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This was a British subject and liked British laws, but he was not willing that one man, though a British subject, should manage the affairs of Great Britain and America, at the expense of three-thousands of lives and millions of money had freed their slaves, but what was Victoria doing? why by this proposed act attempting to fasten the chains of slavery upon the people; his voice and vote would be given against thus imposing upon the County.

Mr. Hutchinson said there had been a great deal of talk about retrenchment, but while thus talking, he had been purchasing land, which had only resulted in placing increased and unnecessary expense upon the county. Had they complied with the terms of the petition, and sold the old buildings at the Falls, they could have realized therefrom of two thousand dollars; this amount he himself had been authorized to give in case of their sale. All that would have been necessary then was to have had a bill passed authorizing the issue of the bonds, and he himself would have sold, but no one seemed to have taken into consideration what the bonds would cost. He had satisfied himself by a calculation that out of the old trap up young they might have realized a sum sufficient to ensure the erection of the new buildings, without the County being asked for one dollar for the first six years. It was a small budget which he would challenge the world to dispute. There was no need of the bonds of Victoria County selling for \$600,000, secured by bonds, from \$1,000 up to \$20,000, would be as well worth 96 as one dollar was worth 100 cents. They could send the bonds abroad, where they would be more eagerly purchased than at home. The great bugbear set up had been money; but their action had served only to curtail the money of the County.

He submitted the following scale of payments providing the Municipality desired to issue bonds, and he himself would be ready to sign in 20 years, \$1,000 to be paid for four years:

To face of bond,	\$1,000
Interest on \$5,000 for four years,	1,200
Total for four years,	\$2,200

By yearly assessment for interest, \$500
 " sinking fund, 250

Total for four years, \$2,200

To face of bond,	\$1,000
Interest on \$10,000 for four years,	960
Total for four years,	\$1,960

By yearly assessment for interest, \$240
 " sinking fund, 250

Total for four years, \$490

To face of bond,	\$1,000
Interest on \$3,000 for four years,	720
Total for four years,	\$1,720

By yearly assessment for interest, \$180
 " sinking fund, 250

Total for four years, \$1,720

To face of bond,	\$1,000
Interest on \$2,000 for four years,	480
Total for four years,	\$1,480

By yearly assessment for interest, \$120
 " sinking fund, 250

Total for four years, \$870

To face of bond,	\$1,000
Interest on \$1,000 for four years,	240
Total for four years,	\$1,240

By yearly assessment for interest, \$60
 " sinking fund, 250

Total for four years, \$310

The above scale, he said, came the heaviest on the County, but he thought it was the best, giving the greatest payments the last four years, if so they could easily change the scale, but it would not be more expensive to the County than the last. Had that scale been introduced and the County erected in compliance with the Act of Removal, the old buildings could have been sold for \$500,000 for sufficient amount to have paid the first five years' tax. Under the course pursued, instead of enjoying a new Court House, and being free from tax, they had no money and a tax of \$1800 this year for building purposes. So much for our opposition.

In reply to Mr. Lovely, who said that it had been reported that Mr. Hammond had offered to give \$2,000 for the old buildings, but which statement Mr. H. denied, Mr. Hutchinson said his report was not to Mr. Hammond's offer; that a gentleman had authorized him to bid as high as \$2,000 and draw on him for the amount; he considered as good as the money in his hand.

Mr. McCulsky said that one assertion had been made, but which was quite different from the question, which was that he failed to show a spirit of loyalty. Conn. Porter had in warm and eloquent language berated the County, and he had said that he had a desire to ride the laws of their country, but who, he would ask, are attempting to override the laws? he would not be so foolish as to use that language (section of law). The law said that as soon as the buildings at Andover were completed, then, and people began to move, they were to be moved to Andover. He considered that himself and those who voted with him on this question had been unfairly despised; all they wanted was to secure peace of mind, and they thought they should not be taunted as rebels; such language applied to Councillors was unbecoming; there should be no such language used, and he would forfeit their rights as British subjects; they merely contended for the repeal of the law through the County court of law; he would not be so unworthy of his country as to submit an array of figures without word of comment. The law said that to the first assessment ordered there should be added to the question raised by the County court, collecting, and if they now passed the majority report, that section of the law would be carried out, and people would have to pay the tax.

The Court House at Grand Falls had been a long time an old trap, but he thought it would be a long time before Andover had a new building. He thought the question raised by the County court, first, an attempt to force burdens upon the people contrary to their wish and, second, that the County court should have no authority over the Parish of Grand Falls, the names of persons were placed on the petition, without their consent, and the vote for the adoption of the majority report.

Mr. Day would suggest that the wisest course to pursue, in the interest of good feeling and the peace of mind of the County, would be to have a bill prepared asking to have all laws on the question wiped from the statute book, and to have the future welfare of the County rest on the man favorable to the removal of the Shire. Down he would not have another word to say.

The question was now taken on the amendment proposed by Mr. Porter, seconded by Mr. Curries, Manger, Porter, Hutchinson, McDougall, & Nays—Brown, Armstrong, Lovely, & McCulsky. The question was carried in the affirmative, and the amendment carried.

A bill authorizing Board to sell lands and buildings at Grand Falls, and erect offices at Andover, was passed.

Moved by Mr. Porter, seconded by Mr. Hutchinson, That T. R. Cameron's account for \$500,00, be assessed on the County for the purposes of payment of said bill. Yeas—Curries, Brown, Armstrong, Lovely, & McCulsky. Nays—Brown, Armstrong, Lovely, Day, McCulsky—6. Carried by the vote of the Warden.

Moved by Mr. Porter, seconded by Mr. Hutchinson, That the Committee consist of five members, to be appointed by the County court, Porter, Brown, Hutchinson, Manger, McDougall, & Curries, committee.

On motion of Mr. Brown, seconded by Mr. McDougall, a committee comprising Brown, and Curries, to examine Drumsong's accounts, do not report.

On motion of Mr. Day, seconded by Mr. McDougall, a committee comprising Brown, and Curries, to examine Drumsong's accounts, do not report.

Committee reported as follows: The report of the committee charges the County with the fact that part of the Parish now included in the County of Madawaska, be struck out of the records of that Parish, and charged to the several proprietors as they are.

(Signed) Browns & Day.
 Mr. Armstrong refused to sign the report.

On the motion to adopt the report being made, Mr. Curries, seconded by Mr. Porter, moved that Mr. Day, That \$200, deficiency, Drumsong, 76, be struck of their accounts. Yeas—Brown, Porter, Hutchinson, Manger, McDougall, & Lovely.

Moved by Mr. Porter, seconded by Mr. Lovely, a committee, consisting of Lovely,

January 13.
Council met. Warden in chair. Councilors all present but Mr. Jenkins. Minutes read and approved.
Joseph Everett's estate, 25 cts., ordered paid.
List Parish officers, Gorbion, confirmed.
Mr. Manzer—Ordered the Collector of Andover, receive 3 per ct., and the Assessors 24 per ct.
Mr. Manzer—Ordered that the Parish of Andover be annexed by inserting thereon the words, "Except to travel on the road which may be situated on all highways." It was read seeking that a change be made in the law so that the Annual school meetings of the County may be held on the last Thursday in October instead of the second Tuesday in January.
On motion of Mr. Armstrong, seconded by Mr. Armstrong, Resolved, That the Parish of North Perch receive 3 and the Assessors, 24 per ct.
Ordered that \$74, be assessed on Gorbion.
Mr. Day presents petition asking By-Law prohibiting the running at large of cattle in the Parish of Drummond.
Mr. Brown, seconded by Mr. Armstrong, the consideration of the petition was postponed 12 months.
On motion, By-Law was ordained, prohibiting horses, sheep or swine, running at large in the Parish of Drummond, from the first day of May, to the first day of October, in each and every year.
John Scott's account, attendance on Council \$7.50, ordered paid.
On motion, By-Law was ordained, compelling all Poor Masters to make returns under oath.
By-Law was ordained, prohibiting the running at large of cattle in the Parish of Gorbion, from the first day of September, to the first day of December, in each and every year; the fine for the violation of the law to go to the overseers of the Poor.
Adjourned sine die.
A. J. BEVERIDGE, WARDEN. C. S. TREAS.
A. G. BAKER, SEC. TREAS.

Administrators' Notice.
THE undersigned has been appointed Administrator of the Estate of the late Solomon M. HAWTHORNE, of the Parish of Andover, and estate must be presented, properly attested, to D. McLeod VINE, Administrator, within thirty days to make immediate payment to him.
OLIVIA T. HAWTHORNE, Administrator.
WATERVILLE, DEC. 18, 1876.—34—53

Sheriff's Sale.
I WILL be sold in front of the Sheriff's Office in the Town of Woodstock, County of Carleton, on Saturday, the seventh day of July next, at five o'clock P. M., the following property, to-wit: Five lots of land, situate, lying and being in the Parish of Andover, and five acres of land in the afternoon.
All the right, title, interest, property, claim and demand, whether at law or otherwise, either at law or in equity, of John Hawthorne in and to the following described lot of Land lying and being in the Parish of Andover, to-wit: One acre and five eighths of an acre, situate, lying and being in the Parish of Andover, and now in the possession and occupation of said John Hawthorne, known as Lot 1, situate on the north by land owned by Henry Cotton; on the south by land owned by Robinson Methew; on the north by land owned by Henry Cotton; and by virtue of an execution issued out of the County Court of Carleton, at the suit of John G. Winslow against said John Hawthorne.
F. R. J. DIBBLE, Sheriff.
Sheriff's Office, Woodstock,
December 18, 1876. 52

SHERIFF'S SALE.
COUNTY OF CARLETON.
TO be sold at Public Auction, in front of the Sheriff's office, in Woodstock, in the County of Carleton, on Saturday the seventh day of July next, at five o'clock P. M., the following property, to-wit: Five lots of land, situate, lying and being in the Parish of Andover, and five acres of land, P. M.:
All the estate, right, title, interest, use, possession, claim and demand, whether at law or otherwise, either at law or in equity, of John Murdoch and Anne Murdoch, his wife, and of said John Murdoch, his wife, or out of all that certain piece, parcel or lot of land situate, lying and being in the Parish of Andover, to-wit: One acre and five eighths of an acre, situate, lying and being in the Parish of Andover, and now in the possession and occupation of said John Murdoch, known as Lot 1, situate on the north by land owned by Henry Cotton; on the south by land owned by Robinson Methew; on the north by land owned by Henry Cotton; and by virtue of an execution issued out of the County Court of Carleton, at the suit of John G. Winslow against said John Murdoch and Anne Murdoch.
F. R. J. DIBBLE, Sheriff.
Sheriff's Office, Woodstock,
December 18, 1876. 53

Sheriff's Sale.
TO be sold at Public Auction, in front of the Sheriff's Office, in Woodstock, in the County of Carleton, on Saturday the seventh day of July next, at five o'clock P. M., the following property, to-wit: Five lots of land, situate, lying and being in the Parish of Andover, and five acres of land, P. M.:
All the estate, right, title, interest, use, possession, claim and demand, whether at law or otherwise, either at law or in equity, of Zephaniah Miller, of, in, to, or upon the twenty-third day of June next, between the hours of twelve o'clock, noon, and five o'clock P. M., situate, lying and being in the Parish of Andover, and now in the possession and occupation of said Zephaniah Miller, known as Lot 1, situate on the north by land owned by Henry Cotton; on the south by land owned by Robinson Methew; on the north by land owned by Henry Cotton; and by virtue of an execution issued out of the County Court of Carleton, at the suit of John G. Winslow against said Zephaniah Miller, known as Lot 1, situate on the north by land owned by Henry Cotton; on the south by land owned by Robinson Methew; on the north by land owned by Henry Cotton; and by virtue of an execution issued out of the County Court of Carleton, at the suit of John G. Winslow against said Zephaniah Miller, known as Lot 1, situate on the north by land owned by Henry Cotton; on the south by land owned by Robinson Methew; on the north by land owned by Henry Cotton; and by virtue of an execution issued out of the County Court of Carleton, at the suit of John G. Winslow against said Zephaniah Miller, known as Lot 1, situate on the north by land owned by Henry Cotton; on the south by land owned by Robinson Methew; on the north by land owned by Henry Cotton; and by virtue of an execution issued out of the County Court of Carleton, at the suit of John G. Winslow against said Zephaniah Miller, known as Lot 1, situate on the north by land owned by Henry Cotton; on the south by land owned by Robinson Methew; on the north by land owned by Henry Cotton; and by virtue of an execution issued out of the County Court of Carleton, at the suit of John G. 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Dr. William Gray's Specific Medicine.

The Great Specific Remedy will promptly and radically cure any and every case of Nervous Debility and Weakness, result of **Exhaustion, Discretion, Excesses or over-Action** of the brain and nervous system; is perfectly harmless, acts like magic, and has been extensively used for over thirty years with great success. It is the best and surest remedy known for all diseases that follow as a consequence of **Exhaustion, as Loss of Memory, Universal Lassitude, Pain in the Back, Dimness of Vision, Premature Old Age, and many other diseases that lead to Debility, Consumption and a Premature Grave**, all of which, as a rule, are first caused by deviating from the proper nature and over-indulgence. **Pamphlet free.**

The Specific Medicine is sold by all Druggists at \$1 per package, or six packages for \$5, or will be sent by mail on receipt of the money, by addressing

WILLIAM GRAY & CO., Windsor, Ont.

Sold in Woodstock by all Druggists.
Northrop & Lyman, Toronto, wholesale agents.—1y-8t

Farm for Sale!

CHART Valuable Farm in the Parish of Brighton, **Charlotte County**, adjoining Charles River, eighty-four rods front and containing two hundred acres, of which seventy-five or eighty acres are in the best of cultivation, and enclosed by a substantial cedar fence, with barn 30x40, 20 feet posts and a house thoroughly finished.

H. E. DIBBLE,
Woodstock, January 12, 1875—3

Puts, Calls, Spreads, Straddles.

We faithfully execute all orders for the purchase and sale of stocks at 2 to 5 per cent. margins. First Class Stock Privileges negotiated in any amount. We solicit the patronage of parties desirous of obtaining reliable and responsible brokers. Our branch offices are at **TUMBRIDGE & CO., Bankers and Brokers, 92 Broadway, N. Y.**

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Hair Vigor.

For restoring Gray Hair to its natural Vitality and Color.

A dressing which is at once agreeable, healthy, and effective for preventing the hair from falling out, and restoring it to its original color, with the gloss and freshness of youth. This hair is thickened, falling hair checked, and baldness often, though not always, cured by its use. Nothing can restore the hair where the follicles are destroyed, or the glands atrophied and decayed. But such as remain can be saved for usefulness by this application. Instead of fouling the hair with a pasty sediment, it will keep it clean and vigorous. Its constant use will prevent the hair from turning gray or falling out, and consequently prevent baldness. Free from those deleterious substances which make some preparations dangerous, and injurious to the hair, the Vigor can only benefit but not harm it. If wanted merely for a

HAIR DRESSING,

nothing else can be found so desirable. Combining neither oil nor dye, it does not soil white cambric, and yet lasts long on the hair, giving it a rich, glossy lustre and a grateful perfume.

Prepared by **Dr. J. C. Ayer & Co.,**
Practical and Analytical Chemists,
LOWELL, MASS.
A. CHAPMAN SMITH,
WHOLESALE AGENT,
St. John, N. B.

\$500,000

WORTH OF

GOODS

to be disposed of.

A RARE CHANCE

— FOR —

Bargains

The Executors of the Estate of the late

M. M'GUIRK,

desirous of effecting a speedy settlement of business pertaining to Estate, have

REDUCED THE PRICES

— OF —

GOODS

LOWER THAN

Goods of such class and character

have ever previously offered for in

WOODSTOCK.

THE STOCK is so WELL KNOWN to embrace the CHOICEST GOODS OF EVERY DESCRIPTION usually found in a first-class DRY GOODS establishment, together with a well assorted stock of

Ready-made Clothing

AND

PAPER HANGINGS

it would be useless to enumerate the different articles.

This is a bona fide CHEAP SALE of rich, extensive and durable Goods, therefore customers will only upon getting such bargains as were offered them before.

Call and be convinced for yourselves.

CASH.

Woodstock, October 6, 1876—41

Bound for California.

THE subscriber offers for sale his farm, situate on Union Village. Said Farm contains 100 acres

GRAHAM'S
PAIN ERADICATOR!

A remarkable success that has attracted this preparation has established its superiority over all others for the following complaints:

Rheumatism, Neuralgia, Spinal Disease, Pains in the Chest, Side and Back, Headache, Stomachic Disorders, Dropsy, Gout, Gravel, Bursitis, Abscesses, Scars, Erysipelas, Rheum, Venereal Ulcers, Gonorrhea, Hemorrhoids, Scalds, Proctitis, Hives, Indigestion, Diarrhoea, Asthma, Phthisis, Congestion, Catarrhs, Hemiplegia.

The following testimonial from Cornwall, N.S., where it was first prepared, will recommend it to a most successful trial.

We the undersigned residents of Cornwall, have observed the astonishing effects resulting from the use of GRAHAM'S PAIN ERADICATOR, and having tried it ourselves and in our families with the best results for the removal of complaints for which it is intended, confidently recommend it to the public surpassing any Liniment or Pain Killer in use.

WILLIAM MARNEY, Presbyterian Minister, Cuscuta, Nova Scotia, December 20, 1876.

JAMES PARKER, Baptist Minister, Billtown.
JAMES O. HERRICKS, Wesleyan Minister, Cambridge, Mass., January 1, 1877.

DAVID FREEMAN, Baptist Minister, Canaan.
JOHN R. KEAR, Congregationalist Minister, Canaan, N.B., February 1, 1877.

JOHN READ, Wesleyan Minister, New Brunswick.
The balance of the list, containing the names of many Magistrates and other influential gentlemen the place, is omitted for want of space.

Price Twenty-Five Cents.

Prepared by T. GRAHAM & SONS,
April 17, 1871. Saint John, N. B.

MANHOOD;
How Lost, How Restored.

JUST published, a new edition of Dr. Culverwell's Celebrated Essay on the medical cure (without the use of Quinine) of Sexual Weakness, Impotency, Neurasthenia, and various Mental and Physical Disorders, such as Languor, Irritability, and Nervous Debility, Consumption, Epilepsy and other diseases, arising from self-indulgence or sexual excess.

PRICE. In a small pamphlet, only 5 cents. The author has been practicing successfully for thirty years nearly exclusively the treatment recommended in this important practice, that the alarming consequences of the above mentioned diseases may be cured without the dangerous use of internal medicines, or the application of the knife; pointing out a mode of cure simple, safe, and effective, and which requires no medicine, which every sufferer, however long he may have suffered, may cure himself cheaply, privately and safely.

This Lecture should be in the hands of every youth and every man in the land.

Sent under seal, in a plain envelope, by express, post-paid, on receipt of six cents or two post addresses.

THE CULVERWELL MEDICAL CO.,
21 Ann St., New York; Post Office Box 4966.

To whom it may concern!

THE subscriber has in Store a large assortment of
FINE MIXED FLOUR (of choice);

83 do Flour Pots ;
BUTTER CROCKS,
JARS, JUGS,
and DISHES of almost every description.
Also, on hand, a good assortment of Groceries, consisting of
Flour, Tea, Molasses, Oatmeal, Factory Cheese ;
and articles of every description. And all other things at low prices.
All of which will be sold cheap for cash or country Produce.

Persons desiring to buy for their liberal patronage, bring the many friends for their liberal patronage, bring a continuation of the same.

SMITH & ROXBOROUGH,
Woodstock, April 14, 1876

Smith's Drug Shop !
Paints ! Oils ! Varnish !
BRUSHERS, DYES,
Dye Woods.

JUST RECEIVED : A fresh supply of White Lead, in run 1 lb. to 25 lb tins ;
Black, Yellow, Green, Blue, Spanish Brown, Ultramarine, &c. &c. &c.
Also, one single, or twin Set electrical, by means of which you can produce light, heat, cold, &c. &c. &c.
Old Lead, Vermilion, Tube Paints, Redd Pink, Red Silver and Gold Brasses ;
Chestnut and Varnish Brushes, Lamp Glass ;
and Varnish and Oil in 1 lb. Cans ;
Prepared Red Wood, Black Wood, Pine, Gunwode, Indigo, Guadua, Madder, Extract, Ammoniac, Chrysalin, Murruised Zinc ;
and Chemicals of all colors ;
Which, together with a full supply of Drugs ;
Essentials, Patent Medicines Trusses, Syringes, Sprays, Perfumery, Stationery and School Books, Stationery, Pen-knives, Pencils, Violins, Confectionary, &c. &c. are offered at lowest prices, at
SMITH'S DRUG SHOP,
Main Street, Woodstock,
on Cash Payment until the end of June 14, 1876.

HOME AGAIN !

THE subscriber has moved his Stock of goods back to the old stand, in the NEW BRICK BUILDING, Cornhill Street, where will be found a large assortment of Groceries, and provisions, show them a fine and varied stock of choice Groceries & Provisions,
to convince them that his prices are in keeping with the depressed state of the times. His stock is large, comprising
Our Meal, Pork,
Tea, Sugar, Coffee,
Molasses, Cheese, Biscuit,
Tobacco,
Paraffine Oil, &c.
Lamps and Chimneys, Crockeryware, Palms, Beans, Brooms, Tubes, &c.
Also, a full line of choice and fresh SPICES.
In a word, his stock will be found to comprise everything the Grocery and Provision trade require for the wants of the country.

Call and examine for yourselves.

JOHN C. COLE,
Woodstock, November 17, 1876—4-47

FUR,
CORN MEAL,
Oat Meal,
Tea, Sugar,
Molasses.

JUST ARRIVED :
large lot of LAMPS AND GLASS WARE.
Also, a fine assortment of Ironstone, Yellow and Reddish Brown Ware, warranted not to glaze or crack.

STONE'S PATENT IMPROVED
UBULAR LANTERN.
DOBBY'S CELEBRATED Wedge and Narrow
AXES.

After a very careful selection, we now offer for sale a few PURE SPICES, which we can safely recommend to our customers.

SLIFF BROTHERS.
Woodstock, Nov. 27, 1876

OTHER! OATS!
Furniture!

I am undersigned will pay the highest market rates for

COFFERS AND FURNITURE
in Exchange for Oats.

of all descriptions, at his