THE DISPATCH

PALE PEOPLE

Have their blood enriched, their heart strengthened and their cheeks rosy by using Milburn's Heart and Nerve Pills.

Insufficient quantity or poor quality of the blood is one of the evil results that usually follow any derangement of the heart.

If the heart becomes weakened in any way it cannot pump the blood to the lungs as it should, there to be purified and im-pregnated with the life-giving oxygen.



As a result the blood deteriorates. It loses its nourishing, vitalizing, health-giving qualities. The face becomes pale, thin and waxen, the lips bloodless, the hands and feet cold.

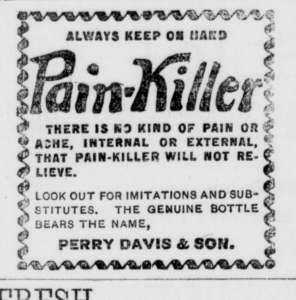
There is weakness, tiredness,

shortness of breath and palpitation. When those suffering from thin or watery blood start taking Milburn's Heart and Nerve Pills they are assured of a cure. Every dose acts on the heart itself, causing it to beat strong, steady and regular.

Every dose, too, introduces into the blood those vital elements necessary to make it rich and red.

Soon the pale cheek takes on the rosy hue of health, there is strength instead of weakness, energy and activity take the place of tiredness and lassitude.

Miss M. Skullion, 50 Turner Street, Ottawa, Ont., says: "I was greatly troubled with my heart, together with extreme nervousness for many years. These complaints brought about great weakness and feeling of tiredness. My blood was of poor quality, so much so that I became pale and languid. Milburn's Heart and Nerve Pills cured me after all else failed. They built up my system, enriched my blood, strengthened my nerves and restored me to health."



[Part of first day's proceedings, held over from last week.]

CARLETON COUNTY COUNCIL

Mr. Connell-We are not here as claim. ants. We are here having rights. We are here elected by the ratepayers. The clerk has returned a double return, therefore it could not be said there was no return. Our claim is that one was a worthless return and the other a good return. This is not a matter to be decided as liberals and conservatives. You are to deal with this matter in a judicial manner. Was there or not a valid election and return on that day?

Mr. Carvell-Do you contend that Mr. Hartley acted as town clerk or as chairman elected by the ratepayers? Mr. Connell-I claim that he acted as

town clerk, duly elected.

The law requires that the town council shall elect a returning officer. Mr. Hartley was the town clerk, Messrs. Carr, Graham, Jones, Gallagher, Watts and Henderson were the councillors. On the night preceding the election a motion was made by Coun. Carr seconded by Coun. Graham that Hartley be appointed returning officer. Graham ond Carr voted for this, and the others voted nay.

You must show somebody made a return instead of J. C. Hartley, and you must show that he had a right to make that return. Mr. Hartley was also elected at a meeting of the ratepayers on that morning. The sec. treas was not called upon to give an opinion in the matter. In his (Mr. Jones) opinion a couple of pages of fact were based on street rumor. After a lapse of time, the whole of November, and all of December, the matter was brought up. As sec treas. he had a right to send anything he liked to this council, but not to the town council. He submitted the same report he has submitted to you, and asked the town council to elect three men to represent them here. The town council has to elect out of their own number. Henderson seconded by Gallagher, moved that the election take place. They were interested in this affair. The mayor asked for time to consider the motion and the matter was left over till Friday, when a judge of the supreme court issued a writ restraining the council from making an election. The judge held that the clerk's return was to be received until set aside. For every damage there is a remedy. Messrs. Gallagher and Henderson are trying to shield themselves behind your backs. These two gentlemen could try out the question by a writ of quo warranto, but it would be at their own expense. The town of Woodstock has been forced into a law suit by these gentlemen, and now they are trying to get the county into trouble of the same kind. My clients are de facto councillors. Say there was no notice, say it was irregular, I will admit that, but I say by the fact of that return, they are de facto councillors. If these men are de-

Coun. Forrest-Did your clients claim that they were elected ? Mr. Carvell--No.

Coun. Forrest-What did their declaration, read here, mean?

Mr. Carvell read the declaration and claimed that they did not swear that they were elected. He was not responsible for their consciences.

Mr. Connell claimed that if the date was wrong it did not affect the matter. All we had to do was to find out whether or not the town clerk certified that there was an election. Mr. Hartley signed his return, "I Chipman Hartley, town clerk, of the Town of Woodstock." If Henderson and Galiagher did not claim the seat, what in goodness are we here for Mr. Carvell had sneered at his knowledge of the law. He had never heard such buncombe and nonsence as Mr. Carvell had put forth. These gentlemen took the Holy Bible in their hands, and said "having been duly elected." What did they take that oath for? The proper day is the 31st day of October, and these gentlemen believed that. It was intended that this practice should be uniform. As to the act stating that election should be on the second Tuesday of October. True that was left unrepealed. The consolidated act says the election shall be held of all the councillors, nothing, says this act, shall be repealed, relating to the "representation." This word means only the "representation," which referred to the number of councillors. It does not affect the date of election. But we let that stand aside, for we rest our case in the clerk's return. As for Millmore's return that has been given up by the two councillors.

Coun. Gillmore-I move that these five men vacate their seats and go back and get the difficulty settled according to law. I want them to go back to town and skin their own skunks.

Coun. Gideon Phillips seconded the motion. The motion was put to the council and was carried by a large majority, and the report of the committee was unanimously adopted by this council.

Coun. Caldwell moved and Coun. Phillips seconded, that W. P. Jones be sec.-treas. for the year. The motion was carried unanimously.

D McLeod Vince was unanimously elected auditor.

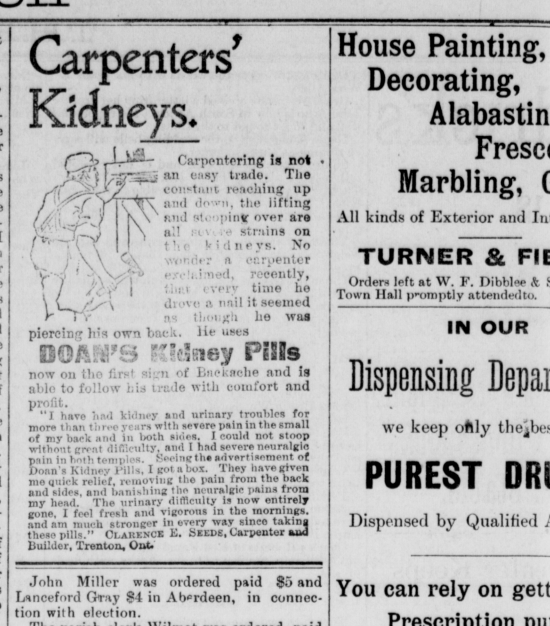
The tender for the reporting of the proceedings of council, of the auditor's report, sec.-treasurers report, etc., was for \$180, signed by representatives of the three Woodstock papers.

Coun. Forrest thought this was a combine, and did not see the advantage over the form. er system.

Coun. Gillmore believed in including the Hartland Advertiser.

Coun. Caldwell thought the old system worked well. He heard no complaint from the ratepayers in regard to this expenditure. Coun. Tompkins did not believe in false economy in this regard.

Coun. Kearney thought a report in pamph. let form would be a good thing. He moved



The parish clerk Wilmot was ordered paid \$3 services and \$3 for hall, and \$1 07 was ordered paid to Geo. Boyer number of assessment. \$150 was ordered refunded to S. C. Shaw. \$5 was ordered paid to the parish clerk of Wakefield and \$2 for use of hall.

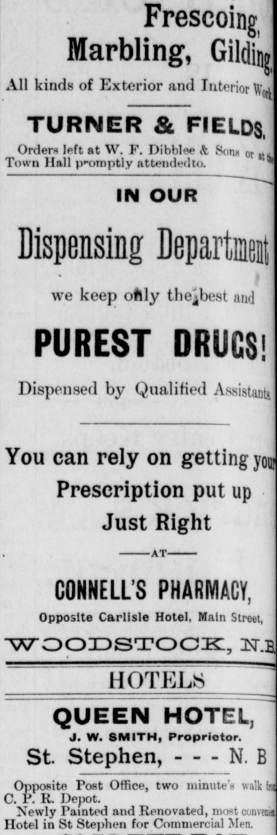
B. H. Smith was refunded \$5.30, taxes in Brighton, over assessment. \$1.50 was ordered refunded to John White, over assessment, and charged to Parish of Wilmot.

Coun. Carvell said that Elisha Page asked refund of a hall tax, paid by him on behalf of Mr. Moss, from whom he rented a farm. Granted.

The council then adjurned until Wednesday.

A PHYSICIAN is not always at hand. Guard yourself against sudden coughs and colds by keeping a bottle of Pain-Killer in the house. Avoid substitutes, there is but one Pain-Killer, Perry Davis'. 25c and 50c.





Alabastine,

FRESH GROCERIES

Of all kinds. Prices away down, and a Liberal Discount for cash

W. R. WRIGHT, UPPER WOODSTOCK. NOTICE-

All persons indebted to the estate of the late Alexander Kearney of Northampton in the Coun-

ty of Carleton, are requested to make immediate payment to the undersigned, or Louis E. Young, solicitor. All persons having lawful claims against the said estate are requested to present them duly

Dated at Woodstock, 25th Sept., 1899. FRANCES M. KEARNEY, Administrix

NOTICE.

Notice is hereby given that application will be made to the Legislature of New Brunswick at its next session for an act to incorporate the Carleton and Miramichi Railway Company for the purpose of constructing and operating a line of Railway from Bristol station on the C. P. R. to Foreston, when to a point on the Canada Eastern Railway at or near Cross Creek Station in the County of York.

J. E STEWART, For the applicatants. Andover, N.B. Jan. 6th 1900.

"I wish I had the opportunity which your institution affords young people,"

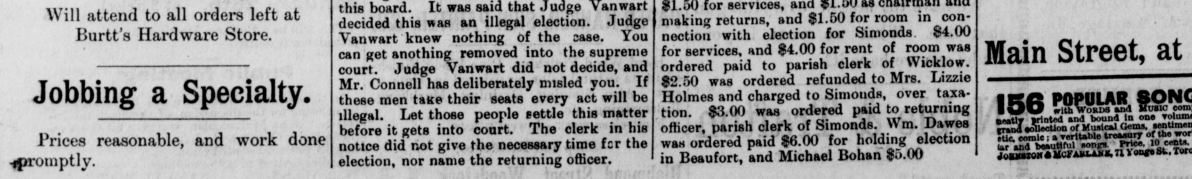
is an expression we hear nearly every day from those who had no such advantages as

FREDERICTON BUSINESS COLLECE

offers today. Send for catalogue of this Thoroughly up-to-date institution. Address W. J. OSBORNE, Principal, Fredericton, N. B.



Will attend to all orders left at Burtt's Hardware Store.



prived of their seats you run the risk of having your action declared illegal.

Frank B. Carvell said he did not think Mr. Coonell did himself justice. He had absolutely suppressed every act bearing on the case. He comes with two threats. He says these three men are de facto councillors, and that if you don't elect them, your acts will be void. A de facto officer is one responsible for the acts he has performed, but Mr. Connell's proposition is absurd.

He claimed that Mr. Connell's case which he quoted did not bear on this case. He asked you to assume that the election should be held on the 31st of October. If that had been the right date the town council would have elected a chairman. If the election should have been held on that day, he admitted that the town council would have been in the wrong. In 1898 the whole law regarding munic palities was codified. He quoted this act that the election shall be held annually on the last Tuesday in October, unless otherwise decided by the council. There was

an act relating to the town that the election of the town should be held on the second Tuesday in October, and the municipality act said that nothing in it should affect that act. That is the law as it stands today. The election was to be held on the second Tuesday in October, and not on the last Tucsday. No one could get over the act of 1889. If the town fails to elect councillors, an act pro vides that the town council shall elect. The act provides that the sec-treas. should certify to the town council that there was no election, when such occurs.

How could Mr. Jones as an honourable man do otherwise than he did? Where was this "biased opinion?" Never did he de serve greater credit. Mr. Jones acted the part of a man, and nothing he had ever done was more worthy of a man than this. Not one farce, but two farces were held in the town of Woodstock. Messrs Henderson and Gallagher did not claim they were legally elected. Through the negligence of some body the town did not hold the election when it should have held it. Mr. Saunders started his law suit. Let him father it, we will fight him out. Mr. Connell's authority says that such and such is the law only, if the election is held on the time that the election should be held. Mr. Hartley did not claim that he acted as town clerk, but as a chairman, elected by the ratepayers. Mr. Hartley went there as town clerk for the pur pose of delivering the voters' list.

Mr. Connell-Do you mean to say that Mr. Hartley went there as town clerk only to

deliver the voters' list? Mr. Carvell-I do mean to say that. I had a consultation with Mr. Hartley and I know

his view on the position he held. Coun. Phillips—Would the business we would do without the town being represented be illegal?

Mr. Carvell-There is not a particle of fear of that. If there is any illegality it is hearing men who have no right to a seat at this board. It was said that Judge Vanwart

a resolution to that effect.

Coun. Caldwell-How many copies would it he necessary to print?

Coun. Kearney-Say 1000 and give the councillors an equal number.

Coun. Atkinson said he was surprised at the smallness of the charge. He expected the tenders to be higher. Let the councillors get a few pamphlets and see how they like the cost.

Coun. Carvell agreed to accepting the tender.

Coun. Kearney's motion was withdrawn and one to the effect that the tender he accepted was carried. It was also decided to give the Hartland Advertiser \$35 for reporting. The report of the Scott Act committee was taken up.

Mr. Colpitts reported: At last January session I had in my hands \$121.95. Since then I have collected in fines \$1712. I received from the sec. treas early in the year \$100. I also received from sale of horses harness and buggy, seized from Wm. Boyer, \$55 in all the sum of \$1988 95 I have paid in expenses the sum of \$1005 36. I pain the sec. treas \$500. I retained my salary of 400 and I now have in my hands the sum of \$85 59. I have paid all costs charges and expenses in connection with the working of the Canada Temperance Act to summasize, I have paid all costs charges and expense, have retained my salary, have paid to the sec. treas the sum of \$400, over and above which I received from him, and I now have in my hands the sum of \$85 59.

Coun Phillips of Brighton moved that all resolutions about building a new gaol be rescin led

Coun. Phillips, Peel, seconded the motion. Coun Carvell moved that the matter be left over till tomorrow morning. This was seconded and carried.

Dealing with Mr. Colpitts' report, Coun. Kearney moved that Mr. Colpitts give details as to two or three items. Carried.

A communication from the 67th Batt. thanking the council for presenting them with colours was read and accepted.

A communication from Hon. H. R. Emmerson, was read. It included a minute of council setting forth that as the firm of Elder, Dempster & Co. propose to establish a line of steamers between St. John and Liverpool and of trying to open up better trade public between the West Indies and St. John, and recommending that a conference of all muni-cipal bodies be held in St. [John to awaken public interest in the matter. This communication was left over for the present.

The police magistrate's report was handed in. It gave a detailed statement of the cases before him. On motion the matter was laid over.

Coun Atkinson said that Mr. Dibblee made the convictions and the other fellow got the money. He knew a case where Mr. Colpitts was paid \$60 and never accounted for it.

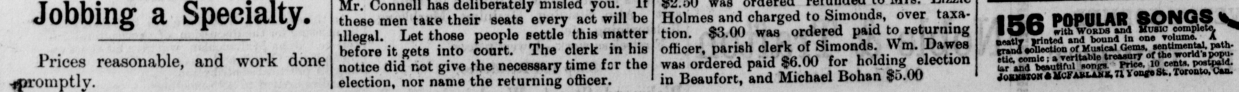
A. Belyea, district clerk, was ordered paid \$1.50 for services, and \$1.50 as chairman and making returns, and \$1.50 for room in conof Paint desired. We give you Spring Backs, Channe Shoes, and all the best devices.

Every kind of material on hand and every kind of won done to be found in the best factories of Canada.

The Woodstock Carriage Co.

Oct. 23rd 1899.

Main Street, at the Bridge.



FARM FOR SALE or to let, cheap. Also, a pair of young hor sale, G. P. HOVEY,

Centreville,