L. C. MACNUTT, Editor and Proprietor.

FREDERICTON, N. B., WEDNESDAY, JULY 14, 1886.

VOL: VII., NO. 46

### FARM FOR SALE.

MY Valuable Farm, situate in the Parish of Lincoln, County of Sunbury, fronting on the river St. John, six miles below Fredericton, and comprising of 300 acres more or less. Wili For further particulars apply to

JOHN MOORE,

### Fredericton, June 23. 1886-1m. FOR SALE.

THAT valuable Farm in the Parish of Bright, about three miles from Zealand station, known as the Henry J. Fowler farm, containing one hundred acres, about fifty of which are cleared, and under cultivation.

There is a fine house and a first-class barn, and other suitable accompandation there are the results as the second acres of the second acr Possession given immediately.

Terms easy. Apply at once to WETMORE & WINSLOW,

### Fredericton, May 5, 1886-tf. FARM FOR SALE.

Barony District, Parish of Dumfries, York County, lately occupied by Frank Mooers, Esq., and adjoining the property of James Haughs, Esq., containing 70 acres, more or less. There is a small dwelling house, barn, shed and black-smith shop thereon. Also a young orchard.

For terms and particulars apply to J. A. & W. VANWART,

Fredericton, May 5, 1886.

NOTICE.

Eartern Fresh Meat Co.

will resume their business of slaughtering Sheep and Lambs

COMING SEASON. Their buyers will call on parties as usual, having Sheep and Lambs for sale.

Eastern Fresh Meat Co., HOULTON, MAINE.

May 5th 1886.-3m. N. B. Riverview, Hampton, K. C.

For sale at reasonable rates,

TWO REGISTERED

AYRSHIRE COWS.

with Calves, from two to four weeks at side-sired by registered Bull.

Strawberry, Gooseberry, and Currant Plants

of the best standard sorts, in lots of 50, 100, Write for particulars-no stamps for re-

The undersigned will quote prices on Clydes-dale Stallions, Shorthorn, Hereford and Ayrshire Berkshire Pigs, either imported from G. B., or bred by leading Stockmen in Ontario. Agriculorders filled with despatch and at reasonable

rates of commission, by applying to J. E. FAIRWEATHER. March 30th, 1886.

BURNED OUT,

BUT STILL ALIVE!

THE Subscribers, thankful for past favors, beg to inform the public that they are again to work at the old stand, where they will be pleased We have now on hand for purchasers to select

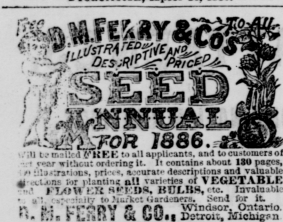
## CARRIAGES.

which will be sold Cheaper than the Cheapest.

We are also prepared to make to order from the best stock and good workmanship, any style or make of Carriages reguired.

Repairing in all its branches attended to with neatness and despatch.

COOPER & PINDER. Fredericton, April 14, 1886.



### THE CELEBRATED VICTOR CHURN.

OPPOSITION IS THE LIFE OF TRADE,

"VICTOR," Belongs the Spoils The advantages claimed for this Churn over all others are:—
It is provided with tubes inserted in the ends. thus to insure a continuous current of fresh air during the agitation of the cream, while at the same time any accumulation of gas is allowed free escape, by the vent on top, provided for this

From five to ten minutes are sufficient to bring the butter in granular form, while it lies so lose-ly in the Churn, that the buttermilk can be readily drawn off.

The only Churn that will wash and salt the butter without injuring the grain.

Takes less power to run it; will make more butter in less time, and of butter quality than any other churn in the more than the control of the cont any other churn in the market.

Hear what Mr. Handson of New Manyland 20 BARRELS Sugar bought before the raise. Will be sold at the old price. says:-"It can't be beaten."
"Mr. Robert Charters of same place says:-"It

is perfection itself. Z. R. EVERITT. Fredericton, June 2, 1886,

# Just Received

Via Steamship York City, from London. 66 HALF CHESTS TEA, consisting of: Congou, Oolong, Japan, Young Hyson and Scinted Pekoe; 10 cases Colman's White and Blue Starch; 1 case "Muslard; 40 doz. Coy's Selatine; 25 doz. E. Lazenby's Pickles; 12 dož. Keiljer's Dundee Marmalade GEO. HATT & SONS.

## Refrigerators.

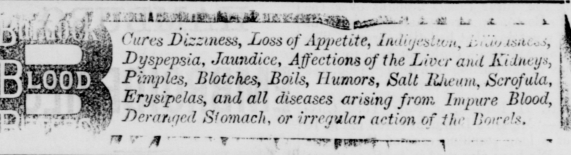
JUST RECEIVED 4 NORTH Fole Berngerators; 2 Queen Reware Store.

J. NEILL. WANTED Ladies and Gentlemen to take nice light work at their homes.

81 to 83 a day easily made.
Work sent by mail. No canvassing. Steady Employment Furnished. Address with stamp CROWN m'F'G. CO., 294 Vine St., Cincinnati, Ohio.

FOR INTERNAL AND EXTERNAL USE.

CHICKEN CHOLERA, stamps. Furnished in large cans, price \$1.00; by mail, \$1.20. Circulars free. I. S. JOHNSON & CO., Boston, Mass.



In returning his sincere thanks to To LAWRENCE HERSEY of Queensbury, his numerous customers and friends for their very liberal patronage, begs to inform them that he has now a complete stock of

# CLOTHS

English, German and French

WORSTEDS SUITINGS,

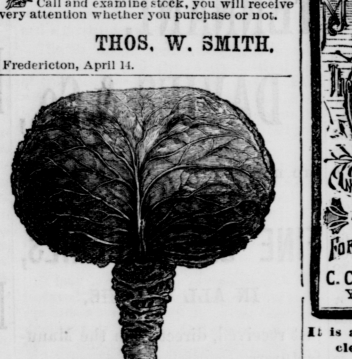
COATINGS and TROUSERINGS.

-ALSO,-English, Scotch and Canadian

best quality and latest designs, which will be made up to order in the very latest styles,

GENT'S FURNISHING GOODS in great variety, at the very lowest prices.

HATS and CAPS of the latest styles-very cheap Call and examine stock, you will receive



FRESH

GARDEN. FIELD and

FLOWER SEEDS!

SACKS and Packages of fresh London Garden, Field and Flower Seeds, which will be found fresh and true to their kinds. Country dealers will find it to their advantage

Druggist and Seedsman COR. QUEEN & REGENT STS..

FREDERICTON, N. B.

April 28th, 1886.

CHEAP ROOM PAPER

JUST OPENED : 6,000 ROLLS Room Paper and 250 Fancy and Green Paper, Windon Blinds, S. NEALIS.

Sugar.

P. S.—Goods delivered free of charge in the city, to St. Marys and Gibson.

Grand CLATED Sugar, Loaf Sugar, Pulverized Sugar extra C.C. Sugar, extra Yellow Sugar Barbadoes Sugar. Will be sold as cheap as the cheapest.

White Lead and Oil. TATHITE LEAD and Oil, for sale at lowest

Pure Paris Creen. TUST received and for sale at the lowest mar-

Ret rates at Neill's Hardware Store.

Toilet Soap. BOXES Toilet Soap, just received at GEO. HATT & SONS. June 30 FIRE INSURANCE.

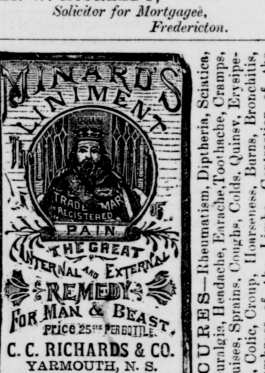
FARMERS' Insure your buildings. Every Citizen owing a bouse should have it insured -very low rates for one or three years. JOHN RICHARDS. Fredericton, May 26, 1886.

Notice of Sale.

in the County of York, and Province of New Brunswick, Farmer. CHARLES HERSEY of the same place, Farmer, and HEPHZIBAH HERSEY his wife, and all others whom it may concern :-NOTICE is hereby given, that under and by virtue of a Power of Sale contained in a certain Indersture of Mortgage, bearing date the one thousand eight hundred and eighty-three

his wife of the first part; and Isabell How. cial legislature had no right to make Phoenix Square in the City of Fredericton, in the into the Dominion treasury. He held County of York, aforesaid, on MONDAY. the that it was illegal to appoint such an twentieth day of September, next, at the land conveyed by John Mitchell and wife to said Charles Hersey and Lawrence Hersey, by deed bearing date the 16th day of June, A. D., lar the buildings with improvements thereon,

same, belong or in any wise appertaining. Dated this fourteenth day of June A. D. 1886. ISABELL HOWLAND, JAS. W. McCREADY,



It is an invaluable Hair Renewer and cleans the scalp of all Dandruff. VALUABLE INFORMATION.

YARMOUTH, N. S., May 15, 1886. C. C. RICHARDS & Co.: purpose that a liniment is adapted for, it being recommended to us by the late Dr. J. L. R. Webster Personally I find it the best alrayer

of neuralgic pain that I have ever met.

PRICE 25 Cents.

NEW 5 and 10 CENT STORE

astonished at the great variety, and quality of articles, sold here for 5 and 10 cents each. Please call and examine new 5 and 10 cent store. OPP, STONE BARRICKS, Queen St., Fredericton

Philadelphia Lawn Mowers fer sale low at Neill's Hardware Store.

Steel Nails. TUST RECEIVED: 250 Kegs Steel Nails. For

Tar, Pitch and Oakum. 5 BBLS. Tar, 5 bbls. Pitch, 20 bales Oakum. Just received and for sale low at the old

CRANULATED Sugar, Loaf Sugar, Pulverized GEO. HATT & SONS.

HEALTH, JOY and PEACE PAIN and MISERY.

is obtained by the use of TAPLEY'S REMEDY

PARIS GREEN W. H. VANWART'S.

AN ACCIDENT POLICY.

EVERY one should have an Accident Policy Policy paying from \$5 to \$50 per week. Price Act. nominal. Call on JOHN RICHARDS. Fredericton, May 26, 1886.

## YORK MUNICIPAL COUNCIL.

Proceedings of the July Session.

(Continued from last week.) At the Council's session Tuesday afternoon the 6th inst., Coun. Rowley following :-

Resolved, That an inspector, whose duty shall be to enforce the Canada Temperance Act in the County of York, be appointed in accordance with Couns. Burtt, Colter, Cliff and Nason the act passed at the last session of voting yea; all the other councilors January session of this Council.

Coun. Rowley, in moving the resolution, said that while we had a temperance law on the statute books every step should be taken to have it enforced. The prohibitory alliance, for its enactment. The bill, which Dominion parliament. provided for the appointment of an inspector by the municipalities, passed the legislature and had now become while it was not all that could be desired, could be made much more effec. tive by the appointment of such an

Coun. Colter claimed that he was voting for the cause of temperance when he voted against the appoint. ment of such an inspector. It was the part of the Dominion Government good legal authority that the provinsuch a law. He further understood it their careful consideration. that the Dominion government, at its last session, had passed a law making ing the moneys secured by said Indenture of last session, had passed a law making Mortgage, default having been made in the pay- it necessary for all fines to be paid inspector just now. He pointed out

Coun. Howe said that the Domiunder the provisions of the Canada and the priviliges and appurtenances to the the assertion made by Coun. Colter treasury.

calities coming up that would cost cation of such an official, there was a be doubtful.

very men who passed such a law had result.

months was ruled out of order. posing the step, even if the Dominion the legislature that gave them the bury. fines to themselves. The few rumsel- lution because he thought the act seconded by Conn. McCormack,

equal: it works like a charm. During the last that it should be granted. He would solution, stated that the conditions on farm, a strict regard to economy must year it has brought happiness and comfort to hundreds of homes. Sufferers try its great worth defer any further remarks until the January session after which the Municipality of York grant- be obserted, so that every day's work question was again taken up.

> committee consisting of Messrs. Rowley. Burtt, Howe, Goodspeed and
> Jewett were appointed to obtain furfor the suppression and that the county was entitled to the information with record to the information with rec points raised concerning the Spore

> the erection of free scales. He moved as a temperance man to support the Coun. McCormack said it was the paugh's show took place on the Union and seconded by Coun. Howe, moved the the following resolution, seconded by resolution. Coun. Colter: Resolved, That free weigh scales be erected at the County Court House. The resolution being put was lost,

did not vote either way. At the Wednesday morning session the question of appointment of a Scott Act Inspector was again taken up. Coun. Rowley, from the special committee appointed, reported that seeing the necessity of making addi- the committee had learned on good tional provisions for the enforcement authority that no legislation whatever of the act, met and drafted a bill to concerning the Scott Act had taken be submitted to the local legislature place during the last session of the On motion the report was received

and adopted. Coun. Rowley made a special re law. The Canada Temperance Act quest that the matter be not postponed but that a division be taken on the question at this session. He referred to the appointment of such inspectors officer and he hoped the Council would in the county of Charlotte and town give the subject their careful consider- of Woodstock, and although fears were entertained that it would involve much litigation and cost, they had heard of nothing of the sort from these places. He thought the provincial such a measure if it would be a source and not of the county municipalities of litigation and costs for the muniposed of, he hoped those members that feared this difficulty would give

Coun. McCormack thought the county did not want such an officer. He was not going to tax the parish of Prince William if he could help himself. for the support of a high sal- Dow-10. aried official that would be of no use Nays-Jewett, Murch, McNally, Henry, from the law that it was the duty of to them. If the parishes wanted a McCormack, Horncastle, Colter, Avery, Scott, all constables and policemen to enter parish inspector, and were willing to Cliff, Nason, Pinder, Mastin, Murphy, Little "All that certain lot, piece or parcel of land, situate, lying and being in the Parish of Queensbury, aforesaid, and County of York, lying on the south side of the Springfield Settlement contrary to the law. There was no provision made for the inspector's Two-thirds of the ratepayers of Prince claim of Messrs. Campbell and King-William were temperance men, but horn for services as valuators, recomhe had no reason to believe that they mended that the sum of thirty dollars nion government had never appointed wanted such an appointment made. each be paid in addition to what they

Coun. Rowley explained that \$50 have already been paid. Temperance Act, an officer to carry had already been collected in St. The report, after some discussion, out the law. It would be very neces. Mary's for violation of Scott the Act, was received and adopted.

this resolution, but he could not under- that there is really over expended The secretary-treasurer explained stand, and it did seem strange to him. \$495.11. the provisions of the law as passed at that men who posed as temperance On motion the report was adopted the last session of the legislature. men would raise such illogical argu- The printing committee reported With regard to the appropriation of ments and childish objections against that they had called for tenders for fines, he said, the question was raised such a movement in favor of temper- the county printing and had only in Woodstock some time ago, and it ance. The men who were in favor of received one tender, viz., H. H. Pitts. was finally decided that the whole of temperance who were the best judges They recommended that the contract the fines should go to the town. What in this matter. If the members of for printing be awarded to him. Reaction had been taken by the Domi- the board, with the ability he knew port adopted. nion government at its last session he they possessed, would present the ad- At the closing session of the counwas not in a position to say, but vantages to be derived from the ap- cil Wednesday afternoon, the comthought that the council should con- pointment of such an inspector before mittee appointed to confer with Mr. sult the county representative in the their constituents, he felt assured that Rainsford's sureties in regard to the

wanted these questions that materi- and thought it better to wait six for parish of New Maryland, while the fault may not originally be in the ally effected the main question right- months when they would be in a posi- another charge was paid to Wm. Char- barrel but rather in the modes of ly understood before a vote was taken. tion to judge how the law worked in ters for the same service, the latter management, but having once spoiled

grave doubts as to the legality of their Coun. Sloat said that he had a right unless authorized by the chairman or action, as he understood they had. to his own individual opinion, a right the committee or the auditor. Coun. Burtt moved, seconded by which they all possessed. He could The secretary-treasurer explained Coun. McElroy, that the consideration not agree with many things that had that the \$12 advanced to Wm. Charof the question be postponed until to- been said both for or against the move- ters was by an order from him, which morrow, when the legal points raised ment. The validity of the law had amount was paid to Coun. McCormack. Coun. Cliff's amendment to post- legislature had made provision for his proper account, and the amount of pone the consideration of it for six them to carry out the act in this the bills being different, was also paid. county where it had been adopted. If On motion the report was adopted. Coun. Colter said that in opposing there was any needless expense entail. On motion of Coun. McWally, secthe appointment, he was voicing the ed by such an appointment being onded by Coun. Murch, James Mcwishes of the majority of his constitu- made, he claimed, that the munici- Guire was appointed a bye-road com-

lers outside of the city were a class of could be made much more effective Resolved, That a committee of three be people who owned very little or no by the appointment of an officer. property, and the municipality would Coun. Colter pointed out that the ance of a competent legal adviser, if they horses the harness is exposed to all have in all cases to bear the costs.

Coun. Howo asked, as a matter of courtesy, that the question be allowed to stand over until the next murning.

Inspectors appointed by the Dominion dexamination as they possibly can into the matter regarding the assistance given the fredericton Branch Railway, so called, by the County of York with the view of obhave in all cases to bear the costs. inspectors appointed by the Dominion deem it necessary, to make as thorough an the odors from the magure, and this to stand over until the next morning, had entailed a heavy and needless ex- the County of York, with the view of obwhen they could probably discuss the penditure. He thought they should taining all monies advanced by the county to subject much more intelligently.

The county of lork, with the view of obtaining all monies advanced by the county to subject much more intelligently.

The county of lork, with the view of obtaining all monies advanced by the county to profit by the experiment. The question and indeed! Indeed! Indeed! Coun. Rowley thought the postpon- tion should first be submitted to the to report at the next meeting of the council expense, but it will pay, ment was a reasonable request, and rate-payers before the board took any Councilor Murch, in moving the re-

the election had taken place. Coun. Burtt's motion of postponement was mut and carried, no division being called.

Coun. Goodspeed said he did not thus subsidized was disposed of two company the money wish to give a silent vote. They were company the money work will be made in advance, and nothing allowed to suffer for want of time and attention.

The had every for for want of time and attention.

Tools will be put in order, and the care of the best physicians, that existed in their communities, and the communities are communities.

incalculable good to appoint an officer was appointed a few years ago to in- should not be left till wanted, but re-Coun. Burtt said the the erection to carry out the law. All the trouble quire into this matter. He was one paired in advance, that no delay be of weigh scale was discussed at last he had seen with the working of the of the committee and the committee had in waiting for them:

session and postponed until the July Scott Act was, that hitherto there had learned from one of the directors, Mr. session, He knew that a free market been no officers appointed to carry Randolph, that the stock had not had been established at the City Hall, out its provisions. The legislature changed hands. He would oppose but he considered that that was only had now given them the power to the resolution for he believed an un- ericton Wednesday July 21st, and the Boston for a short term. It had been deter- supply the deficiency, and in the in- necessary expense would be incurred Herald, alway careful in its comments on mined that no fee could be exacted, terests of the cause of temperance they which would amount to nothing in the public shows, makes the following comment and he would consequently support should do it. He felt it to be his duty end

such a step to be taken. It looked to of the same.

him to be an absurd idea to appoint Coun. McNally said if the committent by an opening made in the fence of the our local parliament, till the next voted nay, except Coun. Jewett, who him to do his duty.

for their approval or disapproval. if the money never was refunded. purpose under the circumstances.

taxation was raised, and it always had thought it was useless to incur any apology for a first performance yesterday, for been so from the days of the early additional expense in the matter. legislature would never have passed reforms, as now in the temperance road for 999 years to the New Bruns- in Daisy Belmont and Annie Correll, and to provide such additional machinery cipalities. Now that the question of that the question of that the general world attend to the country municipalities and for superior horsemanship, while the feats of Messrs. for the act, and he had obtained from appropriation of fines had been dis that the council would attend to their or less than a sale, and he thought Watson and Showles drew forth expressions duty and appoint an inspector. Couns. Murphy and Pinder also country.

the resolution. The resolution was resolution was put and carried. The beasts and the intelligence with which they Yeas-Rowley, Goodspeed, Howe, Burtt, mittee.

Sloat, McEiroy, Cropley, Gilman, Lawson,

sary for the council to know whether which money went into the county Coun. Rowley, from the audit committee, reported that they had exregarding the appropriation of fines Coun. Howe said he wanted to place amined the secretary-treasurer's half was correct or not before any action himself squraely on record in favor of yearly accounts and find a balance in was taken. That was an important such an appointment of an inspector the People's bank to the credit of the question, and no action should be to carry out the principles of the Scott county of \$480.87; cash in the safe taken until further knowledge was ob- act. The arguments raised against \$24.04, making in all \$504.91. The tained. He asked the secretary-treas. such an appointment were not logical. committee found, however, that the urer for legal advice. He intended He could understand why men who secretary-treasurer deposited to the to speak more fully on the subject, were opposed to any kind of temper- credit of the county in the bank, but would not until these points were rnce legislation would vote against \$1,000 from the bye-road money so

a good work could be accomplished in deficiency in the accounts reported Coun. Murphy said that he had con- suppressing the traffic throughout the that they met Justice Fraser, James light, however liberally they may be ence where they were appropriated than to be returned victoriously. He which it appeared that he had done ing that digestion had been rapid.

the county more than the worth of it. possibility of there being sufficient The report was received and adopted. greater readiness of wet grass to rot Gums, reduces Inflamation, and gives tone Coun. Howe said as they had not fines being imposed which would be Coun. Sloat, from the committee ap-quickly. strange and unfair legislation that the appointment now and did not fear the mittee recommented that no payments thereafter be left to other uses. be made by the secretary-treasurer

now been fully sustained, and the Wm. Charters afterwards presented

ed the \$30,000 was that if the railway will bring its proper return. Plans "Eleven years our daughter suffered of

...e the very best use of tions of the contract, ne claimed that it would be an Coun. Pinder said that a committee repairs of tools are needed, they it.

prevailing opinion throughout the Coliseum grounds yesterday afternoon. De-Coun. Jewett said that he had county that the road had changed spite the unfavorable weather, the attendance brought this matter before a large hands. Such being the case, the was such as to indicate a great success for number of his constituents and he county should demand its \$30,000 and the remainder of the week. The entrance failed to find any of them willing for steps should be taken for the recovery to the tents is on Huntington avenue only,

county. It would be impossible for would learn that the conditions on whole, surpasses the best ever seen here. which the subsidy was granted was as The menagerie is large and well stocked, and Coun. Murch thought that all ques- long as the road was built and run. is of itself a feature that will repay careful tions that involved taxation, should The road was a great benefit to the inspection. There are several cages of lions, first be brought before the ratepayers county, and they should be satisfied a fine specimen of hippopotamus, a giraffe, The parish of Queensbury was a Coun. Goodspeed said that Mr. Mc- mals, and costly birds in great variety and of strong temperance parish, and had Nally was mistaken about the condi- rare beauty. The circus contains enough in always been so. He had consulted a tions of the contract, the conditions any one of its three departments to keep the number of the prominent temperance being that which were explained by eye riveted upon it throughout the whole men of the parish, and he found that Coun. Murch. The claim of the performance and where there is so much the most of them were opposed to county hinged upon whether the road having an inspector appointed for this had really been transferred or not. If Coun. Murch was in possession of any Besides the hippodrome races, there are no Coun. Lawson said that when re- proof of the sale he would support the less than 35 acts presented in the performform was proposed the great cry of resolution, but unless he had, he ance. There was surely no need of any

pioneers to the present time, He Coun. Murch said that the contract ent satisfaction of everybody. Capt. Bogarpointed out the objections raised when was drawn up by Mr. Robert Robinresponsible government, the free son, who was at that time a member horse, the stage coach, with the attack by school system, and other measures of of the council, on the condition al- Indians and rescue by cowboys, were prelimreform were about to be established. ready mentioned. He understood inary features of the regular performance. The great cry of taxation in all these that the company had since leased the The show has a quartette of splendid riders movement, was all a sham. There wick Railway Company. It had been was a good deal of liquor sold and recently decided in England that such the same law would hold good in this of warm praise. Adam Forepaugh, Jr., in-

then put and lost, the board dividing Warden appointed Messrs. Murch, to confirm the claim that he is without a McCormack and Rowley as such com- superior as an instructor of animals. The On motion of Coun. Lawson, second- over a tightrope was successfully performed

> Considerable time was taken up at the close of the session in dealing with inny, and the boxing elephant Sullivan, the case of Wm. Christie, tax collec- created roars of laughter elever antics, and a tor for the Parish of Bright. The more thoughly enjoyable feature has never collector had been re-appointed at the been shown in a circus in this city. Among January session on condition that he other performers who appeared were Housamake full returns before the July ses- bouro Sam, in a hoop perch and jugsion. The Secretary-Treasurer stated contortionists; Jagenderfer, in his feats of that he made a statement, and after strength; Westbrook and Hacker, bicycle explanations he left it to the council riders; the Mauvel high kickers, the Elliott to decide whether it was a satisfactory bicycle riders, the troupe of performing dogs; one or not. The discussion went on the Belmonts, in trapeze acts, and the

by the collector in hopes that he without a single omission. The performance would make fuller returns before the closed with a series of exciting races on the January session. On motion of Coun. Colter, Mr. J. for ladies and gentleman, double team Roman H. Reid was heard before the board. standing race, elephant, camel and pony races, Mr. Reid took up the subject of exhi- whole concluding with a four-horse Roman race man vs. horse, wheelbarrow race, the bitions and the necessity of erecting chariot race between Miss Sadie Connolly an Exhibition Palace in Fredericton. and Mr. William Gibbs, which was won by He stated that York Society would the former, after a splendid struggle, by a press its claim, now amounting with neck. interest to \$2,600, and that action in the matter would be taken immedi- supply of Iron in the blood was one of the ately. He had obtained good legal indications of good health, and vice versa, to advice in the matter, and the society obtain PURE, RICH BLOOD, use Baird's Quinfelt assured that the whole amount of ine and Iron Tonic. Price 50 cents.

decided to accept the statements made manner in the programme was carried out,

the claim could be recovered. The council then adjourned sine die.

Lack of water will make the fowls sulted a number of legal gentlemen county, if they all worked in harmony S. Neill and A. D. Yerxa and Mr. fed. In an experiment where some Debility, loss of Vitality and Manhood, and on the subject, and the most of them for its suppression. He may be sound. Rainsford, and were informed by the fowls were killed 12 hours after feed- all kindred troubles. Also, for many other were of the opinion that the law as ing his death knell with regard to his said sureties that they were willing to ing, but without water, the undigest- diseases. Complete restoration to health, Having used your Minard's Liniment for sev- passed at the last session of the legis- public position, but he would rather do what was just and right in the ed corn was found nearly whole in vigor and manhood guarranteed. No risk is best thing for horse flesh I know of. In the familiature was not legal. As regards the go doct the doctor in the familiature was not legal. As regards the go doct the doctor in the familiature was not legal. As regards the go doct the doctor in the familiature was not legal. As regards the go doct the doctor in the familiature was not legal. As regards the go doct the doctor in the familiature was not legal. As regards the go doct the doctor in the familiature was not legal. As regards the go doct the doctor in the familiature was not legal. As regards the go doct the doctor in the familiature was not legal. As regards the go doctor in the go do

as there would be very few fines paid. referred to the objections raised by all in his power to secure the county The farmer who rises early and Coun. McCormack opposed the ap- some of the members of the board against any loss on account of the gets his team out while the dew is at night and broken of your rest by a sick Proprietor Yarmouth Livery Stable. pointment of the inspector on the concerning the needless expense that shortage in his accounts, and that he heavy on the grass or soil gains in- child suffering and crying with pain of Cutsame grounds. He was informed on would accrue from such an appoint- had transferred to the county a policy creased fertility to his soil by his ting Teeth? If so send at once and get a MINARD'S LINIMENT is for sale everywhere, the best authority, that the law as ment. He could see no reason why of insurance assigned to him by Mr. earliness. Dew contains a consider- bottle of "Mrs. Winslow's Soothing Syrup" passed by the local legislature wasn't such an officer could not ferret out Wetmore. The committee deemed it able amount of ammonia, and this for Children Teething. Its value is incalcuworth the paper it was written on. If and punish offenders against a temper-better to accept the assignment of turned under by plough or cultivator immediately. Depend upon it, mothers; such an inspector was appointed, there ance law as well as against any other said policy than to involve the county is absorbed in the soil. When grass there is no mistake about it. It cures Dysenwould be an eternal question of techni- law. With regard to the indemnifi- in a law suit the result of which might is ploughed under wet with dew there tery and Diarrhoea, regulates the Stomach is an additional advantage from the and Bowels, cures Wind Colic, softens the

yet obtained any positive information paid over to cover all expenses and pointed to examine the secretary- It pork has ever soured or spoiled window's Soothing Syrup" for children with regard to the legal points raised more. He asked for a six months' treasurer's accounts reported that with regard to the legal points raised, more. He asked for a six months' treasurer's accounts, reported that in a barrel it is not safe to use it for prescription of one of the oldest and best it was impossible for them to discuss trial, and if it was found at the expir- they had examined the accounts and pork again, no matter how thorough- female physicians and nurses in the United 20 Packages New and desirable Goods, it is subject intelligently. He wished it could be voted down.

The cost of a states, and is for sale by all druggists correct, with the exception of voucher and the samined the accounts and pork again, no matter how thorough-female physicians and nurses in the United ly it may be cleansed. The cost of a states, and is for sale by all druggists correct, with the exception of voucher and thousands of least and best processes. correct, with the exception of voucher new barrel warranted to preserve the throughout the world. Price twenty-five Fancy Goods, Toys, Jewelry and thousands of the country and pointment of an inspector, but he eral points raised by the last speaker Charters for assessing for valuation meat which it will hold. It is true Winslow's Scottling Syrur," and take Coun. Pinder said it seemed rather other places. He would oppose the being the correct account. The com- a lot of pork the barrel had better "It has become so common to begin an

make it easy to draw heavy loads, the that we avoid all such, use of single heavy horses is supersed- "And simply call attention to the merits ing that of the double team. The of Hop Bitters in as plain, honest terms as single horse costs less originally and possible, is less expensive to keep than a team. "To induce people This advantage creates a demand for "To give them one trial, which so proves heavy horses which will insure a pro- their value that they will never use anyfit in breeding them. They are much thing alse. surer sale when three or four years old than a lighter class of horses, hawever well-bred.

The practice of hanging up harness other medicines.

There is no denying the virtues of the Hop are the second of the Hop Bitters have ents. He would feel justified in op- pality would not be responsible but missioner for the parish of Queens- on hooks back of the horses is very on hooks each of the horses is very plant, and the proprietors of Hop Bitters have objectionable. If any trouble occurs shown great shrewdness and ability Government did not appropriate the power. He would support the resoprobably be found in the morning under the horses feet soiled if not appointed, with power to employ the assist- broken. Besides, just behind the

want of profitable employment. When that we had shunned for years before using

### FOREPAUGH'S SHOW.

This gigantic Exhibition is to be in Fred-

in its issue of June 15th: that is excellent the spectator cannot but find eously performed that will gratify his taste. everything went off finely and to the appar-San Watson and William Showles. Miss Belmont deserves especial mention for her grace and finish in riding and for superior troduced his troops of performing ponies and made a few remarks speaking against After some further discussion, the elephants, and the remarkable docility of the cult feat of a horse walking in midair

ed by Coun. Dow, the reporters were under his direction. The Fisher brothers, in granted the same amount as at last their aerial feats and leap for life held the audience spellbound. Miss Daisy Belmont contributed a very taking act, on the revolving globe. The clown elephant Pickinfor some time, a number of motions | Martines in a brother act, and the De Comas and amendments were submitted and on the high wire bicycle. There was not a withdrawn, and the council finally ment deserves great credit for the splendid

It was long ago discovered that a sufficient

outer track. They consisted of jockey races

Nervous Debilitated Men. You are allowed a free trial of thurty days of the use of Dr. Dye's Celebrated Voltaic Belt with Electric Suspensory Appliances, for the speedy relief and permanent cure of Nervous lature was not legal. As regards the go back and be killed on this question matter. The committee also heard a their crops. Where they had access incurred. Illustrated pamphlet, with full

Advertising Cheats!!! article, in an elegant, interesting style, In cities where smooth pavements "Then run it into some advertisement,

"The REMEDY so favorably noticed in all the Papers. Religious and secular, is

Did She Die. "She lingered and suffered along, pining

"The doctors doing her no good;" "And at last was cured by this Hop Bit-

"How thankful we should be for that

# A Daughter's Misery.

Hops on the white label. Shun all the vile, poisonous stuff with "Hop" or "Hops" in their