Mr. Harper got five votes. Mr. Watts got nine,

The prayer of a petition to prohibit horses,

horned cattle, sheep, pigs, and geese from running

on the highway on the second tier in Wakefield

from Gillilan's lower line to Charles Edgar's lower

In the matter of W. F. Dibblee's complaint

of over taxation on his property in Simonds an or-

der was made that the collector should collect only

6s. 3d. from Mr. Dibblee, instead of 10s. as in the

A list of Parish officers for Woodstock was pres-

Eleven pounds were ordered to be assessed on

the Connell Road (so called). The committee soon

Ordered, that £20 be assessed upon the Parish

would show that it had been collected and paid in-

On motion of Mr. Corbett a resolution was pass-

ed recommending the placing upon the Great Road

between them, and what had become of it.

to the general fund of the County.

poses for 1859 was fixed at £250.

was adopted by the council.

put on the Great Road list.

and it was agreed to.

lands. And further

On motion, Messrs. Gray, Lindsay, and Corbett,

Resolved, That in future, all returns of Parish

and was declared duly elected.

Assessment Bill.

line during the year, was granted.

Resolved, As the opinion of this Council, that a change is advisable in the mode of letting berths Clowse, for lumber operations, -that this Council approves of that part of an act submitted at the last session of the General Assembly, which provided that when a person, by himself or others, expended time and means in searching for and finding a suitable amount has been assessed and paid. lumber berth, such person, on application at the stumpage, to be regulated by the Government, without competition. And further

Resolved, That the Representatives for this County be respectfully requested to advocate and support an act to grant such a boon to the small operators. say And further Resolved, That this Council do petition the Leg-

Mr. Hayward moved, seconded by Mr. Kilburn. In consequence of the inconvenience experienced by many Councillors of this Board in meeting on the second Tuesday in July,

Resolved, That our Representatives be requested to use their best endeavors to have the same so

blature to pass such an act.

emended .. On motion of Mr. Corbet, seconded by Mr. Orser, Resolved, That, in accordance with the expressed opinion of some of the constituencies of this County at the late parish meetings, viz., Simonds and Wicklow, the gentlemen comprising the Municipal'Council should be allowed a sufficient amount valuation of property in 1858. to defray their expenses while sitting in Council,therefore, be it further

Resolved, That a committee be appointed to prepare a memorial to the House of Assembly to alter the same to that effect in the next session. On which Mr. Lindsay moved as ana mendment

seconded by Mr. Kilburn, Resolved, That the law be so amended as to leave it optional with the inhabitants of a Parish, at the election of Councillors, to pay them, if a majority of such meeting so decide .- Carried. The discussion on the resolution and amendment

was as follows: that Councillors, who spend their time and money working for the County, should be paid their actual expenses, still, he would leave it optional with the assistance.] several parishes whether to do it or not; he would not force them into it.

MR. CORBETT was not fond of compulsory measthem there was any undue compulsion desired. person elected to the Council to serve the first year might be able to come to a right conclusion in the under a penalty of £10.

MR. HAYWARD could not support the resolution, culty. The mere principle of paying the Council- portionment of the County tax; and this he had as its adoption would, he conceived, lead to diffilors their expenses would do very well; but, from frequently complained of to the Board, but never the nature of mankind, those who were desirous of could obtain redress. Last July he presented a obtaining the situation would spend their pay, and petition from the Assessors of Richmond, stating more too, and soon the parish election would become that the parish was overcharged, and requesting like the general elections.

opinion. When the people applied for an act of and expressed willingness to do it justice; but they incorporation it was given by the Legislature with said to make any change on their former decision one condition, among others, viz., that the Coun- would cause confusion then; it would, therefore, cillors should not receive pay; and upon this con- be better to let matters remain as they were till dition the County of Carleton, by a two-thirds vote, January, when they would do the parish ample adopted it; and now it was desired by some to justice; and that was all he asked for now. He said violate that bargain, and adopt a new principle, there was but one legal way of laying on the tax, involving an extra tax upon the people. Although which was to apportion it equally on fall property it might not apply to the Councillors of Carleton, assessed (here he read the law to prove this statestill it was a generally received opinion that where ment), and this they could only ascertain by exammen got daily pay for performing any services, they living the Assessor's Lists. But it had been said by were never in a great hurry to get through with some of the members of the Board that the Assestime of the House of Assembly in (so-called) fe cal could not obtain there, he certainly would apply be (Mr. L.) thought, the proper man. Mr. Richlegislation, and a shortening of sessions of Legisla- for it in a higher court, where he would be sure to ardson, as he understood it, was elected because he ture, and a consequent saving be effected thereby, | get it. which would more than pay the Councillors. He would never give his consent for his parish to be Gray, taxed to pay himself or any other Councillor.

who had preceded him, and could not see anything year 1858. wrong in the system proposed by the amendment, with which he would go with all his heart .paying Councillors might be directed with much Hayward, Gibson-11. propriety against paying members of the House tion, -amounting in some cases, as that of the investigate the County accounts, submitted a report

MR. LINDSAY had always pledged himself never Sheriff, account of A. Perkins for attendance at cillors, but was willing to leave the matter with On motion of Mr. Gray, seconded by Mr. Hemp- Mr. Johnson was a responsible man, and Mr. S.

to that Board as a Councillor, he was worth the with reference to a return made by him of a delinpay their Councillors, and had no doubt they the same in detail.

with each parish.

Mr. Clowse expressed himself as entertaining firmed the same opinion as the last speaker.

mond, Resolved. That an account of Charles Stephen-

£3, ordered to be paid by the presiding Judge of been elected at the Parish election. eil at a former session, be now paid. - Confirmed. Wicklow, with one name altered, which he asked charges against him while constable. to have confirmed .- Confirmed .

habitants of South Richmond, stating that a meet- wel Watson, Robert Johnston, Edward Loomer, for extra services during the past year. ing had been held, and praying for the passing of Sylvester Wright. a by-law to prohibit all horses, cattle, sheep, hogs, Mr. Hayward moved that Mr. Watson shall not &c., from running at large during the year on the be appointed constable. highway extending from M'Kenzie's Corner to Syl- Aues .- Raymond, Kilburn, Hartley Rideout, vanus Knowlton's south line, and one mile on each Gallon, Gibson, Orser, Clowes, Hayward, side of such highway east and west.

On motion, Ordered, That the petition be re-

trict on what is called the Connell Road.

for further consideration.

the same as last year .- Carried . On motion of Mr. Corbett, seconded by Mr. Raymond,

for a by-law to be passed, be reconsidered .- Carried. Resolved, That the petition from Simonds be for the past year and report thereon. received, and a by-law passed accordingly.

Mullin, Assessor of Rates for Wicklow, amounting which he asked to be confirmed .- Confirmed.

wid amount-11s. 6d.

On motion of Mr. Lindsay, seconded by Mr. Resolved, That the Warden be requested to call on the Government for a warrant in favor of this Municipality for £400, being the amount granted to assist in the erection of a gaoi, as a similar

Mr. Lindsay presented a petition from the Fire the following totals: Wards of Upper Woodstock, shewing that they had and carry away lumber therefrom, at a price for purchased a fire engine, and praying that, as the destroyed by fire, the Council would assist in building an engine house, making tanks, &c. On motion of Mr. Clowse, seconded by Mr. Lind-

Resolved. That this Council appropriate the sum of £10 to assist in making the necessary preparations to resist the action of fire. On motion of Mr. Hayward, seconded by Mr.

Resolved, That the County ax for the parish of Richmond shall be the same as in the parish of

To which Mr. Kilburn moved in amendment, seconded by Mr. Gray, Resolved, That the County 1 ates be apportioned ried. among the several parishes in proportion to the

The amendment was lost, and the original reso-

lution sustained. With reference to this very important question so-called .- a distance of ten miles-laid out by A list of Parish officers for Northampton was assessment we feel compelled to make an apology. When it first came up, at an earlier period of the session, we felt confident theat it would be again brought up, and fully d scussed; therefore, we contented ourselves with lis cening to what was said. But, unfortunately, when it was again brought on with a light, we were quite unable to do anything Beckaguimic to the upper line of the County, on defray the expenses of running the Boundary Line but listen. The Councillors for Richmond were of course the most immediately interested in the mat-MR. GALLOF would oppose the resolution. While ter, and Mr. Kilburn made a very excellent speech admitting, perhaps, the correctness of the principle, on the subject; but we dare not attempt a report Gray's, in which we have been favored with some

MR. GRAY said the case had been so often before the Board that he did not think he could adduce more arguments than had been used on former ocures, but could not see that in the resolution before casions; but, as there were several new Councillors them in possession of some of the facts, so that they

He said that ever since Richmond had become distinct parish it had been overcharged in the an-Mg. Gray had always been opposed to paying the matter so clearly that every member of the Conseillors, and was not likely soon to change his Board acknowledged Richmond was taxed too high,

the job. In Canada, for several years after the sors had valued some parishes too high and some adoption of Municipalities by that Province, the too low, and had not, therefore, done right. Ho Councillors did not get any pay. For a few years said there was no proof for such an assertion. The dismiss him now without any provocation or warnback, however, they have been paid, since which Assessors of Richmond, he thought, would do their time it has taken them nearly twice as long to get duty honestly; and till he would see some proof MR. LINDSAY had nothing to say against Mr. through with their work as before; there they got against the other Assessors he would be sorry to Richardson, whom he thought he did not disparage through with their work as before; there they got accuse them of acting differently. He therefore in saying that Mr. Stoddard was the best qualified of the same result might follow its adoption here. There was one condition on which he guide the Board had in the matter, and if they dard had prepared the plans and specifications, and should not object to Councillors being paid, viz., acted by guess, as they formerly did, they would be was interested in their being correctly carried out, that all the Counties in the Province should become acting illegally. All he asked for his parish was which was his reason for offering to do the work as incorporated; they could then transact a large what he was willing to give every other parish in low as he had, \$30; he was convenient to the amount of that business which occupies so ruch the County: and that was justice, which, if he erection; and, taking all these together, he was,

> On motion of Mr. Kilburn, seconded by Mr. Resolved. That the sum of £9 be placed to the

MR. KILBURN differed with some of the speakers credit of Richmond for its over assessment for the Yeas-Messrs, Kilburn, Gray, Gallop-3. Nays -Messrs, Lindsay, Clowse, Orser, Corbett The same arguments which were brought against Hemphili. Rideout, Hartley. Giberson, Raymond,

and had advocated the principle before his constit- 9s. 11d.; J. H. Jacques, £1: F. R. J. Dibblee. uents, although he had pledged himself not to go £12 5s.; W. Q. Shaw, £2; H. Akerly, £1; Wm. for a higher sum than \$1 per day. He certainly Cronkite, 15s.; J. Donnelly, £1; J. H. Jacques, could not but think that the fears of those members £1; T. C. Upham, £2 6s. 3d.; Samuel Watson, were groundless who supposed that \$1 per day £1 6s. 6d.; M. Hamilton, ±1 15s.; J. M. Lauchwould be an inducement for Councillors to prolong lan, £1 7s. 6d. : J. Donnelly, 9s. 6d. Referred to the session. He would leave the matter with the Overseers of Poor for Wicklow, accounts of G. people of each parish and let them say at the elec- Maddox, B. Maddox, A. Murphy and J. Cushman. tion whether or not they desired to pay their Coun- Referred for further information, accounts of J. F. W. Winslow and R. Woodward. Referred to

Mr. Orser believed if a man was worth sending Resolved, That G. L. Raymond, Esq., he heard

Mr. Havward presented a list of parish officers ing the work, &c. On motion of Mr. Gibson, seconded by Mr. Ray- for Brighton, which he asked to have confirmed .--

Mr. Lindsay presented a petition from sundry son's, for furnishing provisions to the Jury, in the inhabitants of Woodstock, praying that Samuel recording their names as Nays. case of the Queen vs. Armstrong, amounting to Watson may be appointed constable, as he had not

the Supreme Court, but not allowed by this Coun- Mr. Gibson presented a counter petition from buildingseventy inhabitants of Woodstock, praying that he Mr. Hartley presented a list of parish officers for may not be appointed, and preferring certain half year's salary.

Mr. Gray presented a petition from sundry in- touching the matter: G. L. Raymond, Esq., Sam-

landings a good and sufficient Horse Ferry Boat. having been broken by some drunken prisoner it Simonds enquire what was done with proceeds of On motion of Mr. Kilburn, seconded by Mr. landings a good and summerent Horse Ferry Boat. having been broken by some drunken prisoner it sale of ferry at Buttermilk Creek, and report at had been removed wholly to the other room, so the next of their failure to do not be the next session of this Council. year of such failure:

Mr. Gallop presented an account from W. M'- for Kent, in which three additions had been made, charge of the property belonging to the country. ty Gaol. Mr. Hayward moved, seconded by Mr. Clowse,

not safe for public travel, therefore

Resolved, That the County Council do hereby | The salary of the Auditor for 1859 was fixed at respectfully request the representatives of the Coun- £10. ty to endeavor to obtain, at the coming session of The Council then proceeded to the election the Legislature, a special grant to erect a bridge at of an Auditor. Mr. Samuel Watts was nominated by Mr. Hay-

the aforesaid place. Mr. Kilburn from the committee to add up the ward. Assessment lists of the various Parishes, reported Mr. Robert Harper was nominated by Mr Cor-

Woodstock.....£176,880 Wicklow..... 42,037 Wakefield, 62,938 Richmond 50,558 Northampton, 24,500 Simonds,..... 31,450 Total.....£455.042

to be taken into consideration to morrow. On motion of Mr. Hayward, seconded by Mr. ented and confirmed. mond shall be divided equally and assessed on the several parishes, owing to the unequal valuation of the several assessment lists.

Resolved. That Joseph Kerr have the ferry called Patchell's Ferry, by paying one pound annually. A committee was appointed to hear and report by work on such ferry landings, under the super. vision of the Commissioners for Woodstock and an alleged meeting for prohibiting the running of

The report was accepted, and the subject ordered

Northampton, for the period of three years .- Car- cattle upon the highway in a certain district on Mr. Gray presented a list of parish officers for returned and reported that they have evidence to show that the meeting had been held in accordance Richmond, which he asked to have confirmed. Mr. Hayward moved, seconded by Mr. Clowse, with the regulation of the council. The council St. John, from the Beckaguimie to Patchell's Ferry, prohibition.

Colonel Hayward, is very difficult and expensive to presented and confirmed. make in many places, be it therefore of Northampton for the support of its Poor. Resolved, That this County Council do respectthe great road list of this Province .- Carried. Adjourned until to-morrow at 10 o'clock.

SATURDAY, Jany, 15. An assessment for £10 was ordered upon the the amount should be paid over to the councillors

Parish of Brighton for the support of the poor. whereas detensions and difficulty have been expelin by them. returns of lists of delinquent rate payers placed in fire district of the Parish of Woodstock praying hands of the Secretary Treasurer, to enable him to claim upon the Council; but consented to let the Woodstock. proceed against said magistrates refusing to make matter stand over until the July meeting of the said returns; and that the several collectors be Council. directed not to place any such lists in the hands of any magistrate until he has complied with said order .- Carried unanimously.

the bye laws passed since 1853 together with the the Warden and Secretary Treasurer to prepare under the force of circumstances. Act of Assembly relating to the duties of Parish officers, be printed for distribution throughout the that prayer. County; and that a committee with the Secretary Treasurer be appointed to revise and condense the bye laws and receive tenders for the printing .-Messrs. Hayward, Gray and Lindsay, were named

Mr. Lindsay moved that Mr. H. Stoddard be engaged as a consulting overseer for the erection of

It was suggested by some members that Mr. B. N. Richardson had been already appointed to that office, when Mr. Lindsay moved to rescind Mr. R.'s

MR. HAYWARD would like to know some reason why Mr. Richardson should be displaced; he was appointed last year, had not as yet had anything to do, and he (Mr. H.) did not consider it fair to

the office ceased when his term of service as a Coun- opposed, and eventually, the motion was withwas a Councillor, but supposed that his claim to

MR. CLOWSE thought the terms of the resolution have Mr. R. jerked off without some reason being that Mr. Lindsay be put on the committee in his alleged; he (Mr. C.) thought Mr. R. lived entirely place, which was agreed to. too far away to attend to the duty, either with profit to himself or with justice to the building.

be under the charge of Major Hamilton. high daily pay, but travelling expenses in addi-Stoddard being engaged, arose from the fact that A committee, consisting of Messrs. Lindsay, seer of the contractor. If Mr. R. did not prove The following persons were appointed Revisors related to Stoddard? Mr. G .- No, but Mr. Har- M'Mullin; Wakefield, H. Cowperthwaite; Nor- rebuke of Catholicism generally, expressing his ding is the contractor, and he is a relative of Stod- thampton, Eli Sharp. dard's.) No doubt Mr. Harding got a good many At the suggestion of the Auditor, a committee to tender, and gave Johnson a consideration for his was appointed, consisting of Messrs. Warden.

MR. RAYMOND agreed with Mr. Lindsay's re- making up lists of parish debts. marks, that relationship had nothing to do with it. bar to having the situation.

MR. HEMPHILL said that when Mr. R. was first part in each parish. Be it therefore appointed he had no objection, as he considered it Resolved, That, in the opinion of this Council, matter. He thought it might very properly be left with the parishes to decide whether there are no decide whether the parishes to decide t with the parishes to decide whether they would back to him, and that he be required to make out)

Mr. Orser would like to know how much salary crowd that stood before him."

The being about 40 rous above the mouth of Shaw and see and hear as best he could through the racy. It says:

Creek, the original boundary,—then following the crowd that stood before him."

This however the mouth of Shaw and hear as best he could through the racy. It says:

Creek, the original boundary,—then following the crowd that stood before him."

for it being compulsory. It should be left optional Bridges, Commissioner of Highways in the room of with each parish. Thomas M'Quade, who declines to serve.—Congaol, and the length of time between his visits, the formed

MR. HARTLEY believed £12 10s. too high for the Resolved, That our representatives be respectservices to be performed.

Resolution passed, Messrs. Gallop and Hayward the law so amended. The Secretary Treasurer, was ordered to renew were appointed a committee to receive tenders for

the insurance upon the Court House and brick the execution of such printing as may be deemed

The following persons were heard under oath counts reported them correct. Ordered, that Blajor Hamilton be paid 25s for Engine House, sinking tanks, &c., &c.

five day's attendance on the Council during this The Warden and Secretary Treasurer were in- ser,

and geese, from running at large in a certain district on what is called the Connell Road.

The rank of woodstock, for support of Foor for past year as soon as collected.

The rank of woodstock, for support of Foor for past year as soon as collected.

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The rank of woodstock, for support of Foor for past year as soon as collected. On motion of Mr. Gray, seconded by Mr. Raynond,

On motion of Mr. Gray, seconded by Mr. Raynond,

Inding, Weodstock, be granted exclusively to Chas the cold.

On motion of Mr. Lindsay, seconded by Mr. And Lewis Coombes for a term of five years, and the cold in the c on condition that they build and keep running at stove in the partition dividing the two rooms, with Hemphill, Resolved, That the petition be laid on the table all seasonable times between the above-mentioned one end in one and the other, but all seasonable times between the above-mentioned one end in one and the other, but all seasonable times between the above-mentioned one end in one and the other, but all seasonable times between the above-mentioned one end in one and the other, but all seasonable times between the above-mentioned one end in one and the other, but all seasonable times between the above-mentioned one end in one and the other, but all seasonable times between the above-mentioned one end in one and the other, but all seasonable times between the above-mentioned one end in one and the other, but all seasonable times between the above-mentioned one end in one and the other end in the other, but all seasonable times between the above-mentioned one end in one and the other end in the other, but all seasonable times between the above-mentioned one end in one and the other end in the other, but all seasonable times between the above-mentioned one end in one and the other end in the other, but all seasonable times between the above-mentioned one end in one and the other end in the other, but all seasonable times between the above-mentioned one end in one and the other end in the other end in the other end in the other.

Wieklow be directed to hand Mr. M'Mullin the Dickenson's, Esq., is in a dilapidated state, and ter time to urge this upon the Council. but with-

Tavern Licences ordered as follows: J. D. Boyer, Florenceville, 6 mos. Thos. Hay, Lower Woodstock, 6 mos.

H. Russell, Richmond, 6 mos. N. Chandler, Richmond, 1 yr. Geo. Parks, Richmond, 1 yr. Chas. Stephenson, Upper Woodstock. 1 yr John T. Montgomery, Florenceville, 6 mos. John Bradley, Florenceville, 6 mos. Jas. McAllister, Wicklow, 6 mos. Patrick Hilley, Woodstock, 6 mos. Mary Roach, Woodstock, 6 mos. A. McQuarry, Richmond, 6 mos.

W. Mills, Simonds, 6 mos. M. Trecartin, Upper Woodstock, 6 mos. It was resolved, that unless licences applied for moval of the Seat of Government to St. John. at the present session, be taken out within one This Railroad if built would answer every purpose, month from date of application, the parties shall forfe it their right to said licence. Council adjourned sine die.

Chas. Doherty, Simonds, 6 mos.

SATURDAY, JAN. 22, 1859. We have received a pamphlet containing correspondence which has passed between W. H. Scovil, late Chief Commissioner of Railways, and the Hon. Whereas the road on the east side of the River upon this report passed a Bye Law for the required Mr. Tilley, during the past year, relating to certain statements made by Mr. T. last winter, rehave not room to copy all, or part of the pamphlet.

The Secretary Treasurer replied that his Books On motion of Mr. Hayward it was ordered that this place, for hot having noticed the late annual rienced in consequence of magistrates not making Mr. Lindsay presented a petition from the lower cerely congratulate this community, and the Province, upon the gratifying interest exhibited in .. Bangor has the greatest possible interest in Auditor be required to make up a detailed account for fire purposes to the grant made to the upper the welfare of our children, by such men as Judge extending a line of Railway to Woodstock, and

Those who are interested in mere local matters will need no excuse from us for filling so much treal, and our facilities for ocean transportation list of the road from Upper Woodstock through space in this week's paper with Municipal affairs; On motion of Mr. Hayward it was resolved that Jacksontown and Williamstown, and instructing those who are not will, we trust, bear with us,

and forward to the Assembly a memorial with The assessment upon the county for county pur- to "A Conservative," in the last Journal, His duction of taxation on his property in Simonds, from what we know of "Lex," he will not feel Mattawamkeng, where it should turn east towards was presented, and referred to a committee consist- much obliged at being classified as a tool or creature | the Howard Settlement, to which point a line from ing of Messrs. Gray, Orser, and Hemphill .- The of Charles Connell's, for whom we rather think he St. John would intersect it on the line of the St. committee reported, recommending the reduction hasn't much love. " Conservative " will have to .. This line was open to this point, 65 miles from of 15s. from Mr. Sharp's tax. Recommendation Mr. Kilburn moved that the county members be the interrogatories of "Lex"; but the press of are provided for its extension to Woodstock, and Mr. Kilburn moved that the county members be the interrogatories of the first thence to Grand Falls. By keeping on the west requested to have the road from Richmond Corner matter is self-evident. We can point to the transbank of the St. John, skirting our eastern frontier. pasing M. Kenzie's Corner to the Mill Settlement Messrs, Lindsay, Clowse, and others thought statements and deductions.

that however good the claim of this road might be it should not be pressed now; as an additional application for this favor, would only have the effect of defeating the applications already made for other roads. Mr. Kilburn, however, pressed his motion Land Surveyor for this County, and that Mr. J. R. The Secretary Treasurer asked where he was to in the Brick Building could not be used, as the from Woodstock, having received a lucrative ap- demoded by the public necessities. In future issue door could not be shut, through the settling of the pointment in connection with the New Brunswick foundation wall. The committee in charge of the and Canada Railway and Land Co. at St. Andrews. County Buildings was instructed to attend to the

CARLETON DIVISION, No. 119, S. of T .- Officers An attempt was made for a reconsideration of for the Current Term .- G. L. Raymond, W.P.; the scale of Tavern Licence, but it was strongly J. A. M'Lauchlan, W.A.; J. H. Jacques, R.S.: ing the goodness of your memory,—and certainly The Warden was called upon to appoint a Buil- Woodforde, F.S.; Hiram Thomas, C.; Alethes would wilfully neglect, your duty,-as one inteding Committee for the Gaol, and named Messrs. Morse, A.C.; Elihu Shea, I.S.; Simon M. Leod. rested, I take the liberty of asking whether you might be modified somewhat; he did not want to Gibson, Gailop, and Raymond. Mr. Gibson moved O.S. James Hayden taking the chair of P.W.P.

[By Telegraph to the Sentinel.]

An order was made that the Court House should GRAND FALLS, January 22. On Friday morning, the 21st inst., a man named ty's Customs at this place. as competent as Mr. S. for the situation; he was to rent all buildings not in use to as good advantage Daniel Blaney, residing at Grand Falls, beat and Probably you have already represented the case

Judge Wilmot delivered an address at the Bible developments made upon the trial alluded to does have his expenses paid, as he considered it but just, Allowed—M. Ham, Iton, £1: Wm. Melville, £7 airle to appoint a relative to the situation of overing the attack of the Freeman upon it. The Judge additional vigilance by the head over the branches they might then displace him. (Mr. Raymond—stock, L. P. Fisher; Richmond, P. Shiel; Simonds, did not go into any particulars respecting the of the department here. For the present, Who is a relation of the contractor? is Johnson J. J. Montgomery; Kent, D. Bell; Wicklow, W. much-talked-of boy, but contented himself with a willingness to meet even Bishop Connolly on the platform and discuss the question with him.

From the Freeman's article we clip the follow-Lindsay, and Secretary Treasurer, to assist him in

.. Our reporter being a Catholic sought and, Mr. Hayward moved, seconded by Mr. Hemphill, Whereas the boundary line between the parishes under the circumstances, obtained from his ecclewas a man in whom he reposed every confidence. of Brighton and Northampton as established by siastical superior permission to attend the meeting. for Liverpool, was struck by lightning, on 19th Mr. Richardson's being so far away was a sufficient law, would, if carried out, be attended with much He next applied for a ticket at the drug store of Dec., and took fire. Crew left her in bouts about inconvenience, as it would divide farms, leaving a the Hon. Mr. Tilley, but could not getone, as they 200 miles from Cape Clear. One boat containing had all been disposed of long before. However, chief officer and four of the crew, picked up and determined to hear if possible what the Judge had arrived at Milford Haven. The other boats not Orser) that its Councillors should be paid for On motion of Mr. Hayward, seconded by Mr. a very judicious selection; but when the salary of the law should be so amended as to have the some heritation was admitted. He found the ball the first a very judicious selection; but when the salary of the law should be paid for On motion of Mr. Hayward, seconded by Mr. a very judicious selection; but when the salary of the law should be paid for On motion of Mr. Hayward, seconded by Mr. a very judicious selection; but when the salary of the law should be so amended as to have the law should be paid for On motion of Mr. Hayward, seconded by Mr. a very judicious selection; but when the salary of the law should be paid for On motion of Mr. Hayward, seconded by Mr. a very judicious selection; but when the salary of the law should be so amended as to have the law should be so amended as t some hesitation was admitted. He found the hall BRITAIN .- London Times in leader on right of of the Institute crowded, and the only place he search question thinks the only way of getting out

of the Councillors being paid, but would not vote which an alteration had been made, viz. Thomas It should be left or timed. In the councillors being paid, but would not vote which an alteration had been made, viz. Thomas It should be left or timed. gaoi, at I the length of time between his visite, the country line; and the country line he be content to stand forth " branded as a con- shipman Prince Alfred at every port entered by fully requested to use their best endeavors to have victed liar" as he most undoubtedly will be on his the Euryalus, had awakened a strong protest from

The opposition journal then goes on, gives a sort that he should be treated as a simple midshipman. of report of Judge Wilmot's speech, and winds up Affair of Steamer Washington at Nicaragua had with comparing him to the "Angel Gabriel," and given rise to editorials in the English press. necessary for the year, to be published in a newsouilding.

Ordered that the Clerk of the Peace be paid his paper, and to accept such tenders as they may opposition paper this. We wish them success, and paper, and to accept such tenders as they may opposition paper this. We wish them success, and paper, and to accept such tenders as influential a hadr of man with before termination of the congretation of the congretation of the paper. paper, and to accept such tenders as they may congratulate so influential a body of men with before termination of an afternoon performance, half year's salary.

The complitee on the Secretary Treasurer's ac-

wardens of Upper Woodstock, to aid in building Conservative cause. such noble assistance in a work so great and good. ceeded with as usual. Mr. Clowes moved that the petition of Lewis Mr. Raymond wished to draw the attention of the Council and that the books be kent to its present position, who nursed it when it was to its present position, who nursed it when it was to its present position, who nursed it when it was to its present position who nursed it when it was to its present position. Coombes respecting the Woodstock ferry presented the Council to a complaint which had been made by-laws of the Council, and that the books be kept work and words of the Council to a complaint which had been made by-laws of the Council to a complain of a by-law to prehibit horses, cattle, sheep, hogs, and geese, from running at large in a certain dis-

Resolved, That the scale of fees for Revisors be same as last year.—Carried.

event of shell pay to the scale of fees for Revisors be same as last year.—Carried.

event of shell pay to the that now only the pipe passed through the proceedings at the investigation in Relfast, which was progressing. agreement between the gaol committee and the Resolved, That the Council will, at its July sesting the subject. A roud from St. I have good from St. I have the subject. A roud from St. I have good fr On motion of Mr. Gray, seconded by Mr. Hemprepairs in the lock-up house, which was probably extra labor imposed upon the Secretary Treasurer. Fredericton, and tapping the St. Andrews line at the description of the Common pairs and with the lock-up house, which was probably extra labor imposed upon the Secretary Treasurer. Resolved, That the committee on County Ac- one reason why the proper heating of the room had one reason why th On motion of Mr. Corbett, seconded by Mr. Orser, counts take the accounts of the Secretary Treasurer been neglected. Messrs. Lindsay, Hemphill and Resolved That the petition from Since desired to the second to the secretary Treasurer been neglected. Messrs. Lindsay, Hemphill and That the petition from Since desired to the second to the Kilburn, were appointed a committee to procure Johnston, for £211 15s., payable in July next, for connection of the year had occasioned extremely active demand for money for short periods, and 34 Mr. Giberson presented a list of parish officers wood for the Court House and gaol, and to have Mr. Raymond suggested that the committee should On motion, Ordered, That in anticipation of £12,000 the first year, (only £200,000 are now terms were rather above banks' minimum. Presbe instructed to see to providing a stove for the the House of Assembly making a by-road appropri-Lock-up house if found necessary, and rose time af- ation for this County in gross, the same be divided £48,000 the last, when the road is completed; alline, it is very likely that by the time the road is A few continental failures were taking place.

completed, it will begin to pay something over its running expenses, to say nothing of the fine districts of country that will be opened up and settled. benefitting the revenue, we believe, aimost to the extent of the sum paid to meet the interest. All these points require to be looked into and argued on data presented by the facts themselves. Our firm conviction is that both roads may go on at the same time and the Province not be the least embarr'assed by the outlay. If any thing, the contrary would be the effect. The carrying on of great public works beget an increase of population, business and consumption of dutiable articles, having a tendency to augment the revenues and provide the means of meeting our obligations. There has been an agitation on foot for some time for the reas it would bring the public departments within two hours time of this City, quite near enough for practical purposes. Public opinion here is indifferently expressed upon the subject; and we are quite sure that a Railroad connection with Fredericton would settle the Seat of Government question

have either got to stir at once, or our American neighbours will get the upper hand before our evest are fairly opened to our danger-the danger of losing a large portion of our business by means of a rival railroad entering the very beart of the country. A late number of the Portland "State of Maine" gives an inkling of what sort of an oppesition we may expect ere long on our " North garding the action of the late Railway Commission- Eastern Boundary." True, we need not apprehend ers, in contracting for some railway sleepers. We as in 1838, a warlike demonstration. This will be one of a peaceful nature; but in its effects it willi be no less telling upon our pockets. The people of fully request our representatives to use their best. Mr. Hayward asked the Secretary Treasurer if It is put forth just now, we suppose, in order to Bangor are urged to move forward in the directions line of road, also the construction of said road from from the Parishes of Brighton and Northampton to until it is done; then people begin to " ealculate." We must apologize to the Superintendant, Teach- To advance a local object and benefit the general ers and friends of the Wesleyan Sabbath School, in interests, every man feels that he is bound to pledge one believes is going to be for the salvation of the of Brighton and Northampton, provided that the examination and festival of that interesting insti-On motion of Mr. Lindsay it was resolved that Secretary Treasurer's Book showed it had been paid tution, on New Years' Day. It was an occasion our contemporary, will not be wasted; and hencefrom which we derived much satisfaction, and sin- it behoves the people of St. John and the Riverlethargy. Our cotemporary says :-

But an early commencement of this Railroad

will be forced upon us by absolute necessity. We

against said magistrate forthwith, to place in the district. Mr. Lindsay pressed the justice of the Wilmot, in Fredericton, and L. P. Fisher, in border to Bangor. Portland on the other hand should be the point of circulation and distribution by the stcamboat and railway, of the Northern and Western trade of all the country lying east of it. The railway to Monby the shortest line to St. John, Halifax and Newfoundland, should secure to her the trade before spoken of.

" Portland should guard her right flank, by at We wish we could devote a little more space once securing a line of Railway to St. John, leaving to Bangor the further task of opening up a line into the Aroostook. A common line might communication is rather a good joke,-although, extend as high up the Panabscot as Lincoln or

try again .- By the way, we should have replied to St. Andrews, on Wednesday, Dec. 1, and the funds actions of the present County Council, at its late this road will drain the entire business of the St. session, as giving the contradiction to some of his John basin, including the Aroostook valley from Bangor to the St. Croix. "When Bangor begins to will under this opera-

We notice by the Royal Gazette that M. H. tion, her people will awake to the importance of a G. Garden, Esq., has resigned his office of Deputy line from Bangor to the Aroostook, extending to Houlton and Woodstock, and a branch extend to the Presque Isle of the Aroostook. Hartley has received the appointment. We have ". With our present knowledge of public opinion

heard it stated that Mr. Garden intends removing in New Brunswick, the routes indicated are those

For the Carleton Sentinel.

Woodstock, Jan. 17, 1859. H. E. DIBBLES, Esq., -Sir: Without question-Hugh Davis, A.R.S.; William Lindsuy, T.; S. G. without withing to imply that you do not know, or your officers whose name was mentioped at the Court House, on a recent trial, in a connection which does not make it appear desirable that he should longer be continued an officer of Her Major-

A MERCHANT.

TELEGRAPHIC.

ARRIVAL OF THE NIAGARA.

HALIFAX, January 13, 1859. Bark Oakland, of Bath, Maine, from Charleston

Mr. Raymond presented a list of parish officers to have \$2 per day—not to average more than one to have \$2 per day—not to aver

the English press, and a generally expressed desire

Ordered that the Secretary Treasurerbe paid £15

On motion, £10 were appropriated to the fire Conservative cause Protestants in the Conservative ranks must now were crushed and trampled to death, while many be content to have the Bible ridiculed by their more were wounded. Theatre is situate in a very On motion of Mr. Clowse seconded by Mr. Or- organ. Bible defenders mocked, misrepresented, low neighborhood, and so radidly did excitement and grossly abused, and be thankful they have subside that the evening's performance was pro-

We imagine we see many of the Protestants of this | Earl Carlisle had delivered a strong anti-slavery

inhabitants of Woodstock, praying for the passing of a by-law to prohibit horses, cattle, sheep, hogs.

The secretary freasurer of last Saturday, don as a lecturer. St James Hall was crowded to, and read the attacks upon the Bible, and the Proposition of the Parish of Woodstock, for support of Poor for the Parish of Woodstock, sheep, hogs.

The St. John Morning News has the following and nine admitted to bail to appear for trial at the assizes. The result of the investigation was not deem-We come now to a line that concerns Saint John ed satisfactory by Government, and an official was