WILL BE OPEN EVERY

# Tuesday, Thursday, Saturday,

AFTERNOON AND EVENING.

Admission: Gents, 10c; Skates 10c; Ladies, 5c; Skates, 5c.

## HORSE BOOTS.

Winter Quarter Boots, (3 different kinds.) Shin and Ankle Boots, Knee Boots, Interfering Rolls,

## WHIPS.

Whalebone, Rawhide, Java, Stock Java, Whip Stocks, Lashes, Bow Top Whips, From 15c. to \$3.50.

ATHERTON BROS.

King Street, Woodstock.

## YOU WANT STORM WINDOWS!

Order them now from the

BRISTOL WOODWORKING FACTORY,

MANUFACTURERS OF-

DOORS, SASH MOULDINGS, HOUSE FINISH, SHEATHING ETC., STAIR WORK.

Prices to suit the times. Batanates given. Orders promptly executed Write or call.

> JOHN J. HAYWARD, BRISTOL, N. B.

# Everett's Bookstore 1898

### CHRISTMAS GOODS!

Now open and ready for inspection: Bibles, Prayer Books, Books of Travel

Also, a large lot of Books at a Great Reduction.

Albums, Photo Covers, Frames. Dressing Cases, Glove and Handker chief Boxes, Shaving Cases,

Necktie Boxes. China Ware in endless variety, in Figures and Cups and Saucers,

Mugs, Shaving Mugs. Give me a call and examine.

## W. H. EVERETT, Woodstock. No. 6 Main Street.

NOTICE

A meeting of the shareholders of the Northern New Brunswick Mining Co. will be held at the office of the undersigned Secy-Treas, of the said Co. in the Town of Woodstock, on Saturday the 21st day of January next at three of the clock in the afternoon, for the purpose of considering the question of proceeding with the work of developing the Co's leases upon the Serpentine, and also as to the best method of raising funds for the purpose of making a thorough investigation into the Co's prospects in said leases.

All shareholders are respectfully requested to

be present. J. C. HARTLEY, Secy-Treas. to Co.

Dated the 30th December 1898.

### FOR SALE.

A Second Hand Organ in go sold cheap. Would Inquire at this office. Would take cordwood in exchange.

COOK'S NEW BLOOD PILLS.

COUNTY COUNCIL.

Continued from 3rd page.

Coun. Tompkins thought in postponing this matter, the council would not be using the committee fairly.

Coun. Henderson contended that something must be done to the gaol. It must be repaired or give away to a new building. The committee can do nothing at present so there need be no fear on that score.

Coun. Cronkhite-Coun. Henderson does not care where the gaol is built, he says, but he wants the matter left till June, and yet is against letting it wait till it can come before the people in October. If you want it moved why not put it at Hartland, where Coun.

Coun. Connolly—I did not say that. Coun. Cronkhite-Well! I will take that back. He would like to see the matter submitted to the people next fall. This was the custom in that great province of Ontario, which was so often quoted. He did not believe in building any specially good building for the criminals who were incarcerated there. In order for the council to be justified in erecting a new gaol it should be by a unanimous or almost unanimous vote. If this

Towery place was necessary for them.

Coun. Phillips said this question was sprung on the board last June. The question was voted down by one. In August those favoring the gaol got a vote of 14 to 11. The people are dead against this new gaol. This was his experience after a house to house talk, and he did not believe one in fifty would vote for a new gaol in Woodstock. It will not be less an expense than \$75,000 for court house and gaol. Let this matter be made the issue for the people in October

building was good enough for the gaoler was

it not good enough for the prisoners? No

next. Our motto is "no surrender." Coun. Kearney was opposed to the motion to put the question over till the June session. 95% of the people in his parish was against this new move. The name of humanity was invoked for the new gaol, but true humanity lay in keeping down the taxes, rather than building a palace for men who would cut your throat or burn down your house.

Coun. Gillmour-That gaol is not fit for a human being. A petition was sent into his parish by Mr. Connolly. Neither William Hemphill, Messrs. Staten, Simpson or J. R. Ronalds, the best men in the parish would sign that petition. Every man in Aberdeen was in favor of building a new gaol in the town of Woodstock. He knew so for as a miller he saw them all.

Coun. Connolly said that Wm. Hemphill signed the petition referred to in his presence. Councillors from Woodstock want this matter laid over till June, because unfortunately and providentially two councillors are absent. I am willing to vote for an amendment to an amendment to lay this matter over till next January. On a previous occasion the people voted against a similar motion. The people have been aroused and they have raised money that an injunction might be put on this work. Times are hard and the people have a hard time paying their taxes. It is these men that deserve consideration, not those who by their bad deeds went to gaol. He did not think a person in Hartland had asked that the gaol be removed there. One man had said why not move it to Hartland. I said this would be unreason able, as there was no bridge over the river. If there was a bridge over the river, it might have been different. He believed there was underhanded work in getting the special meeting to endorse the building of the new gaol. If those in favor of the gaol had treated the county fairly there would not be the turmoil there is in the county today.

Coun. Gillmour said that to put a debtor in this gaol was an awful punishment. It was better treatment they accorded in Russia where they used the knout.

Coun. Caldwell said that if the amendment were carried and the injunction were dissolved the committee could go right on and build the gaol. The motion to go over to June did not go far enough.

Coun. Saunders said the councillors were equally guilty with the committee in anything they had done. Coun. Connolly had accused the committee of saying that this would cost \$75,000. This was an unfair charge. The committee are honest in this, and when they say the gaol will cost \$10,000 they mean it. Dr. Curtis has entered into bonds to pay the damages, and he knows that the injunction will be dissolved and he will be left in for this. Therefore he wants this motion rescanded. We as a committee did this by your instruction, and you are re-

Coun. Cronkhite said he had not gone for the gaol in any shape or form.

Coun. Saunders said there were no nays against the instructions to the committee. The committee did not exceed their powers. All that was asked was that the matter be

Coun. Phillips read a petition from 1520 rate payers against the erection of said gaol. Coun. Saunders amended his motion by adding a clause that it is understood the committee do no further work until after the

June session. Coun. Henderson read the provisions of the contract that the gaol should not exceed in price \$10,000. Among those 1500 names which Coun. Phillips shows he would hardly swear that they all are rate payers.

Coun. Mooers favored waiting for a decision before the bench of judges. He favored Coun. Saunders amendment. He was not afraid to go back to Simonds and run an election on this gaol issue and be elected. He believed in having a goal to the credit of the county. The present building is one hundred years behind the time. The hollowness and shallowness of the arguments advanced against the gaol, made him firmer than ever in his convictions that the opposition in the county was purely imaginous. He believed land. Woodstock is the proper place, that the town of Woodstock would give the Coun. Councily claimed that it was \$1000 they promised, when they saw the gaol advancing. Every argument of any force was with those in favor of the gaol. He had an opportunity to express their opinion. might never be here again, but if this question was placed to the front, he would not be only met with three men who were in favor afraid of facing the people, and more than of the new gaol. It is well for this council that he would do so and had no fear of the to be generous, but with those large petitions, people. These bug-a-boos of petitions did he thought we should rescind this business

built sooner or later, and the present was an | the people in his parish was against going in opportune time to deal with it.

Coun. Shaw thought Coun. Mooers was shakey as to his belief in the town's intention | ratepayers in the county, and the petition to build the gaol.

made in view of the resolution proposed. does not end the matter. Nothing is lost by He had no doubts regarding the town's m-

Coun. Shaw thought the town had never postponing the matter till June. given any guarantee as to the payment of the

out that the town was bound by resolution of the council to donate this money.

Houlton gaol were taken as a model. Mr. Drysdale, the architect was heard and only one half the size of the Houlton gaol, and would not cost beyond \$12,000 and

would be a credit to the county. Coun. Shaw said it looked very strange to

Coun. Gibson the council adjourned. The council resumed its session on Thurs-

day morning. Coun. Connolly rose to a point of order and offered an apology for a remark he made | county council. the previous evening reflecting on the impartiality of the warden.

The warden accepted the explanation of the councillor.

The bill of James Baker and others for \$7.00 re coroners request was ordered paid. tax \$1.00.

\$550 was ordered assessed for poor purposes on Wakefield.

Wakefield do not collect \$1.00 non-resident affairs this man said he was in favor of the road tax from Stanley Wilson. Norman Clark was added to the list of

constables for Wakefield. Collecting Justice Lindsay, Wakefield, was

instructed not to collect \$1.00 poll tax from Alex. Bell, non resident. S. L. Dickinson's paid dog tax \$1.00 was ordered to be re-imbursed.

On motion of Coun. Caldwell the old board of valuators was re-appointed. They are an authority as the councillor from Aberdeen. John R. Ronald, Theodore H. Estey and Coun. Saunders is very much averse to 23

1898 from Thos. Strong.

Coun. Phillips presented the petition of 1528 ratepayers asking that a gaol be not | erected in the town of Woodstock. The cure legislation. petition reads:-

Whereas, at a special meeting of the House, in the County of Carleton, in the month of August last, a Resolution was passed by said Council to build a Gaol in the thing. Town of Woodstock, which Gaol, we believe, is not necessary at the present time, and which Resolution, if carried out, will place a heavy burden on us, the Ratepayers of said

Therefore, we, the ratepayers of said County, petition your Honorable Body to rescind the order passed at the said special Meeting to build a Gaol in said Town, and also that you do not proceed any further with the erection of said Gaol until consent is given by a majority vote of the Ratepayers of said County. He moved that the prayer of the petition be granted.

Coun. Cheney seconded the motion.

Coun. Saunders moved in amendment. Whereas C. E Gallagher, Esq., a member of this council and also a member of the gaol committee, met with an accident that nearly took his life, and prevented his attendance at this board, and whereas, Hon. Geo. W. White, chairman of the gaol committee, and also a that the council will not press this matter in member of this council, was called to the | the court? death bed of his son, and had to leave this council meeting, this council regrets the absence of these gentlemen from the board, and out of respect to them, and in fairness to the ratepayers they represent, resolves that the consideration of the gaol question be postponed till the June session, when there will be a full board present.

Coun. Mooers seconded the amendment. Coun. Forrest objected to the end of the resolution unless Coun. Saunders could guarantee a full board in June, also that there was no such person as Hon. Geo. W. White. Coun. Saunders changed his resolution

omitting the words "when a full board will be present," and changed the wording so as to read "Couns." White and Gallagher. Coun. Forrest thought if this was a small

matter, raising these points, Coun. Saunders had been equally guilty by his sharp practice the previous day.

Coun. Saunders objected to such an in-Finally by the mediation of the warden peace was made between these two council-

Coun. Cronkhite thought we all had respect for the two absent councillors, but the parishes they represented were represented by their colleages. Out of consideration to

the feelings of the people of the county who

had forwarded this large petition, he did not think this matter should be postponed. We are only the servants of the people, and should give them a chance to vote on this Coun. Phillips said that there was only

one out of the five members from the town and parish of Woodstock, who regard the voice of the people. He thought the prayer should be granted.

Coun. Gillmour-The people of Aberdeen favor my move, and for this reason I support the amendment. It it was a question between building a new gaol here or at Hartland I would hold up both hands for Hart-Coun. Connolly claimed that it was only

fair that this matter should lie over until the January session, when the people would have Coun. Cheney went with a petition and not scare him a bit. A new gaoi must be and pay off our indebtedness. The voice of

for a new gaol.

Coun. Saunders said there were about 6000 was from 1528. By voting for this resolution Coun. Mooers said that his remark was the case before the court is not stopped. It show respect to these absent councillors by

Coun. Tompkins said that those persons who said that this building would cost \$70,-Couns. Saunders and Henderson pointed | 000 or \$100,000 spoilt the force of their argu-

Coun. Cronkhite -- Were the people so talk-Coun. Shaw did not think the gaol could | ing referring to the gaol or the two buildings be kept within the \$10,000, when plans of combined?

Coun. Tompkins-I supposed they referred to the question at issue which is the gaol. said the Woodstock gaol building would be He had all confidence in the gaol committee, and no arguments had been presented to make him change his mind. He was sure he was on the side of right and economy.

Coun. Flemming said in August he did not him that the committee did not expend the know a man in his parish against the new \$300 on the old gaol as instructed by the gaol. In looking over the petition he saw council last June in view particularly of the many names of persons who were not rate condition of the gaol. He believed in submitting the matter to the people, and moved as an amendment to the amendment that the matter lie over till the next January session. | that he had never changed his views, but he It was now six o'clock and on motion of did think the offer of Woodstock to give \$1000, was an important factor in the question. Supposing the local legislature went to the people on every item of considerable expenditure? The same view should hold with this

Coun. Forrest thought it was absurd to say as some councillors did that \$10,000 could be added to the ourdens of the people and yet the people not know of it.

Coun. Purinton said the petition largely misrepresented matters. He had never seen Ordered refunded Michael Gallagher dog the petition till today. A man came to his mill and said he was in favor of the petition, as it was proposed to spend from \$70.000 to \$100.000 for a court house and gaol in Wood. It was resolved that collecting justice of stock. After he explained the true state of gaol. He was sure the people in his parish were for a gaol suitable to the standing of the

Coun. Forrest claimed this matter was before the courts because the council had done an illegal act.

Coun. Gillmour-No. Coun. Forrest-One judge, Judge Vanwart has said so, anyway, and he is as good John McLauchlan, Mr. Estey, chairman.

The collecting justice of Wakefield was ordered not to collect the property tax for when these 14 decide for a new gaol. He men doing the work of the council, but he is claimed that the town of Woodstock had no authority to donate \$1000 to the county.

Coun. Henderson-They are going to se-

Coun. Forrest-They have not done so yet. Coun. Saunders had made the remark, and County Council, which was held at the Court | he (Forrest) could prove it that the \$10.000 would just commence the gaol.

Coun. Saunders-I did not say any such Coun. Forrest-I can prove this in this court honse, it you deny it.

Coun. Saunders-I said \$10.000 would start the gaol and build it. At this stage the adjournment was had for

After dinner the council again met. Coun. Saunders said that a proposition had been made to him that his amendment

add a clause, providing that no work be done on the gaol till after the June session. Coun. Forest-If you will guarantee that there will be no further expense till the June

would be accepted if he and his friends would

meeting, I am with you. Coun. Saunders proposed this addition to his motion 'it being understood and agreed by this council that no further work is to be done by the committee till after the June

Coun. Connolly—Does Mr. Saunders mean

Coun. Saunders--We are doing nothing in the courts. The question of dropping it rests with you.

The amendment moved by Coun. Saunders was then carried without a dissenting voice. Coun. Mooers moved this resolution-Resolved that in the opinion of this council it would be in the interests of economical government for the province that the legislative assembly be reduced so that one mem ber only be elected from each county, allowing two members from the city of St. John. Coun. Saunders seconded the motion which

On motion of Coun. Connolly his motion made at the June session regarding the support of the poor was laid over till the next June session.

Coun. Cronkhite moved that a bill presented by Sidney Lloyd amounting in all to \$40, expense incurred in arresting Chalmers and Melvin Crabbe, in connection with the burning of Lloyd's buildings be paid.

Coun. Saunders seconded the motion. It was decided that the bill be paid, when The council then adjourned sine die.

FINANCIAL STATEMENT OF SCOTT ACT. JUNE 16th, 1898. Bamford Colpitts, Scott Act Inspector in account with the Municipality of Carleton, since January session, 1898 .-

FINES COLLECTED From Clare Tabor \$130 00 Stephenson & Wilbur C A Phillips J C Doherty 200 00 Charles Fournier 40 60 C A McKeen 100 00 W M Boyer 100 00

200 00

25 00

J G Atkinson

A P Wyman

Thomas Baker

AI Wymau	
	\$10
EXPENDITURE.	
an'y,-Paid Herman Gilbert	\$49 00
Attending police court	
in 6 cases against Chas	
Lee	6 00
Attending police court	
in 3 cases against Mrs	
Atkinson	3 00
Herman Gilbert	11 00
James Baker	14 00
John Niles	8 00
Israel Graham	11 00

		_		-
Board of Baker, Niles				
and Graham		00		
James Baker		00		
Beecher Jellison	10			
Beecher Jellison	6			
Percey Hickey		50		
b.—Howard Paget		00		
Expenses, self and horse		00		
Herman Gilbert	24000	00		
Percey Hickey Beecher Jellison		75		
Arnold Porter		00 25		
- Smith		50		
Joseph Thornton bring-	1	90		
ing Witnesses	4	50		
arch-Telephone to Houlton	•	35		
James Crandlemire	1	35		
Expenses to Houlton		75		
Telephone to Houlton		35		
Expenses to Houlton	1	75		
Osgood bringing Witnesse		00		
Telephone to Houlton		35		
Boarding Colson	6	00		
Colson	214	00		
oril-Expenses to Florence-				
ville	1	50		
Cuthbert Clarke	8	75		
Wm Bragdon	6	25		
Guy Tupper's ticket	1	75		
David Atkınson	3	50		
David Atkinson	3	00		
Telegram to Toronto		80		
John McCormac		00		
Guy Tupper	32			
Guy Tupper	7	00		
Constable arresting 5				
witnesses, bringing				
them from Hartland	6	20		
John Shepard, taking				
care of Jellison and				
boarding him	18			
Elijah Bragdon's bill	28			
Frank Grant's expenses		00		
Expenses to Beechwood		00		
James Wolverton		50		
Expense, W A Dyer	1	90		
Going to Andover to ar-	0	00		
rest C Gee		00		
Mr Sprague to assist	18	00		
W F Glidden bill	100			
Wm Dibblee's bill	40			
Stephen B Appleby's bill	50			
Secretary Treasurer Half year's salary In-	30	00		
	175	00		
spector	110	00		
	916	60		
Received from Sec Treas	010	00	29	16
received it am see freas				
Receipts		\$	1124	16
Expenditures			916	
22-7-24-14-00				
Balence in Inspectors han	ds		\$207	56
Bamford Colpitts, Scott Act				
pamiora Corpiets, Scott Act	Triph			

Bamford Colpitts, Scott Act Inspector, in

Account with the Municipality of since June session of Council. 1898.	Carleton,
RECEIPTS.	
Amount of property in Inspec-	
tor's hands at June ses.	
sion	\$207 56
Amount of fines collected :-	
From A P Wyman	300 00
C A Phillips	50 00
J G Atkinson	50 00
Dr Brown	250 00
W E Thistle	50 00
Owens	50 00
Clare Tabor	84 00
J C Doherty	300 00
Aberdeen Hotel	335 00
John Thompson	84 00
1 - 1 1 1	21750 56

\$1759 56 EXPENDITURES. June-Expenses going to Andover for Corne'ius Gee, witness Expense to Beechwood for witness Serving 4 summons on C

A Phillips Arresting J McClusky wit-3 70 " J McCarty, witness A Inman 4 50 B Holmes 5 40 Wm Demerchant " Demerchant, witness fees July-Arthur Inman, witness B Holmes 6 20

Doherty Arresting H Corcoran, witness Corcoran, witness fees Expenses, going for John Corcoran August-Expense keeping \ Taylor, witness Arresting J McCarty wit-Paid McCarty witness fees

" - A A Trafton, keeping Parks 3 days and taking him to Bridgewater September-Paid Cornelius Gee giving evidence Paid J Wolverton, arresting Mrs Shepard October-Paid D Brooks, witness fees Expense arresting Wm Thornton Wm Thornton witness Arresting R Raymond

witnes

R Raymond, fees ...ttending court H Olts Attending court Sutherland case 1 00 Paid A W Wright going to Florenceville for Wm Paid A Rogers, going to Florenceville with horse for Wm Boyer

Telephone to Florence-Telephone to Hartland P C Carr, witness 3 50 Wm McAdam, witness 4 10 Jas Baker arresting Mrs Shepard 1 70 A Wright going to Bridge water 4 50 W Rogers going to Bridgewater with horse Expenses of Wright & Boyer to Bridgewater 10 00

Telephone to Florenceville Serving 2 summors on W McIntosh Serving 3 summons on Ed Nicholson Expense keeping nesses

Pd Heron going to Marı's

Hill