POOR COPY

license for the next 6 months is now gone

Melville, seconded by Kirkpatrick, moves fees, Peel, be 4 per cent. each. in amendment to the amendment-

Resolved, That the prayer of petition Jas. Knox be complied with, and license be granted to Mr. K. for a sum to be fixed upon by resolution hereafter. Carried.

Hartley moved, seconded by Sloot-

every man enjoy alike the privilege of sel- 2 per cent., collectors 3 per cent.

Mr. Kirkpatrick said his object in origi- Ordered, that Sec. Treas. pay overseer of County, which elicited the information that Mr. Editor, we have had a little tilt once nally moving a rate at which the license poor, Thos. Bohan, Kent, whatever balance by Law Parish Clerks are enjoined to at- before, as to whether a man, under our conshould be fixed was to put the matter fairly before the people. It is said that we cannot On motion of Stickney, seconded by Raylegally refuse to grant license, but we may mond-Ordered, that \$3,500 be assessed on . restrict the sale, and that by refusing to give County for County purposes and to pay exlicense we only increase instead of restrain pense of taking County valuation last year. the wrong connected with the sale and The amount to be apportioned on the Paruse of liquor. By adopting a high fee, and ishes according to valuation of property sub-seeing that the law regulating the sale is mitted in valuators report, and that assesproperly carried out, we may in a great mea- sors and collectors fees and old balances be sure prevent the injury resulting from the added to warrants.

too general traffic in liquors.

ten speech of Coun. E. S. Gillmore, who had to leave the board on account of illness. On motion of Melville, seconded by Smith limit speeches to ten minutes, excepting only had to leave the board on account of illness.

sentiments as the noblest and your inten- ators, and that Sec. Treas. be authorized to man, ready and able to repress all ill-naturtions as the most honorable, while at the repay such loan from the present year's as- ed personalities, all irrelevant talk, and essame time I cannot but deprecate the train sessment as fast as collected.

of the bulk of the population of the State of Sec. Treas. be such committee.

and tottering to its fall. Gentlemen, the

stronger proof of this naked truth-a truth among Parishes same as last year.

the motion to grant Jas. Knox a tavern li- -Ordered, that fees for assessors and col- certain duties upon that office, he should re- readily enough, and know well enough what the public matters of purely local interest, cense, and the amendment not to grant any lectors, Northampton, be 21/2 per cent. each. ceive a reasonable remuneration for his ser-On motion of Hartley, seconded by Har- vices; but as to whether the matter should men and in their own interest. mon-Ordered, that assessors and collectors be a County charge admits of serious doubt, There is no room for intelligent doubt, early impression.

On motion of Estey, seconded by Sloot- question. The matter should and likely for union amongst farmers, that they will Ordered, that fees for assessors, Wicklow, will soon be settled by Legislation, as it is soonrule all America; farmers alone holding On motion of King, seconded by McCready should be definitely fixed and the payment out to recuperate their energies, like Nebube 3 per cent., collectors 5 per cent. -Ordered, that fees, assessors, Wilmot, be provided for.

On the account being taken up by the On motion of Shaw-Ordered, that fees Council I will be able to point cut what they are amply able to do all the business as 21 per cent., collector 3 per cent. wholesale license be \$80 per year. Carried. for assessors and collectors, Brighton, be $2\frac{1}{2}$ charges, in my opinion, are covered by the well as it is now done, and at one-third the

On motion of Harding, seconded by Har- On motion of Stickney, seconded by Hoyt Farmers earn about a dollar a day; officials ing license on any consideration, because he per-Ordered, that fees for assessors and -Resolved, That the Sec. Treas. call the want, and, having the power, have seized 5rst insertion; 15 cents each subsequent insertion. did not believe the principle right. If it collectors, Wakefield, be 21 per cent. each. attention of the several Parish Clerks to upon from \$5 to \$50. The work is no harder, was wrong to sell, the Council should not tolerate the wrong; if it was right, then let —Ordered, that fees for assessors, Kent, be 2 per cent., collectors 3 per cent. On motion of Gallagher, seconded by Cox look after violaters of the license law in the salaries and pickings.

Council adjourned sine die.

Agriculture.

FARMERS' CLUBS. A true Farmers' Club should consist of

all the families residing in a small Parish, On motion of McCaffery, seconded by so far as they can be induced to attend it, The Warden here read, by request, a writ- Dibblee-Ordered, that fees for assessors, even though only half their members should

-Resolved, That a committee of Secretary those addresses or essays which eminently Gentlemen.—Though rising in opposition, Treasurer and five others be appointed to qualified persons are requested to specially yet be it known to you that I regard your borrow \$1000 to pay the assessors and valupecially all straying into the forbidden re-

of reasoning whereby you have arrived at such a conclusion. Gentlemen, the verdict Stickney, Raymond, Harper, Dibblee and At each meeting the subject should be

Maine, for instance, was arrived at through On motion of Harding, seconded by Har- members pledged to make some observations a precisely similar process of reasoning; but, gentlemen, the Liquor Law—that legal fa-ed.

On motion of Harding, seconded by Har- heard, the subject should be open to discusbric raised thereon; that supposed tower of On motion of Harding, seconded by Har-strength in which the confidence of hund- per-Ordered, that Sec. Treas. refund Wm. sion by all present, the humblest and youngreds of thousands is placed—is founded on Edgar and Charles Edgar \$2 each, and est being specially encouraged to state any of the means given us to redress grievances, reds of thousands is placed—is founded on shifting sand charge to Wakefield, being amount over as-pared to a house founded on shifting sand sessment for County and poor in 1875. an error; yes, gentlemen, it might be come charge to that do not and poor in 1875. pared to a house founded on shifting sand sessment for County and poor in 1875. and tottering to its fall. Gentlemen, the On motion of Melville, seconded by Stick- person present be thus incited to say some- made known through your kindness, may

popular verdict is in error! Why? because the bulk of mankind are ignorant. No stronger proof of this naked truth—a truth which men turn away from as a thing they which men turn away from as a thing the attention which men turn away from as a thing the attention the turn attent award in the defay a the unfortunate course of the turn attent award in the defay a the unfortunate course of the turn attent award in the defay a the unfortunate course of the turn attent award in the defay a the unfortunate course of the turn attent award in the defay a the unfortunate co

On motion of Dibblee, seconded by King, be, assessors 4 per cent., collector 3 per the Clerk to perform, but for which no com- for the time is coming when the farmers will metic. In conclusion I will state that for pensation is provided for, and it would likely be banded in one great league, when it will three years while a trustees, I thought it ex- citement over an unfortunate affair in

> there being no precedent determining the viewing the great movement now in progress Centreville, Jan. 25, 1876. important that the fees of the several Clerks office, with the present set of officials turned TERMS OF THE SENTINEL.

Neither is there the smallest doubt that

minority of Lis constituents." and as you occasionally use expressions, which seem to mean that this is possible, you must pardon

Yours, &c., F. P. SHARP.

SCHOOL DISTRICT NO. 6, ABERDEEN,

CARLETON COUNTY.

interested in making the school law per-

XANTIPPE. MONTREAL'S social circles are in ex-The order of the day, the consideration of the day, the consideration of the back the public matters of purely local interest. y concerned. Mrs. McKenzie, a niece of Sir Hugh Allan, has eloped with Lieut. Brydges, a son of C. J. Baydges, Esq.— The lady leaves two children behind her. She has since returned, and arrange-ments here here here the since returned for Berdere to be kept alive to the end of time. She is said to have possessed a very irritable tem-side to be kept alive to the end of time. She is said to have possessed a very irritable tem-per, and her name has become a synonym of "vixen," or "scold." It is more than pos-sible, however, that the judgment passed upon her by mankind has been too severe.— the per and they have companies to be a severe. ments have been made for Brydges to A more charitable disposition would un- kept guard over each other in marry her as soon as Mr. McKenzie can doubtedly have discovered in her, many secure a divorce.

Subscription \$1.50 a year in advance. Transient Advertisements should be accom-

question being altogether confined to the Garleton Sentinel. legal one of title to the property.

SATURDAY, JANUARY 29, 1876.

Truly, HENRY T. SCHOLEY.

SENTINEL OFFICE, in Allan's Brick Building, up stairs

him every reason now to accept the state-and ment as a statement of fact, and we hail the it as an indication of the conclusion of the unfortunate strife as regards our a public schools, which has been so bitter-by waged ever since the law came into force. We can only trust that this conhe must represent not a minority, but the it as an indication of the conclusion of been induced to lower her terms for muwhole of his constituents, in any and every the unfortunate strife as regards our sical lessons. Doubtless many will now case, and not only that, but they must be a public schools, which has been so bitter-majority of those who vote at the election. It waged ever since the law came into tunity for perfecting their education in force. We can only trust that this con- singing.

summation may be speedily arrived at Mr. S. H. Wade has at his ware-room a set of bedroom furniture that is well worthy inspection. It is manufactured course of Bishop Rogers, and that we from the finest specimen of native wood

may have a grand union of all the people we have ever seen.

Recently an officer of St. Albans, Vt. It seems that the memory of this woman, having two insane persons to convey to an

good qualities, and have attributed her fail- Mrs. -Wm. Flemming, residing at Wilton, ings more to physical infirmities than to Mass., in a fit of insanity, on Monday, as-WE are in receipt of a pamphlet issued by the Montreal Seminary, giving their to form a correct opinion, gives her credit to form a correct opinion, gives her credit panied by the money to ensure insertion. Short notices not exceeding 6 lines, 50 cents Oka question. As judged by the printed known that many of the diseases to which her home. She will be sent to an insane work before us, religion had nothing women are subject, have a direct tendency to asylum. It is hoped her husband will rewhatever to do with the difficulty, the render them irritable, peevish, cross, morose, cover.

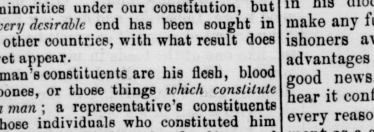
unreasonable, so that they chafe and fret Among the newspapers in England which over all those little ills and annoyances that ceased to exist with the old year are includa person in health would bear with compos-ure. It is fair to infer that most of the tan-ligious papers which were started during Mr. Wm. Malling, conductor of a trums of Xantippe were due to these causes Moody and Sankey's revival. "They had a freight train on the E. & N. A. Railway, alone : and could Socrates, as he returned large circulation while 'the Evangelists' were while bringing his train up to Vanceboro from the Senate, the Gymnasiam, or the here, and one journalist is said to have made from Bangor on Monday, fell from a box Atheneum, have stopped at Pestle & Mortar's £1,200 in three months, chiefly by publishcar and part of the train passed over his Drug Store, and carried home a bottle of Dr. ing Mr. Moody's sermons. But the rage has SEVERAL days ago it was rumored leg, so injuring it as to render amputano doubt he might have evaded many a "curtain lecture," allayed many a "domes-It is said that the alar

block nonsense; there is no representation for minorities under our constituents are his diocese, directing them solves of all the areas as statement of fact, and we hail
block nonsense; there is no representative's constituents are his flesh, block and bones, or those things which constituted him the representative's voltige for hims; and bones, or those things which constituted him there are has a statement of fact, and we hail
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tion, and its strengthening effects tend to ception from that which would have been accorded to one of his ancestors six centuries accorded to one of his ancestors six centuries ago in the same royal residence by her Ma-

The influence of a boy who had spent some Jews of York, and defended Windsor so galyears in the school-ship in Boston harbour lantly against the barons of Magna Charta. does not appear to be good. Agnes Goddard, Truly, the "whirligig of Time brings in his

THE trains on the N. B. & C. road of the Baldwin Place Home for little Wander- revenge ! THE position assumed by British Co-lumbia towards the Dominion Govern-ment is a very unfortunate one. The shcool-ship was taken to the house. The two on Sunday evening last. A number of became fast friends, and the influence of the clergymen of different churches, and some membered, proposed not to construct the railway from Nanamio to Esquimault, as held in the Kirk Northampton on Wed do not wish to view, or whose existence they do not want to scknowledge—I say, gentlemen, no stronger proof of this can be time upon recommendation of the two Coun-time upon recommendation of the t The chief end to be achieved through such needings is a development of the faculty of the majority of voters at the antime, and that she could go there and do the announcement that the seats in future would same. Asking him how she could get away be reserved for those especially invited to and resultant outrages vastly outnumber those that took place before the law was made! Just imagine the effect on society, license granted. cent phenomena of the seasons, even the awa-kening of Nature from death to life in spring-cent phenomena of the seasons, even the awa-ing that sum to be levied on the whole pro-A marvellous piece of mechanism has just been exhibited at Paris. It is an eight-day fifteen years of age. ELECTRICITY! THOMAS' EXCELSION ECing House, Jacksonville, on Thursday evening next. See advertisment. THE friends of Rev. Mr. Seely will Mill Million Control of the character clock, which chimes the quarters, plays six-One bottle has cured bronchitis. Fifty once a month; one, once a year. It shows cents' worth has cured an old standing the moon's age, the rising and setting of the cough. It positively cures catarrh, asthma, and croup. Fifty cents' worth has cured ebb and half flood, and by a beautiful contricrick in the back, and the same quantity vance there is a part that represents the water, which rises and falls, lifting some Charlevoix. This is a triumph rather following are extracts from a few of the ships at high water tide as if they were in for the Ultramontanes than for the Op- many letters that have been received from motion, and, as it recedes, leaving these audifferent parts of Canada, which, we think, tomaton ships dry on the sands. The clock should be sufficient to satisfy the most scep- shows the hour of the day, day of the month, SPECIAL services of an increasingly nteresting character are being held in the F. C. B. Church, here, nightly. WE have some communications on sion, the baneful influence exerted over cer-tan classes of society showing itself in wan-ton acts of violence and aggression. Gentle-men, there is no occasion to mention that only the lowest and most degraded class of NEXT week we will publish the Minutes f Victoria County Municipal Council. VICTORIA COUNTY ITEXE — On the 24th inst b. Bedford, Thamesville, writes, "Send at manufactures, and a Weeleyan, was charged with the capital already invested in manufactures, was refused.
 the capital already invested in manufactures, was refused.
 the capital already invested in manufactures, and employment to people in workshops of the Dominion; that while recognizing that the capital already invested in manufactures, and employment to people in workshops of the depression may be due to over-production it is the opinion of the Board or such portion as refused were liable for their surplus productions; that there direction of the Board, consulted Mr. Duff, in this way:
 He submitted the letter to A. B. Consoli in this way: He submitted the letter to A. B. Connell, Esq., who advised him, and said he would he would he would be lessened in future: on the contrary this in future in the future familiar spirit, or that is a wizard, should be it to take well." Sold by all medicine dealers. Price put to death; they shall stone them with stones; their blood shall be upon them."-S. N. THOMAS, Phelps, N. Y. The Judge said such a prevalence of this NORTHROP & LYMAN, Toronto, Ont., superstition would be disgraceful to savages. Sole Agents for the Dominion. The prisoner was found to have been insane To be had Wholesale by T. B. Barker at the time, and was ordered to be kept in A. C. Smith, of St. John. confinement during her Majesty's pleasure. NOTE-Eclectric-Selected and Electriz-A CONSOLATION.-Consumption has been and can be again cured by Dr. Wilson's Pulmonary Cherry Balsam. It is the only certain remedy, and no remedy has before been discovered that will certainly cure con-Editorial Items. Ouchallatta chief of the Cherokees, is sumption. The most strongly marked and developed cases of pulmonary consumption have been cured by this wonderful remedy, of the results that follow. Mr. Diblee said a great change seemed to have come "o'er the spirit of the dreams" of Councillors. There was no change in the law, nor had there been a certified list of jurors and wither morality of the people. He could not un-



by the church dignataries in other por-FOR THE CARLETON SENTINEL. tians of the Province following in the

MR. EDITOR,-I consider the Press one

thing calculated to shed light on the sub- prevent other districts from tollowing

their representative by voting for him; and ment as a statement of fact, and we hail As will be observed, Mrs. Irish has

found than in the working of the law. Pe- cillors of a Parish. ruse the journals of that State and what do On motion of Dibbleemade ! Just imagine the effect on society, license granted. picture to yourselves the immorality resulting therefrom, the unintermittent endeavors connection with its results, becomes a monster of mien so hideous that even its uprearcommended by Council. ers become terrified at its aspect!

Gentlemen, I ask you to look at our own without a license; also a corresponding Amendment carried. amount of drunkenness and outrage. Now, gentlemen if licences of a high figure were urged that as the people of the Parish seem- earnest Farmer's Club. our people are the perpetrators, frequenting two polling places; many would prefer that Exchange. as they do only the cheap unlicenced dram- at one central place all should vote. Now, gentlemen, it remains with us, On motion, ordered that gaoler be paid it is our imperative duty, to devise and fur- \$3 for attendance at this Council. ther measures to place the liquor as far as On motion, the Sec. Treas. submits his possible out of their reach. Being warned opinion, asked for by the Board, on the acby the experience of the aforementioned count of W. M. Connell, Esq., Clerk of the

State, the only expedient I can suggest wor- County Court, as follows :thy of your attention is as I said before, to I am asked to give my opinion as to wheissue licences of a high figure. The tempta- ther or not the accounts of W. M. Connell, tion being in a great measure removed, a Clerk of the County Court, is a legal charge marked change will take place in their con-dition, penury and wretchedness will disap-The account commences in July, 1867, cheese. pear from the land and a healthier tone be given to society in general. But for the of the Court up to and including December if not, how can it be made so?

habitual drinker no hope remains for him; term, 1875. as time rolls on his potations become deep- The charge at 22 sittings of the Court, or each, and the best method of keeping and er, health and estate disappear; the grim up to December term, 1874, are for furnish-phantom hovers in the distance, and he ing lists of jurors and witnesses to the Sec. Would a combination of farm either becomes an inmate of an asylum for Treas. and for swearing the Grand Jury and by the establishment of Leagues or Granges lunatics or fills a drunkard's grave, while constable, and for entering motion of sen- be a benefit? his family become outcasts on the earth ! tence and furnishing copy of sentence to Mr. Shaw would like to have the question sheriff. Since December term, 1874, and

taken fairly on the motion not to grant li- including that term, the account, in addition cense. There was a great responsibility to the above items, embraces charges for resting on the temperance men at the board swearing witness, motion for arraignment of improving the farm. who could not conscientiously vote for grant-ing license, and who must, if they do vote receiving and entering verdicts, entering for it, be prepared to bear the responsibility sentence, motion for sentence, issuing sub-

On motion of Dibblee— Resolved, That prayer of petition of T. meetings is a development of the faculty of the faculty of nual meeting, held on January 13th, on ac-equal to about \$10,000 per mile for the for the faculty of the faculty of nual meeting. you find? that the arrests for intoxication Like prayer of petition of 1. observation and the later of sandary roun, of a contain-and resultant outrages vastly outnumber J. Boyer for tavern license for 6 months, for many of us pass through life, essentially blind copy and don't the monders and clorics manifest in the accounts of the Trustees, contain-distance between the places mentioned.

Mr. Harding presented petition to Legis- kening of Nature from death to life in spring- perty of this District, robbed-that is the created considerable excitement in British other local boards, and control it direct. lature asking for a division of Parish of time, make little impression on their senses, word to express the act-robbed all the resi- Columbia, and now the House of Assembto evade the law that vened hypor in the rest of the district who have no ly has by a unanimious vote rejected dent rate-payers of the district who have no ly has by a unanimious vote rejected watcheld, and moved, seconded by Mer a unanimited strong at the Methodist Meet-ville— Resolved, That prayer of petition be re-mem who have passed forty times through a forest, and yet could not name, within halfa commended by Council.

dozen, the various species of trees which com- their property in the tender care of the land. A very unsatisfactory proceeding evening next. See advertisment. Mr. Harper moved, seconded by Kirkpat- pose it; and so with everything else to which School Corporation of this District. rick, in amendment, that consideration of they are accustomed. They need even more The difficulty arose from the fact that a this in itself, and still more so in view of

fairs; in every quarter we see liquor sold without a license; also a corresponding In moving his resolution, Mr. Harding from the discussions, of an intelligent and the School Law, and, believing that the ma- ion however against the Dominion Governjority must rule, with or without law, have ment, although some of the papers are

gentlemen if licences of a high figure were imposed, a very different state of things would be the result; not a half, I maysafely say not a quarter, of the number of dram-shops would exist. Parties who before sold shops would exist. Parti liquor with impunity would only now do so ment, as there was no need of hurrying the must remain until some avenue of escape in- They did so for the summer term. For the at their peril—peril of exposure and conse-quent conviction through the instrumentality Richmond, and if it was so determined both the farm to such is but the hollow log into which a bear crawls to wear out the rigors The annual meeting held in January, 1875 telegraphed to the St. John Telegraph:

of those who hold licences and who uphold the law with an eye to their own benefit.— Gentlemen, I need scarcely detail any facts, they are apparent to the dullest comprehen-sion, the baneful influence exerted over cer-they are apparent to the baneful influence exerted over cer-they are apparent to the dullest comprehen-sion, the baneful influence exerted over cer-they are apparent to the baneful influence exerted over cer-they are apparent to the dullest comprehen-sion, the baneful influence exerted over cer-they are apparent to the dullest comprehen-sion, the baneful influence exerted over cer-they are apparent to the dullest comprehen-sion, the baneful influence exerted over cer-they are apparent to the dullest comprehen-sion, the baneful influence exerted over cer-they are apparent to the dullest comprehen-sion, the baneful influence exerted over cer-thut a small proportion of the rate payers of the rate payers

men, there is no occasion to mention that portion. It had near complaints of the and a hearty desire for practical wisdom.- of Trustees that the contract must be kept industries of the Dominion calls imperatively

For Farmers' Clubs, we suggest the following as suitable

SUBJECTS FOR DISCUSSION. The results of farming in 1875, and what has been learned that will be beneficial in the future. The raising, feeding and training of horses

for speed, road and farm work. Milch cows-the feeding and management in regard to the production of butter and

Farming in Carleton; is it profitable send the letter to Mr. Duff. Swine and poultry; the best breeds of

Mr. Duff's advice ten dollars or fifteen dol- it in intensity in future ; that in the opinion lars in all. Would a combination of farming interests

The roads of the Parish-the best an most economical method of making and re-Sheep as a sourse of profit, and a means

FOR THE CARLETON SENTINEL.

ged from our quiet seclusion in the far woods,

THE Jacksontown Bible Society hold

make him a donation visit on Monday evening, 31st inst., at 7 o'clock, p. m .---The public are cordially invited. very severe in their treatment of the mat-

Mr. Langevin has been elected for lame back of eight years' standing. The

The Dominion Board of Trade, in session last week, at Ottawa, grappled with position in Parliament. the "duties" question in this way, as

interesting character are being held in the F. C. B. Church, here, nightly.

with the teacher. After the notice in writ- for such legislation as will afford protection to of Victoria County Municipal Council.

Esq., who advised him, and said he would be lessened in future; on the contrary this ily in the services, and the Lord is blessing "Send us one gross Eclectric Oil. We find Board is of opinion that gradual recovery

The Secretary, who was one of the Trus-tees, by order of the Board, went to Wood-States be adopted ; that the Executive com-is a very noticeable number of this rapidly-BOOK NOTICES .- Wide Awake for February

The whole expense for this little matter was further, that the products of soil, forest, mine, The magazine opens with an excellent pic-\$58.68 to the teacher, and \$5.00 to the Se- and manufactures thereof, be also considered. ture by Miss C. A. Northam, illustrating a We think the proposition of the Scien- Charming Valentine story by Mrs. Mary E. Ouchallatta chief of the ordained Baptist preacher.

the meetings. The question of Incorporation is being dis- cents. lars in all. The diccharged teacher sued for his con-ract and for damages for the loss of his Procussed in Madawaska, County. John Costi-

with that view, that in any re-adjustment of stock and paid the suit, and for travelling mittee be requested to memorialize Parlia-expenses, not authorized by law, five dollars. ment in the sense of these resolutions; and folks. The engravings are unusually fine-

Mr. Connell charged the Board for sending among the people of the United States from the letter to Mr. Duff five dollars, and for the effects of civil war promises to increase tract and for damages for the loss of his Pro- a thoroughly national commercial policy, and Edmundston the other night.

morality of the people. He could not un- ses to the Sec. Treas. at the close of each derstand this change. But if they desired, Court, in order that they may be paid, and

as the indications were they did, to grant of course also necessarily imposes upon him one. license, they should fix a fair rate of fee, and the duty of swearing the Grand Jury and not make it so high as to be virtually pro- witnesses and doing all the other services in hibitory because more than the parties the account, but the law requiring the fur-desiring license are able to pay. The nishing of those lists does not provide any object is only to secure, for the comfort and fes therefor, nor does the act establishing convenience of travellers, a proper class of houses through the country, and he did not see why the Council should try and prevent see why the Council should try and prevent

travellers from getting a glass of liquor or a cup of coffee if they desired it. In Wood-stock the license was only \$40, and, he be-stock the license was only \$40, and, he bestock the ficense was only one, and, he be of the county could, on feedpeer deposed of those two old and established rights viz: lieved, it was the same in St. John, and it was absurd to fix so high a rate as that pro-was absurd to fix so high a rate as that pro-posed here. They could not stop the sale or nal nature committed in the County of which as applied to the Franchise? Self defence requires that we take the life Dr. posed here. They could hot stop the sate of the factor in a nature commuted in which the County use of liquor, it was a moral impossibility, he is Clerk, and over which the County of murderers, for as society and law now is constituted, there is no other safety. Damages to teacher discharged and cost, constituted, there is no other safety. The stock on cessary proceedings for the trial and final who can feel safe for himself, his friends, Paid A. B. Connell, Esq. for copy of aduntil the whole continent stopped its impor-tation and manufacture and the stock on cessary proceedings for the trial and final Who can feel safe for himself, his friends, determination thereof, and to prepare all or family, while murderers prowl the earth vice of Mr. Duff, hand was all sold out.

Mr. Hartley said it was hard to accept the necessary indictments, and to prosecute the like beasts of prey? statements made that men will sell in oppo-sition to law, and that we have in this proceeding to carry out any sentence impos-be dragged to the polls, and compelled to say

sition to law, and that we have in this County such lawless, reckless fellows. He was opposed to granting license on principle; he would not go for license when he looked round the country and saw the dreadful ef-fects resulting everywhere from the sale and use of liquors. If a majority of this Board should carry the motion to grant license, the sould carry the motion to grant license, the would have been explicit to such clerk, for his services, such should carry the motion to grant license, the would have been explicit to restriction; if readon? "Franchise-liber the source of liquors. If a majority of this Board the such clerk, for his services, such should carry the motion to grant license, the trust to grant license, the source of liquors. If a majority of this Board the such clerk, for his services, such the such clerk for his services, such clerk for his services for the property of the such clerk for his services for the property of the such clerk for his services for the property of the such clerk for his services for the property of the such clerk for his definit to the property of the such should carry the motion to grant license, then it became his duty to go for as high a rate as possible, in order to restrain as much as possible the sale of liquor in the County. ney of any party in a civil action, together must put the word franchise away out of our accepted the Trustees' accounts, and Audi-If the law does not prevent us to refuse li- with such reasonable counsel fees of not less vocabulary into the garret or lumber room tor's report, and ordered an assessment to The interesting revival services conduct- Nature, and Function; Responsibility in cense we should employ all the provisions of than five dollars, and not exceeding, for any of the language, and coin some new term, cover the amount. On motion of Hartley, seconded by sloot, he following by-law is ordered: the following by-law is ordered: the services performed on such presention. The idea of *liberty*, which was ori-the following by-law is ordered: law made to enable us to restrict the traffic. one prosecution, the sum of fourteen dol- signifying voting under duress, or by com- Let us look into the justice of this. The

vide for licensing tavern keepers, &c., and pers, and for all counsel fees therein; and vail.

said section is hereby repealed.

the following are appointed to act with ces actually performed by such Clerk. Councillors of several Parishes as Revisors : That the amount to be paid to the Clerk and forced to vote for a man perchance, whom Woodstock, R. K. Jones; Richmond, T. of any County Court shall be duly certified our soul abhors?

W. Jones; Wakefield, Charles Clark; Wil- to the Provincial Secretary by the presiding Have you never considered, Mr. Editor,

Hobs; Brighton, S. H. Shaw; Northampton, Wm. Monteith. On motion of Melville, seconded by Cluff -Ordered, that Revisors of 1875 be paid

to Wicklow.

Resolved, That \$25.50 be included in warrant of assessment on Kent present year, shall hereafter be made unless such bill of blacklegs whom they dread to meet or touch, in ethics is acceptible, especially after Solo-The approximation of the Grand Lodge to pay expense of laying out road and land costs accompany such certificate; the pro-to pay expense of laying out road and land costs accompany such certificate; the pro-to pay expense of laying out road and land costs accompany such certificate; the pro-to block expense of laying out road and land costs accompany such certificate; the pro-to block expense of laying out road and land costs accompany such certificate; the pro-to block expense of laying out road and land costs accompany such certificate; the pro-to block expense of laying out road and land costs accompany such certificate; the pro-to block expense of laying out road and land costs accompany such certificate; the pro-to block expense of laying out road and land costs accompany such certificate; the pro-and vote for men whom they cannot respect. mon's assertion, that "There is nothing new \$20 land damage, \$5.30 costs to o H. B. Taylor when collected. tion of Goldenber meen of the contract of the provide of the contract of the provide of the contract of the provide of the contract of the cont -Ordered, that \$23.50 be included in war-rant of assessment for Kent present year. to the present year. to the provise staving at home? If processment for Kent present year. to the present year. to the provise staving at home? If processment for Kent present year. to the present year. to the provise staving at home?

-Ordered, that \$23.50 be included in war-rant of assessment for Kent present year, topay land damages for road and expresses their or online of this act is hereby repealed.On motion of Gallagher,Resolved, That John Giberson and the terms regarding to the constraint of the volume of the vUn motion of floyt, seconded by Kirk-patrick-Ordered, that collectors and asseer mond-Ordered, that the fees for Simonds which the Province should not motion of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of motion of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordered, that the fees for Simonds which the law makes it the duty of Melville, seconded by Ray-mond-Ordere

into consideration the propriety of forming arose from the fact of hiring a a male teacher capital punishment is perpetuated, should little-child-life, Miss Eastman has few equals. J. F. by the Board of Trustees, so the School Law be adopted by the Government. The

opponents say; yet though they have remain-ed in power, and hired or contracted three "The battery and coil show Communicated. terms with teachers, the teachers so hired have all been third-class male teachers. FOR THE CARLETON SENTINEL.

vincial grant.

cretary, \$63.68; law advice added \$78.68.

Secretary's travelling expenses, when paying damages to teacher, 5.00 to this mode of destruction, while the pecu-25.50 liar death by lightning, which among the Teacher, No. 2, salary,

Un motion of Hartiey, seconded by stoot, the following by-law is ordered: To repeal section 3 of by-law No. 15, pas-sed January, 1870, entitled a by-law to pro-vide for licensing tavern keepers, &c., and real coursel fees therein; and for all coursel fees therein; and for all

temporaries.

on the allowance and taxation the Judge Where is Freedom, Liberty, or free speech? minority, \$27.71; the unfortunate victims a foundation on which to be sustained as mily in the land ;- for the year, \$3. S. R. Said section is hereby repeated. On motion of Hartley, seconded by Cluff, shall not allow for any but necessary servi-Wells & Co., New York.

Yours, respectfully, FAIR PLAY.

FOR THE CARLETON SENTINEL.

And the 14 sec. of chap. 20, 33 Vic., pro-vides as follows: That it shall not be lawful for the presid-That it shall not be lawful for the presiding Judge in taxing costs, as provided by the tickets, and the distribution of money, rum, proceedings at said meeting. I was Secretary very pleasant one indeed.

Same as in 1674. On motion of Estey, seconded by Sloot— Ordered, that Sec. Treas. refund \$3.79 to Jas. Shannon, over assessed for County and poor purposes in 1873 and 1874, and charge trial at such Court; and that in all cases in best men now avoid politics and elections." cent. commission on my collections, and to prove sociation is to be held in the Orange

MR. EDITOR,—It is an old saying that "it teachers for one and the same school term, person to be executed, all of the condemned Whitney, and the initial paper of the "Bet- to bracelets on the disengaged wrists of both criminals, if only two are to be executed, or to the wrists of the outer men, if more than that number are to suffer. The culprits be-ing seated so as to be seen by the legal wit-nesses the Sheriff process a bottom of the sector of

Dr. s58.68 5.00 Dr. nesses, the Sheriff presses a button. The current is instantly established from the coil, to be legal wit-contents are varied, story, poem and paper, with several admirably sustained depart-ments. Dr. Tourise's musical page contains According to the Rock, "It is a fact of passes through the bodies of the men and all 10.00 is over." "The same ignonimy which at-teaches music to children. parishes within the province of Canterbury,

taches to the gallows would be transferred teaches music to children. Only \$2.00 per annum. D. Lothrop & Co., Boston.

The Phrenological Journal and Life Illustrat-

ed by Rev. Mr. Earle has afforded some Parentage; A Bad Beginning-Chapters I.

new zest to the columns of our city con-

THE MANITOBA LEGISLATURE .- The Manitoba Provincial Legislature opened on the EARTHENWARE WEDDING.-On Friday 18th. The Lieutenant Governor in a speech Wicklow, A. E. Hartley; Kent, Duncan of such Judge, and on such certificate shall compulsive measures) that the great rank the Trustees of Centreville in your paper of evening of last week a large party of size party of size then last near as the great rank the great rank the trustees of Centreville in your paper of evening of last week a large party of size party the committee is now distributing the supplies

which the Judge shall tax costs under said o Wicklow. On motion of Gallagher, seconded by Cox— which the Judge shall tax costs under said from the pure associations with Nature, and section, his certificate shall be accompanied of motion of Gallagher, seconded by Cox— with thirteen States and 815,615 square miles

er capital punishment is perpetuated, should be adopted by the Government. The paper mentioned says :— "The battery and coil should be of suffi-cient strength to deliver an eighteen-inch spark. In case of there being more than one person to be executed, all of the condemned The stomach is the great centre which influences the health or disease of the system, offensive breath, and physical prostration are would be conducted with all due ceremony to the place of execution, the left hand of one man handcuffed to the right hand of his neighbor and the unit of the uthor of "The Ugly Girl Papers." It neighbor and the unit of the uthor of the up of stale injunction and Chart A bill has been introduced into the Legis- the natural consequences. Allied to the one man handculled to the right hand of his neighbor, and the conducting wire fastened to bracelets on the disengaged wrists of both is not made up of stale injunctions and Ches-terfield maxims, but is thoroughly live and \$350,000, belonged to fifteen religious and disorders, pains in the side, and the bowels Dr. Wilson's Anti-bilious and Preserving

Pills act on the stomach, liver, lungs, and bowels, and regenerate their operation

Clark's Derby Condition Powders are alike pplicable to all domestic animals. They make fatting cattle thrive, and working catmuch significance that in upwards of 1,000 the perform much better. There is nothing better for new milch cows, as they cleance there is neither a beerhouse nor a public- and regulate the system and appetite, and improve the quantity and quality of the

milk. The president of the Catholic Association The man who heeds not the warning of of Great Britain, the Duke of Norfolk, calls for subscriptions to aid the persecuted Ger- pain or suffering, which always precedes maman priests, and heads the paper with \$5,- ladies, often becomes through indolence, the victim of incurable disease. Lassitude,

A man ef Ottawa, Canada, having a horse Weariness, Sadness, Aching of the Limbs inthat he found useless, drove it into the bush

It is charged that the meanest man in In- phites will effectually ward off such maladianna is Dr. Peters of Decatur. He spent dies.

by consumers of liquor, or two-thirds of all Iron tonic) has benefited him so wonderfully wages paid to laborers in agriculture and that he can hardly persuade himself of the manufacture, and twice as much as the re- reality, and people who know him are aston-

ceipts of all the railroads of the State. ished at the change.

The London Times is reported by cable to What a Wonderful Discovery is Perry have gained a great victory over its contemporaries, in having secured the exclusive use Davis' Pain-Killer ! It not only cures the ills Cox; Peel, G. S. Hartley; Aberdeen, H. H. be paid by warrant in the usual and ordi-Hobs: Brighton, S. H. Shaw: Northamp-nary manper. and file, the great public heart, if we may so express ourselves, has a thorough contempt, although not expressed in words for the interesting subject (for the public). I will although not expressed in words for the interesting subject (for the public). I will although not expressed in words for the interesting subject (for the public). I will although not expressed in words for the interesting subject (for the public). I will although not expressed in words for the interesting subject (for the public). I will although not expressed in words for the interesting subject (for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public). I will although not expressed in words for the public. I will although not expressed in the public. I will although not express although not expressed in the pub James Smith, an old man of seventy-four, cases; and for sprains, galls, &c., it never fails one of the poorest houses in the fails -try it once. Directions accompany lived in one of the poorest houses in the each bottle. Sold by druggists generally.poorest part of Manchester, England. He Kenton County (Ky). Democrat

was found dead the other day, alone, and WILLIAM LAMBERT, St. John, N. B., advises surrounded by every indication of extreme poverty. But when the police searched his me under date Nov. 24th, 1875, that for house they found a safe containing deeds and some four years he has been tormented by mortgage bonds worth £12,000 and £2,000 RHEUMATISM in the region of the heart. He has applied to physicians for relief, has used many patent medicines, but in no instance obtained relief, until he procured a bottle of

Two sisters in Brownsville, Ala., one married and the other single but engaged to be married, had a dispute as to the looks of hus- SPENCER'S VESUVIAN LINIMENT, the use of which according to directions resulted in an embrace over 3,000,000 of square miles. It nated in blows, when the unmarried sister immediate and perfect cure. Spectre's Ve-

The New York Herald thus sums up the which the Judge shall tax costs under said How cruel then it would be to drag them it he made a divergence in mathesis which, Hall, here, on Tuesday next, (Feb. 1) Public commenced in 1776 100 years are

of territory, which was occupied by about

VICE AN AND Y