VOL. V

FREDERICTON, N. B., WEDNESDAY, JANUARY 23, 1884.

## FOR SALE.

THAT valuable property in Kingsclear known as "Woodlands," fronting on the River St. John, and situate one and one-half miles from Officially reported for the Council by This property is well fenced and watered, and contains about forty acres, thirty of which are framed, and on stone foundations. There are two orchards in bearing, gardens, etc. The grounds in general being well laid out and planted, with ornamental trees, making a most desirable property for a gentleman's residence.

For further particulars apply to RAINS.
FORD & BLACK, Soligitors, Fredericton, H. L.
STURDEE, Solicitor, St. John, or to the subscriber on the premises.

CHARLES C. TABOR,

for Inflammation of the Urinary Organs.
caused by Indiscretion or Exposure. Hotel
Dieu Hospital, Paris, Treatment. Positive cure
in one to three days. Local treatment only
required. No nauseous doses of Cupebs or INFALLIBLE, HYGIENIC, CURATIVE, PREVEN-TIVE. Price \$150, including Bulbe Syringe Sold by all druggists, or sent free by mail securely sealed, on receipt of price. Descriptive treatise free on application. AMERICAN AGENCY "66" MEDICINE CO, Detroit, Mich, and Windson Ont. Sold in Fredericton by

GEO. H. DAVIS, Druggist. Jas. T. Mastin.

PRACTICAL

# PLUMBING.

### GAS FITTING ESTABLISHMENT.

TERS in their employ, are prepared to attend to he promised to pursue the same all work entrusted to them in a thorough course in the future.

Parties desiring to have their houses fitted for estimates before going elsewhere. A variety of GLOBES and PATENT GAS RURN-

GAS, STEAM and HOT WATER FITTINGS, al Orders for Tin Roofing promptly attended to. Tinsmiths Work of every discription, and of the best material manufactured to order

Prices to suit the times. J. & J. O'BRIEN.

the premises at shortest notice.



## GATES'

For Diththeria and Sore Throat it has particu-

ild be used in connection with the Nerve perfectly safe remedy, being entirely free from the opening ingredients so commonly found in popular Liniments which render the patient so liable to take cold, which they invariably do. For internal use as a gargle it should be diluted Bold everywhere at 25 cents per bottle. Man-ufactured only by

## FOR SALE.

THAT place known as the "Risteen Farm.' Douglas, situated 3 miles from Upper Woodstock, on he Jacksontown Road, and adjoining land occupied by Mr. Hamilton Emery.

There are one hundred acres, thirty of which are under fair cultivation, and good buildings which need but little repairs. The place is situated within a mile (more or less) of 4 churches, several stores, blacksmith shop and good schools Any information can be obtained from Mr. John Camber, on the Farm, Mr. H. Emery, Jacksonville, or from the subscriber at Freder-

be leased to a good responsible party at reasonable tent, from three to five years if required, either with or without the stock now on the place. Possession given this Fall. Fredericton. Oct. 17 .- tf.

Farm for Sale.

The Subscriber offers for sale his farm situated in Central Kingsclear, about eleven miles a pound keeper, as his appointment of cattle between Little Forks and Dug Hill in the same parish. A byeso of which are cleared and in good state of was unauthorized and illegal. cultivation. About 35 tons of hay are cut yearly. There is a house and two good barns with the necessary out ouses on the place. Te: as made known on application.

ROBERT FORSEY Central Richear, Nov. 21-3m. SOAP! SOAP!

GEO. HATT & SONS Aug. 29

PUT THIS OUT And Return to Ut, with TEN Cents,

JANUARY SESSION, 1884. Mr. L. C. Macnutt.

FIRST DAY.

FORENOON SESSION.

The January session of the York Municipal Council, opened in this city at 10 A. M., on Tuesday, the 15th inst., all the members of the Board being present, as follows:-Bright-T. Coburn, J. W. Jewett. Canterbury-D. W. Grant, Geo.

Manners-Sutton - John Mowatt; Wm. Murphy.

New Maryland-Jas. Horncastle, North Lake - David Cropley Robt. McElroy.

mack, Wm. Henry. G. A. Lounsbury.

Luther Goodspeed. Stanley-Wm. Currie, J. Calhoun. Coun. Pinder was appointed temporary chairman for the election of a Warden, and, on motion of Coun.

the honor of re-election, said, it was lows :an expression of appreciation of the manner in which he had discharged THIS establishment now having two thor- his duties during the past year, and

The Sec'y-Treas. read the minutes

The Sec'y Treas read for the in- interest in the said road." Report Couns. Coburn, Everitt and Scott. formation of the Board, the judg- adopted.

perty of Clements in his own barn-yard. Clements cut the fastenings and could find no evidence that the variable of Clements cut the fastenings ward of Councille of Councill fore the Police Magistrate of Fredericton, who was of opinion that the information and the information and the company of the company of the information and the company of the company of

legal decision of the question, and returned. judgment as mentioned above, which leased, and if so to whom. was submitted to Judges Wetmore and Fraser, who agreed with it. On the appeal to the Chief Jus-

tice, the chief points argued were:

C. GATES, SON & CO., S. Douglas had been divided into 3. No evidence that there was

not a public pound in the Parish of His Honor in his judgment, quoted from the Municipalitie's act, that

two or more pound keepers are to be appointed for each parish at the January session of the Council. In the event of neglect of this or in the event of the death or resignation of such officers, the Councillors may fill such vacancy. For this parish. Note.-If the above Farm is not sold, it will there had been seventeen pound keepers appointed, so there was no necessity for Carlysle's appointment. 1st, because a sufficient number had been appointed; and 2nd, because there was uo evidence that death or resignation had left the offices vacant. Carlysle therefore, was not

family is according and washing dishes. Softfamily goods. A large wash done in a
couple of fours. No clothes mending. No fingers rubbed sore. The saving in fuel alone more
gers rubbed sore. The saving in fuel alone more
gers rubbed sore. The saving in fuel alone more
gers rubbed sore. The saving in fuel alone more
gers rubbed sore. The saving in fuel alone more
gers rubbed sore. The saving in fuel alone more
license, and that the price of the lilicense, that they
license the County Jail and grounds,
license, that they
license the count of constitution of the division of the division of the division of the division of the parish
license, that they
license the county for the price of the lilicense the c gers rubbed sore. The saving in fuel alone more than pays for the soap. Clean, sweet, and white clothes without boiling or scalding. Just think. No heavy wash boiler to lift about. No cattle in his own barnyard, or any coun. Goodspeed submitted a cattle in his own barnyard, or any coun. Goodspeed submitted a payer or furniture. No Where wate is scarce, or has to be carried far, remember that the Frank Siddall's way of necessary for him to shew in a pro- Mary's, asking for the removal of washing only takes a few buckets of water for a secution of this kind, either that an old pound at Gibson. The peti-This is no humbug, but a reliable article. Try there was no public pound in the tion was supported by Coun. White. Parish, or if there was one, that it The councillors of St. Mary's were was not in a proper state of repair. instructed to take steps for the So far as there was any evidence on removal of the pound. on this point at all, it went to show Coun. Murray, from the assessthat there was a pound in the Parish, ment committee, reported the appor-

THE PROPERTY York Municipal Council. have had no right to use his ball yard as a pound.

A brief discussion followed, the Council expressing its desire for an incorporation of a summary of the judgment in the official report of its proceedings.

Adjourned. AFTERNOON SESSION.

On the Council resuming, the Warden appointed the following Committees :-Assessment-Couns. Murray, McCormack, Scott, Jamieson, Cropley, Mas-tin, Lounsbury, Coburn, Colter, Cal-

houn, Mowatt, Horneastle, Goodspeed. Public Accounts-Couns. McNally, Everett, Henry, Gillman, Grant, Pinder, McElroy, Jewett, Burt, White. Currie, Murphy, Smith.

Printing-Couns. Murray, White, and Calhoun.

Messrs. Pinder, Jewett and McElroy were appointed a committee to ex amine into the matter and report

on Administration of Justice. Southampton - Jas. K. Pinder, rized to hold their lists until new collectors were appointed. That the St. Mary's - Wm. H. White. Warden hold office until the semi-annual meeting of January; also all standing committees. That the Trustees of Schools be required to file benefit of the County. the Secretary-Treasurer.

McElroy, seconded by Coun. Grant, following committee were appointed to he felt sure, would commend Coun. fault to find in the manner in which easy financially, and a better price necessary. He had been met by citi- on motion of Coun. McNally. Coun. Colter was re-elected to that make up the amounts for assessment Coburn and the other members of the grant had been expended. A would be received in the future, as zens of Fredericton, who had to pay On motion of Coun. Calhoun, se-Warden Colter, in acknowledging and Goodspeed, who reported as fol-

Interest on Debentures.\$1,194 00 Contingencies..........3,500 00 Sinking Fund...........1,500 00

"Your committee beg leave to call with all the modern improvements in the of the July session, which were the attention of the Board to items of above business, would do well to apply to us adopted. He also submitted his interest in the Sinking Fund under half yearly accounts, which were the heading of Fredericton Brauch referred to Couns. Pinder; McNally Railway, and take into consideration said Railway Company have sold their Buildings committee as follows:

but was appointed by the Coun- and if the bonus should not be re-

action. The matter was tried be- James Tibbitts to corroborate this.

ber of years, and has proved itself to be one of the best articles in use for internal and extern all and the Secretary-Treasurer of the countries and has proved itself to be one of the sword of Goliah, to be used next firmed, and also the divison of the countries. He had contained to interview Hon, A. F. Countries and the request of Warden Colter F. Randolph.

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Countries and the secretary-Treasurer of the countries and the secretary-Treasurer of the countries and the secretary-Treasurer of the countries. He had contained to interview Hon, A. F. Countries and the secretary-Treasurer of the countries and the countries and the countries and the countries and the count

further costs and trouble, to have a road was sold the subsidy should be with the consent of Mr. E. L. Wet- ed by Coun. Everitt, Couns. Pinder, been sold or leased; that there had been and adults, especially during the past two years when it has been so prevalent. It is equally effectual for Quinsy, and for Sick Headache, Sprains, stated that the said road had neither defendant, a conviction was made, and the case committee to wait upon Hop A F conviction was made, and the case committee to wait upon Hon. A. F.

was afterwards argued before Chief Randolph to ascertain whether the to the New Brunswick Railway, but Justice Allen, who delivered the Fredericton Railway has been sold or On motion of Coun. Everitt it was

resolved to send a Bill to the Legisla- hold stock in the road. ture to amend Chap, 99 relating to warden and councillors to provide letter in the Capital signed "Fair that the warden hold his office till his Play," is substantially correct. 1. That Carlisie was not a pound successor is elected; also that councillors hold their positions on com-2. No evidence that the Parish of mittees till successors are appointed. Adjourned.

## SECOND DAY.

FORENOON SESSION. The Council resumed its session

at 10 o'clock, A. M., the warden in the chair and a full Board present,

to decide the matter. After discussion the law was sustained and the petition placed on file. Another petition was presented from Coun. Burtt, requesting the prohibition of the running at large pr

On the second point, that there out the object of the petition. was no evidence that the Parish was The Secretary-Treasurer read a divided into pound districts, His taxation of costs made by Judge Honor ruled that even if Carlysle Steadman in the matter of Z. Chiphad been properly appointed, his man, who was overcharged for school appointment for the Southern Dis- tax in District of St. Croix, Dum-

trict of the Parish, without any fries. A mistake was made in the legal evidence what that Southern assessment. Mr. Chipman being tax-Frank Siddell's Soap. District was, would not show that ed \$18.70 which was reduced to 60 he had any authority to impound cents, or thereabouts. Mr. Chipman or summer, but don't scald or cattle in that part of the Parish petitioned Judge Steadman for a reduction. His Honor summoned Again, in the absence of all evi- the Assessors, Dennis Connolly and Grant, seconded by Coun. Pinder, ad- tioneers take out licenses; that they was not the cost of construction only, cases where the Scott Act was involv-

in which case Carlisle clearly would tionment as follows :-

Prince William ......\$325 46 North Lake..... Kingsclear.... Canterbury..... Douglas ..... Dumfries..... New Maryland..... Bright..... Manners Sutton..... Southampton..... St. Mary's ..... Stanley ..... 570 00

\$6,194 01 The report was apopted.

Coun. McNally submitted the report of public accounts committee.

Coun. Coburn submitted the re- the Council, and that the Commission- Coun. wood at \$3.49 per cord.

Coun. Coburn said certain stoves der Jewett and Murphy, a committee unable to trace them.

The Secretary-Treasurer called the the cost of putting water into the tives is placed in the hands of special all necessary purposes. Prince William — Chas. McCor- attention of the Council to some County Jail, amounted to \$275 and commission- Coun. Goodspeed, said he believed Coun. Scott, did not wish the whole plication was granted on condition amendments in the law which he that the work was nearly finished. ers appointed by this Council are ig-Queensbury - Alanson McNally, thought necessary, as follows: That Coun. Coburn reviewed the steps nored. the Parish collectors should be autho- that led to this action of the committee.

follow up those stoves till they were found, and disposed of for the

stoves would soon be able to take tives could judge as to the need of Coun, Burtt agreed with Councillor claimed the Court House committed dide assist the Secretary-Treasurer in preadvantage of the statute of limi- such. tations. They had been abroad be-

and himself had taken a great deal ers who may not live there.

ment of the Chief Justice, in the Coun. McCormack wanted informal lowing assessment on Canterbury. case of Carlysle vs. Clements. Cartion from the Secretary-Treasurer, Support of poor, \$225. Parish it. Clerk, \$3. Carried.

of the gate and released his pro- stated that the road had neither been following sums were assessed on the perty, hence, Carlysle brought the sold or leased, and had referred to Mr. Parish of Dumfries; to pay off

cet the request of Warden Coltan F. Randolph.

"Your Committee met Mr. Randolph On motion of Coun. Pinder, second- at his residence; that he emphatically stated that the said road had neither management of the road had been given that the Fredericton Branch Railway tion. Company is still a Company, and that several persons residing in this city, still

Mr. Randolph further stated, that

JAMES K. PINDER, D. W. GRANT, WM. MURPHY.

The report was received and unani mously adopted, on motion of Coun. Cropley, seconded by Coun. Mowatt. was ordered to be assessed in North point.

small amount for Miscellaneous. On motion of Coun. Jamieson, the discussion. The resolution was to as- admitting water, a necessity in the Coun. Burtt presented a petition Printing Committee was ordered to sist the representatives. He pointed Jail, the expense of the work cannot from Douglas to repeal a certain have the 1,500 copies of the Bye-laws out instances of where money under be successfully defended. He was On the Council resuming, the folbye-law relating to the running at be prepared and printed before the special commissioners had been mis- not surprised that the Jail was now lowing amounts were ordered to be

the petition, requesting the Council mittee to prepare the Bye-laws. Coun. Jewett submitted a resolution authorizing the Secretary-Treasurer to prepare a bill to be presented to prepare a bill to be presented to gainst it.

The secretary-Treasurer to practiced by this committee. A few years ago this same geutleman had to issue debentures to retire maturing and a great fuse about a small exception. The secretary resolved to petition the Legislature to pass a bill to authorise Municipality to issue debentures to retire maturing and a great fuse about a small exception. the Legislature giving the Council- Coun. Coburn, said the parishes had made a great fuss about a small ex- debentures. In reply to Coun. Pin- for Canada for several years to come by a

conded by Coun. Lounsbury, the Coun. Calhoun, said so far as his Nason was chairman of the Jail com- that it is the Clerk's duties to advise thanks of the Council were tendered knowledge of the special commis- mittee at that time, and he was not on justices in criminal cases; to advise to the proprietor of the Capital for sioners went, he thought they had the committee. copies of an edition of that paper containing the Hon. Chief Justice's decision in the Carlisle case.

I be committee.

Coun. Jewett continued. He might be mistaken in this, but he was not contained the committee.

Coun. Jewett continued. He might be mistaken in this, but he was not contained the committee.

Coun. Jewett continued. He might be mistaken in this, but he was not contained the committee.

Coun. Jewett continued. He might be mistaken in this, but he was not county of your votes. I shall devote my best be mistaken in this, but he was not county of york.

Coun. Colter, then withdrew the positive. Regarding the introduction of the Municipality Act the duties of county of York.

AFTERNOON SESSION.

bers of the Board, on motion of Coun.

Loard on the proposed Provincial ExWarden Colter and Coun. McCorCoun. Everett was a member of the had half of Mr. Wilson's business before

Coun. Everett was a member of the had half of Mr. Wilson's business before

mittee, stating that no property had the expenditure, instead of special been found outside belonging to the commissioners.

| Coun. McCormack moved seconded the land may be required for county the discussion was wandering from by Coun. Henry, that the salary be A, Jamieson.

Douglas—Thos. H, Colter, Benj.

R. Burtt.

Dumfries—J. Scott, D. P. Gilman.

Dumfries—John C. Murray, Benj. A. Everitt.

Deen found outside belonging to the committee had no funds to hand over; that the solution was carried unanimously in the Council had the right of expending the purpose of erecting a school building thereon.

Deen found outside belonging to the county, and therefore, the committee had no funds to hand over; that the solution was carried unanimously in the Council had the right of expending the committee had contracted for 50 the Council had the right of expending the whole amount of the Byeling thereon.

The Warden read a communication from the School Trustees of Frederic-bad no funds to hand over; that the solution was carried unanimously in the Council had the right of expending to the land may be required for county the discussion was wandering from the land may be required for county the discussion was wandering from the purposes.

Coun. Henry, that the salary be committee had contracted for 50 the Council had the right of expending to the purposes.

Warden Colter took a similar view. Council had the right of expending the county for the point.

Coun. Burtt introduced a Bye-law report was to bring the matter before the discussion. He sanctioned the Council had the right of expending the whole amount of the Bye-law work in the Jail, but did not see the council had the report he did not commit him.

is to give the Council one-half of the self to the sale of the land.

Council's Commissioners should not be probable that a work house, or some erred, but he had used his best judge- in connection therewith, and that the Coun. McCormick was going to ignored, but he did not see so much such building might be required. ment. He felt proud of the im consent of the Insurance Companies

copies of their assessment lists with Coun. Calhoun endorsed the com- Northumberland County, the represant. mittees' action in introducing water sentatives expend the entire grant. Coun. White, saw no necessity of were concerned, but he believed the J. A. Vanwart, was re-elected Audigarding the stoves, he thought the to aid a bridge, and the representa- advancing in value.

Coun. Scott, said Coun. Coburn vision than the Councils commission- reported the same correct.

the advisibility of the Board taking principle to permit county property missioners. Men were often imported their taxes.

missioners in each Parish, which gantly fitted up in the Jail.

and he would say that in his parish which he had referred.

removing the appointment of com- ing the improvements was only \$275, duty. missioners from the government.

Coun. Goodspeed said the special that had been passed on him was briefly. The matter then dropped. grants were expended generally by made in a spirit of retaliation.

Commissioners who were recommend
The discussion was then dropped ordered to add the following to Doug
In a secretary support of poor \$200.

On motion of Coun. Burtt, it was of selected by a large and influental meeting of Electors assembled from different parts of the country of same objection as Coun. Everett that the regular commissioners were not sufficient in number in a Parish like St. Mary's to expend the whole grant. He had never found the representa-

tives unwilling to listen to the Councillor's recommendation. Coun. Pinder, Coun. Murphy and tine, the discussion on the Jail ques- support of poor, \$300, miscellaneous, Coun. White agreed with this latter tion was resumed. statement of Coun. Goodspeed's, the Coun. Jewett was the dest speaker. Coun. Coburn moved following ad-

Lake, for Parish Indebtedness, and a The Warden, was glad that the re Water Works into the Jail, without Carried. solution had drawn out so lengthy a the authority of the Council. But Adjourned. large of cattle in the district of next July session, and Couns. Jewett spent, because the appointments had known as a hotel Few hotels in this added to Stanley assessment. Sup Douglas. The Warden explained and Pinder were added to the com- not been made with a regard to the city was so well fitted up, as the porting poor, \$200. Miscellaneous \$8. fitness of the commissioners. He County Jail. It was time the electors On motion of Coun. Calhoun, it was

of cattle between Little Forks and
Dug Hill in the same parish. A byelaw was ordered to be drawn to carry
law was ordered to be drawn to carry

Is wear, amounted to \$13,200.

On motion of Coun. Murphy, \$233
be heard no dissatisfaction. The extra was added to the assessment of commissioner in that case had more

of cattle between Little Forks and hampton to Bright, but on inquiry, tention to the expenditure of \$132 for on motion of Coun. Coourn, secondlaw was ordered to be drawn to carry

law was ordered to be drawn to carry

of cattle between Little Forks and hampton to Bright, but on inquiry, steel bars for the Jail. No tenders were asked, but the work was given to clerk of the peace, was allowed to be the peace, will make it impossible for me to interest in the road under repair than out to a private party.

spoke of the great advantages of an Exhibition. The City of Fredericton, he said would raise \$4000, the Government would likely grant \$10,000, and the county should make up the amount to \$20,000. York he said was particularly favored for holding an Agricultural Exhibition. The county had carried off a large proportion of prizes in this branch in the recent Exhibition, and he strongly urged or \$1.000.

Inion elections.

Coun. Pinder, from the committee to examine the Jail grounds the Court House improvements, and the Court House improvements, an

Coun. Grant in the chair, Warden Colter, moved that the representatives of the county be requested to place the whole special Bye-road of the land if a good price could be county be reduced by Coun. Coburn, of the land if a good price could be county be reduced to consider the value of the property would be the value of the property would be considered the court by Coun. Coburn was carried the county be requested to county be reques

jectionable feature, was that the tion of additional County buildings. appointment as chairman of the Jail retary-Treasurer made application for Coun. Coburn further reported, smount expended by the representa- There would be sufficient land left for committee, was an evidence of the the use of the County Court Room for

objection to the representatives apportioning the amount.

Coun. Murphy, believed also that provements in the Jail.

Coun. Pinder, did not think there Coun. Jewett, introduced a resolu-

On montion of Coun. Pinder the works into the Jail. This Board, Coun. Murphy, said there was little selling the land. The county was other work was beyond what was tor, at the same salary as last year, purposes:-Couns. Murphy, Mastin the committee in this matter. Respecial grant was sometimes required property in this city and county was one third of the expense, and they conded by Coun. Jewett, the follow-

Warden Colter moved that a bill be Coun. Coburn, closed the discussion. proceedings of the Council. of trouble to find the stoves, but had Coun. Jewett, agreed with the pro- prepared to be sent to the Legislature, He read a letter from the contractor On motion of Coun. Calhoun, Couns.

Coun. McNally said they had im ting up the Jail had devolved mostly This weapon would be laid away like The lists of parish officers were condiseases: and the General deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared deriction Branch Railway had been and he believed that the grant should be cleared by the grant should be interest of the County, and to save up. It was due to the county if the sold or leased, reported as follows: be expended by the Council the subject among them Dr. Voil - be opened as follows: be expended by the Council the subject among them Dr. Voil - be subject among the subje the subject, among them Dr. Vail, who to step aside from their representa- for the rapid transaction of business, Coun. Calhoun opposed the resolu- had said a bath tub in the Jail was a tion he could do so, feeling that in and the Council adjourned sine die. a reasonable amount. He had spent On motion of Coun. Lounsbury, sc-Coun, Cropley thought full justice much of his time in attending to the conded by Couns. Murphy and Crophad reen done to all under the present matter, for which he did not expect ley, a vote of thanks was presented to

On motion of Coun. Mowatt, se- any other that could have been named. Coun. Count here said that Coun. He quoted from the statutes showing County.

I shall, however, use my best endeavors to

Coun. Colter, then withdrew the positive. Regarding the introduction the Clerk of the Peace were merged resolution, and the matter dropped. of Water Works, it is high time the into the Secretary-Treasurer's duties. On motion of Coun. Mastin, it was people knew what this work cost. A section in the Municipality Act resolved to divide the bye road grant Marble top tables, hot and cold baths, provided that the two items of the bill On the Council resuming, the mem- in the same proportion as last year. are among the luxuries of the jail presented yesterday, and which were Warden Colter moved that all auc- under this economical committee. It struck out, were for services in two

members of the Council to bring the alleged was the injustice of prevent trusted much to Coun. Coburn, and he the Board. The question of his salary matter tefere the people, and alse the ing electors from voting in Parish believed that gentleman had done his should be considered. proposal to hold a County Show in elections without having their taxes duty faithfully. He detailed the action Coun McCormack, seconded by Coun October, and also for the erection of a paid, while no such qualification was of the committee, and defended Coun. Everett, moved that the Clerk of the

new Exhibition building. Mr. Reid necessary to vote in Local and Domispoke of the great advantages of an nion elections.

Coburn. He drew a parallel between the Water Works introduction and last clerk,—\$120 per annumn.

Exhibition, and he strongly urged upon the Council the advisibility of taking up his suggestions and assisting the projects he advocated.

Coun. McCormack, said when the Miramichi Valley Railway was built, thought the discussion was retaliatory on those who had censured the Court ment by Coun. Coburn was carried the many pot design of Council thought the discussion was retaliatory on those who had censured the Court ment by Coun. Coburn was carried the many pot design of Council thought the discussion was retaliatory on those who had censured the Court ment by Coun. Coburn was carried the many pot design of Council the many pot design of the many p

Coun. Coburn submitted the report of the Public Buildings composed by this Council have opposed selling the land. It was not the council have opposed selling the land. It was not coun. McNally, believed the Jail Treasurer salary be \$400

ground grant. The present practice ed the report he did not commit him- necessity for the baths. Money how. County Court House be let for no ever had been expended to less ad- other than County purposes. His obgrant, \$3,000, to expend, and the bal- Coun. Pinder said the land had been vantage. He would not agree to cen- ject was to prevent the building beof the County had been lent from ance is placed in the hands of the lying useless, and he did not see that suring the Chairman or members of ing used for ward caucus meetings. The Warden appointed Messrs. Pin- the Jail, but the committee had been county representatives. Another ob- it would ever be required for the erec- the Committee. Coun. Coburn re- The resolution was carried. The Sec-

Coun. Goodspeed, said the special pladed on fyle, and the amendment ed by the Council to do. The cost of Legislature, Cours. Calhoun, Jewett ed up to \$275.

position that the grant should not be giving electors leave to vote in Muni- who put in the Water Works, which Pinder and Jewett, were added to the Coun. Everitt said it was a wrong placed in the hands of special com- cipal Elections, without first paying stated the lowest amount he could Printing Committee, and the commit-On motion of Coun. McNally, Mr. such steps as their legal adviser may to be disposed of without permission from one parish to another to superin to be disposed of without permission from one parish to another to superin to be disposed of without permission from one parish to another to superin to be disposed of without permission from one parish to another to superin to be disposed of the Roand. The Isilan hat hought to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the superin to be disposed of the Council and the supering to the supering the supering to th charge for two bath tubs would be tee was authorized to make provision L. C. Macnutt was relected official direct to recover the subsidy of \$30, of the Board. The Jailer, he thought tend work, which he official rereporter at the same salary as last year. Peter Haining was appointed constable.

One of the Council on the relation of the relation of the Council on the relation of the Council on the relation of the Council on the relation of the relati permitted to appoint only three com- the Water Works had been extrava- pursued a similar course. He had tion of the Fredericton Alms House. used his best judgment to conduct the It was contended that some of the would not be sufficient to expend the Coun. Jewett was surprised at the work economically. This great ex- Parishes had an interest in the Alms whole grant. The plan in vogue at evidence of extravagances in this par- travagance which is made a great House; and he wanted legislation to present had worked satisfactorily, and ticular. Hot and cold water baths bugbear, the extra cost of the baths rid the Council of the responsibility, he saw no good reason for changing had been fitted up for the special to the county would only be \$28.66. so that the Fredericton Corporation benefit of the Jailor, and no authority It was a small amount for the great would be able to make needed repairs. Coun. McCormack said importing had been given for such expenditures. county of York, which was prosper. Coun. McNally said Queensbury cillors of that parish after the January session, or on the 26th of May.

On motion of Coun. McCormick, commissioners had never been tried to the Municipality.

On motion of Coun. McCormick, commissioners had never been tried in his Parish. He, however, did not troduction of the Water Works into Policy, to be agitated about. He rein the Alms House. By virtue of his appointment, he know whether the road was sold or Public Buildings committee to take grant was removed from the road was sold or Public Buildings committee to take grant was removed from the road was removed f impounded three horses, the property of Clements in his own barnon the had searched the records legal proceedings to recover the prosentatives.

grant was removed from the repreextravagances he saw in the Jail. on by certain members in a spirit of the Statutes showing the following

Economy had always been the cry of retaliation. A presentment from the Parishes as increased that the discussion was carried the records legal proceedings to recover the prosentatives. Economy had always been the cry of retaliation. A presentment from the Parishes as interested in the Alms Coun. Pinder agreed that it would a certain gentleman of the committee, Grand Jury had been made, calling House, St. Mary's, Kingsclear, Prince be better to place the amounts in the and he was surprised that he had attention to the sanitary condition of William and Queensbury. He also hands of the regular commissioners, countenanced the expenditure to the Jail, and that was a justification read to show that any parish may disof the introduction of Water Works in pose of its interest after the rateinis had been generally done by the Coun. Coburn defended his action the Jail. He believed the Board payers of such parish have signified in the matter, and felt he could justify would sustain the committee. The their desire by means of a public Coun. Murphy further opposed the what he had done as a member of the object of the remarks of certain mem- meeting, and their action has been Committee. The responsibility of fit- bers was to injure him in his Parish, confirmed by the Council.

> tion. He did not see the necesity of necessity. The expenditure in mak- their service he had only done his practice and would oppose the resolutermuneration, and which he would the Jail committee for their labors, County of York.

> > miscellaneous, \$20 On motion of Coun. Goodspeed, it Warden in the chair, and after rou- added to Southampton assessment,

On motion of Coun. Cropley, \$50 last named citing instances to the The chairman of the coun ditional assessment for Bright, sup-Coburn, had gone on introducing port of poor \$200, miscellaneous \$13.

AFTERNOON SESSION.

heard regarding his duties as such. the year, will make it impossible for visit personally, many parts of this

of York knew the particulars of this not come to the Council as a suppli-

NO. 21

country was growing, and prosperous Coun. Coburn had consulted him, condition they find it; that the care-Coun. Jamieson, agreed that the under the National Policy, and it was (Coun. Scott,) Coun. Coburn may have taker be remunerated for his trouble

Coun. Calhoun, agreed with War- moved in amendment that it would was a disposition to censure the com- tion to secure legislation relating to den Colter, although he knew that in be inadvisable to dispose of the land mittee. The committee were justified the impounding of cattle in Bright,

> had complained of the expense. He ing were appointed a committee to White. The report was received and nothing but what they were authoriz- paring bills to be brought before the

fore he came to the Board, and that sommissioners are appointed from the was carried.

Coun. Pinder, from the committee alone, would not have been more than It was ordered that Messrs, J. W. done, and therefore give better super- on the Secretary-Treasurer's accounts, \$125, but the amount had been swell- McCready, and J. T. Sharkey, receive five dollars each, for reporting the

TO THE ELECTORS

THIRD DAY,

FORENOON SESSION.

Was ordered that \$350 be added to St. Mary's assessment for support of poor.

On motion of Coun. Mastin, it was ordered that the following sums be added to Southampton assessment,

Warden in the chair, and after rou
Was ordered that \$350 be added to St. Mary's assessment for support of poor.

On motion of Coun. Mastin, it was ordered that the following sums be added to Southampton assessment,

The speedy construction of the Miramicht valley Railway is at the present time a question of vital importance for the interests of a large portion of the County of York, which has hitner
to been without proper means for developing The construction of a Railway and Passenge sent time. All questions affecting the navi-gation of rivers like the St. John are vested by law in the Dominion Parliament, and conse-quently authority for the construction of this

Bridge must necessarily be obtained at Ottawa
The work above referred to and other public

Your most obedient servant, THOMAS TEMPLE

## NOTICE

counts committee, reported, recommending payment of \$20 of William Wilson's account of \$43

Mr. John H. Reid, a member of the Board of Agriculture, here, on invitation of the Council, addressed the Board on the proposed Provincial Ex
Warden Colter and Coun. Murray, it was not responsible.

On motion of Coun. Murray, it was business.

In reply to Coun. Coburn, Warden and, but he wanted to clearly understand what he might charge for.

Colter said he had favored the introduction of the water so far as the primary of the public accounts, said the items of the business till the amount is explanation.

Coun. McNally, as chairman of the public accounts, said the items struck out of Mr. Wilson's bill was done to the Council as a supplicants for the Province of New Brune-stand what he might charge for.

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Coun. McNally, as chairman of the public accounts, said the items of the duction of the water so far as the primary of the Office of Inspection.

Some of Province of New Brune-stand what he might charge for.

Coun. McNally, as chairman of the public accounts, said the items of the duction of the water of the council as a supplicant for the Office of Inspection.

CALVIN L. ESTABROOKS. BENJAMIN CLOSE, SAMUEL DAYTON, ALFRED G. EDGECOMBE, WILLIAM LEMONT.