VOL. II.

HARTLAND, N. B., SATURDAY APRIL 9, 1898.

No. 8

## - HARTLAND Departmental Store, John T. G. Carr, Prop.

The Largest Stock in the Village,

Consisting of the Following Lines: GROCERIES AND PROVISIONS.

Including Flour, Meal, Sugar, Molasses, Tea, Coffee, Pork, Fish, &c.

DRY GOODS.

Including Staple and Fancy Goods.

Clothing and Gents' Furnishings.

Including Hats, Caps, Boots, Shoes. Underwear, &c. &c.

HARDWARE AND TINWARE.

Including Heavy and Shelf Goods, Stoves, and Farm Implements.

HOUSEHOLD FURNITURE

Including Chairs, Tables, Suites, Wall Paper, Blinds &c.

STATIONERY.

Including School Books, Paper and Envelopes, Blank Books &c.

Crockeryware and Glassware.

About everything usually kept in a Village Store.

Easy Terms. Produce Taken. Prices Right. Hartland. JOHN T. G. CARR,



and disclost of thew how mon

Collars, Cuffs, & Ties,

Come in and See Them.

Moncton Factory Cloth in exchange for washed wool at 30 cents a pound.

C. HUMPHREY TAYLOR.



## The New Sidewalks Good Progress made toward their Construction.

A Basket Social Next Tuesday.

The meeting called for last Tuesday evening for the purpose of raising enthusiasm and funds for the construction of good sidewalks was not largely attended but resulted in an excellent and effective move toward the attainment of the desired end.

Besides the ubiquitous small boy and one or two spectators there were present the following progressive citizens: C. Humphrey Taylor, Arnold Porter, S. S. Miller, L. E. McFarland H. D. Keswick, A. A. Rideout, William McAdam, C. C. Procter, John Thomas and Fred H. Stevens. Arnold Porter was elected to the chair and in opening the meeting stated the object in view of which the meeting was called. He said regarding the cost of side- young men, who are known to be slaves

raised by pie socials, etc,

were paid for by the proceeds of a H. E. Blakeslee, and J. W Stevens. series of basket socials and he could Mr. Porter stated plainly that his not see why the same thing could not client and the defendant had entered be done over again.

no question as to the urgent demand new \$3.00 hat, bought and paid for by for new sidewalks. Speaking of the old the other party. He was prepared to time "socials," it was at one of these prove the defendant guilty. charge an admission fee.

dorsed the "social" scheme.

should be given by the road-master.

Mr. Porter was vigorous in protesting against conditions remaining as they are. He said the alley or "man-trap" between Richardson, Porter & Co's called. He said he knew defendant store and the Post Office was soon to for several years, and had heard of him be closed up. Some one then said long before he ever saw him. He was G. R. Burtt had given it out as his present when contract was made, and intention to put a walk along the front of the vacant lot between Keswick's

store and the Ross building.

S. S. Miller moved an Excutive Committee be appointed to devise ways and estimates of cost of new sidewalks. The motion was earried and C. H. Taylor. H. D. Keswick and Arnold Portor, together with two others, to be appointed later, were constituted the Committee.

Mr. Keswick moved that a basket social be held next Tuesday evening, April 12' in Burtt's Hall. A. A, Rideout and Fred H. Steyens were elected a committee, with power to choose three others to handle affairs in counection with the "social." It was decided to have a short program of music, readings etc, and charge 10 cents admission, to those who did not bring baskets. The latter will be sold at auction.

## THAT MOCK TRIAL.

Some time ago two of our popular walks he had figured that a plank walk of "the evil weed" made a contract five feet wide constructed of hemiock. which in effect was that neither would and extending a quarter of a mile, use tobacco any more. The first to would cost \$150. He was of the opinion break the terms was to purchase a that this amount could or should be \$3.00 hat for the other. Gordon Mceasily raised. But would strongly ad- Adam, for one part, claimed that vise that the work be not attempted Frank Leighton, of the other part, had until the money to pay for it was in broken faith and he therefor made a demand for the hat, which was refused. S. S. Miller as next speaker said his McAdam resorted to law. A warrant experience in the construction of side- was issued for Leighton's arrest, and walks was limited, but it chanced that | Monday evening was the time appointat one time he resided in a village ed for the trial to come off. The where the work of improving the streets | piaintiff secured the services of Arnold was undertaken, and the scheme was Porter L. L. B. and the defendant successfully put through, funds being sought defence through Allan A. Rideout, limb of the law. Judge Estey pre-H. D. Keswick said when the present sided. The jury consisted of W. R. sidewalks were new and decent they Gillin, G. H. Campbell, C. E. Morgan,

into an agreement, that the first to see C. H. Taylor thought there could be the other smoke was to be entitled to a

that he, a very young man, was first Gordon McAdam wrs sworn by initiated into Hartland society. He Sheriff Charles Rideout, "to tell the lie endorsed the "social" idea; and the whole lie, and nothing but the lie, though that money might have been so help me Dr. Ayer." The book used raised by the "mock trial" of Monday was a revised version of Ayer's Almaevening had it occured to the boys to nac. Plaintiff related the circumstances under which the contract was made, A. A. Rideout strongly favored the and said he had seen defendant smoke getting up of a concert, and also en- in his own home. He entered the door and found him puffing away at a five II. D. Keswick said some help cent eigar. Defendant quickly took it from his lips and threw it under the That west side of Main street dis- sofa upon which he was sitting. Megrace was next brought into discussion. Adam immediately picked up the eigar, where upon Leighton exclaimed "Ah! you've caught me!'.

Geo. Porter was the first witness

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