Woodview
 acre considered too high, changed to \$500
 an acre.
 Public Park consisting of $1\frac{1}{2}$ acres exempted
 from taxation.

Block 73, Lots 2-18, ^{in 541} changed from
 \$700 a lot to \$525 a lot.

Block 48, C. & D, changed from \$500 each
 to \$375 each

Block 72, Lots 21-37 in 541 changed
 from \$700 each to \$525 each

Lots 10, 11, 12, 13, 14, Block 5 and 3, 4, 5, 6, 8
 in Block 4 changed from \$3300 to \$2500
 Court then adjourned till 2. P. M.

At 2 o'clock the Court resumed
 business
 92 acres between surveyed lots and

and Value Creek in 541 changed to
\$625th acre.

lots 1, 2, 3, Block 10 changed from
\$2400 to \$1700

John Devine put in an appeal against
the assessment of his property but as
he did not appear it was allowed to
stand.

Hunt & Lelcoth's assessment on
Block 2 Lot 8, confirmed.

John Boulstee was entered as
tenant on Lot 2, Block 3.

Nicol Allen's name was struck
off as leaseholder on Lot 3, Block 3
and Christina Allen's inserted instead.

Dr. D. L. Beckinsale was allowed 1
foot off his lot on Cordova Street.

Frank Mier's assessment was
reduced to \$700

lots 1-10 Block 1 in 200 A be-
longing to James Keamy reduced from
\$100 a lot to \$75 a lot.

Lot 6, Block 16, 200 A belonging to
E. Crow Baker reduced to \$150

Britton & Silvain's Assessment
Confirmed

That part of 541, lying north of Water
and Cordova Streets and west of Cambridge
containing 53¹⁰/₁₀ acres reduced to \$15000
Block 30 & 31 to 38 in 541 changed
from \$425 to 350

M. A. MacLean was entered

omitted by
omitted.

236

as
Grad
The
on

The
Sept
Mon
rec
to the

Mo
by
pol
the
for
The

A
An
of
the
Ass
said
Con
for
to
the
exp
By

as tenant of lot 8 Block 5 in old
Granville Township.

The Court then adjourned to meet
on Saturday at 10. A. M.

The Court met again on Saturday
Sept 11th in the same place but on
Motion of Alderman W. A. Hamilton
seconded by Ald. Balfour they adjourned
to the Mayor's Office.

Moved by Alderman Balfour seconded
by Ald. Smith that the assessment
roll as now amended in Court of
Revision be finally passed and
certified by the City Clerk accordingly.
The Court then adjourned, ~~closed~~

*Smith & Co. v. City of
Granville*
236
A General Appeal was made by Messrs
August & Smith against the Assessment
of 1886 on the ground that they had already
paid taxes for the current year on the property
assessed to them; the appellants stated that
said appeal would not be pressed if the
Council did not levy a rate of taxation
for 1886. The Court of Revision resolved
to recommend to Council that they forego
the right to levy a rate and that the necessary
expenditure should be met by a loan under
By-law.