WOODSTOCK, N. B. Office and Residence at Mrs. Charles Conne Dr. N. R. Colter,

Dr. C. P. CONNELL.

OFFICE at his residence, Chapel Street. odstock, June 8, 1877-23

DR. SMITH.

OFFICE-IN HIS DRUG SHOP, MASONIC HALL, - MAIN STREET

DR. F. A. NEVERS, Physician and Surgeon, 6m Hartland, Carleton Co., N. B. pl

DR. E. W. PERRY, Victoria Corner,

CARLETON COUNTY. OFFICE AND RESIDENCE AT REV. J. PERRY'S. July 16, 1877.-1y-29.

W. F. COLEMAN, M. D., M. R. C. S. ENG. FORMERLY Surgeon to Toronto Eye and Ear Infirmary.

Practice limited to diseases of the Eye and Ear Office: 32 Germain Street, Corner North Market Street, St. John, N. B. Hours -11 to 1, and 2 to 5.

W. A. BALLOCH, Dentist.

OFFICE-In Dibblee & Son's Brick Building, Main Street, Up Stairs. Woodstock, May 17, 1877

W. D. Camber, DENTIST:

OFFICE-In Connell's Wooden Block, Queen

RANDOLPH K. JONES, Barrister & Attorney-at-Law, OFFICE: KING STREET, OVER POST OFFICE, WOODSTOCK, N. B. OFFICE, —Until further notice, at his residence, west side Main Street, fifth house above office of

oodstock, May 20, 1875-21 SAMUEL J. BAKER,

ATTORNEY - AT - LAW,

40,000 FEET Seasoned PINE;

100,000 feet seasoned Hemlock Boards; Grand Falls, Victoria County, N. B

CHARLES O'DONNELL, ATTORNEY - AT - LAW Conveyancer, &c.

Office in MERRITT'S BUILDING, second flat, next door to Appleby & Courser. KING STREET, WOODSTOCK. REFERENCES BY PERMISSION -Hon. T. W Anglin, Speaker of the House of Commons; Robert Watson, Esq., Cashier Bank of St. Stephen; Hon. A. H. Gillmor, M. P., Charlotte County; Messrs. I. & I. Granger, attorneys-at-law, Calais Me, Woodstock, July 10, 1878-27

G. W. VANWART, EXCHANGE BROKER WOODSTOCK, N. B., ISSUES DRAFTS on St. John, and Boston Makes TELEGRAPHIC TRANSFERS in St.

John.
Particular attention given to buying and seling United States Currency. Agent for the following first class Insurance Companies: "Queen" and "Lancashire." Woodstock, March 9, 1872.-10

WILLIAM R. NEWCOMB, STAGE HOUSE - TOBIQUE. Comfortable Extras Furnished at the ortest notice for any point.

J. Crandal Everett, AUCTIONEER,

CONVEYANCER, REAL ESTATE AGENT AND INSURANCE BROKER. Bills collected and a general Commission Business promptly attended to.

Auction sales performed in any part of the County. OFFICE—Over Col. Baird's Drug Store.

References by Permission: — H. A. Connell
Woodstock; Fred. H. Hale, Grafton; D. McLeod Vince, Hartland: Woodstock, May 20, 1878-6m-21

Insurance & Exchange

Imperial Fire Insurance Company of London. The Ætna Insurance Company. Incorpor ated 1819. Hartford Fire Insurance Company. Organ-

Fire Insurance effected on Brick and Frame dwellings and all descriptions of insurable prospectfully solicited.

Drafts on St. John and Montreal, and on Boston for currency or gold. Telegraphic transfers made in St. John. OFFICE, Main Street, Woodstock, N. B.

JOHN T. ALLAN.

Woodstock, Feb. 14, 1878—6m

J. T. FLETCHER. Architect and Builder, RESIDENCE, WATERVILLE.

HAVING a thorough practical knowledge of Constructive Architecture in all its details, I am prepared to furnish Plans, Specifications, Bills of Items and Estimates for all kinds of Buildings, either public or private, on reasonable terms. specialty made of first-class work.

REFERENCES, BY PERMISSION Hon. S: B. Appleby, Woodstock.
Lieut. Col. C. R. Upton, Florenceville.
G. W. Boyer, Esq., Victoria Corner.
D. W. Smith, Jacksonville. Waterville, May 11, 1875-1y-20

and at it Again!

Burned Out, But Still We Live!

HAVING erected large and commodious Buildings on the burned site, we are now prepared to wait on all who want anything in the Carriage Manufacturing line, either in wood or Iron Work. Don't forget the Shop, on Connell Stree first building from Main Street corner. JOHN LOANE. Woodstock, June 8, 1877-23

HERBERT DIBBLEE, Gold, Silver, Oroide, Brass

and Copper

Manufacturer of all kinds of

Harness TRIMMINGS. Carriage and Sleigh Work Plated at short Edwin Fisher tax on real estate, for 1876, \$2.52. Carriage and Sleigh work Plated at Short of 1876, \$2.52.

1877, \$2.52.

Resolved, in amendment, that the issue of this board was directly against the views debentures be for \$1200.

Notice is hereby given that unless the views of this board was directly against the views debentures be for \$1200. man, I am prepared to Re-plate Knives, Forks, Notice is hereby given that unless the above Spoons, Castors, Cake Baskets, Watch Cases, rates, with the cost of this advertisement are Jewellery, &c., and all old ware, for half the paid within two months the real estate of the This is a strictly Temperature House. above will be sold, or other proceedings taken price new can be obtained for. All work warranted to wear and look as good for the recovery of the above amount.

SAMUEL P. HALL, Collector. Richmond, June 18, 1878-25 Woodstock, April 5, 1878--tf-14

Eacleton Sentinel,

Our Queen and Constitution.

WOODSTOCK, N. B., SATURDAY, JULY 27, 1878.

Editors & Proprietors.

SAMUEL & JAMES WATTS,

VOL. XXX.-NO. 30.

GIBSON HOUSE, RESIDENCE-Two Doors north of the Episcopal Queen Street, - Woodstock, N. B. A First-Class Temperance Hotel.

Superior STABLE in Connection. JOHN C. GIBSON, PROPRIETORS.

QUEEN HOTEL, QUEEN STREET, - - FREDERICTON. J. P. BURNHAM, Proprietor. (Formerly of "Snell House," Houlton, Me.)

Livery Stable in connection with the Ho Sept. 1, I874-1y-36 Stephenson's Hotel.

house has been put in good condition, and is again open to the public, under the charge of its old proprietor.
Good stabling and careful hostler.
M. STEPHENSON. Woodstock, July 27th, 1876. -31

ROYAL HOTEL, King's Square, SAINT JOHN, N. B. T. F. RAYMOND, - - - Proprietor.

Robert Donaldson HAS OPENED HIS NEW HOUSE, on Richmond Street, a short distance from where the "Exchange" Hotel

Permanent and Transient Boarders. Woodstock, Nov. 9, 1877-45 WINSLOW & CHANDLER.

Barristers, Attorneys-at-Law, CONVEYANCERS, &c. WOODSTOCK, N. B.

JOHN C. WINSLOW. 45 W. B. CHANDLER. James W. Boyer OFFERS FOR SALE, AT THE STEAM MILL VICTORIA CORNER.

A quantity of BASSWOOD, ASH, and oth Hardwood, sawed to suit all kinds of work. A quantity of SHINGLES also for sale. Sawing done to suit customers. Victoria Corner, July 2, 1877-tf-27



Carriage and Sleigh FACTORY!

King St., - Fredericton, N. B. R. COLWELL, Proprietor.

CARRIAGES, WAGONS. Sleighs and Pungs Built to order in the latest and most durable styles Material and Workmanship of the Best

PARTICULAR ATTENTION GIVEN TO Painting, Trimming, and Repairing Carriages, &c TERMS, &c., to give satisfaction Fredericton, November 26, 1875-48



Selling at Prices never before heard of. FACTS WILL TELL! A ND you have only to look to be convinced that I am manufacturing CARRIAGES and SLEIGHS, superior in style and durability, which will be sold at prices that will rush them off. I am prepared to furnish anything in the Car-riage Line that want can suggest; consisting of PHÆTONS, SUNSHADES,

PIANO BOX and JACKET BUGGIES, Concord Waggons, Road and Track Sulkies, Skeleton Waggons, Sleighs and Pungs, built from the latest patterns, some of which perty at lowest current rates. Applications re-spectfully solicited.

Applications re-Every Carriage warranted to give satisfaction. Painting, Trimming and Repairing done to Any one in want of a Carriage or Sleigh car

save money by giving me a call.
THOMAS DONOHO, May 12, 1876—1y-20 Farmers, Read!

A large quantity of

Butter and Eggs, In exchange for Goods. THE PLACE — Next door to B. H. Smith's Store, south side Meduxnakik Bridge, Woodstock.

Above formerly a Grocery and Liquor Store. Woodstock, June 8, 1877-23 JUST RECEIVED

AT THE LADIES' EMPORIUM! ANOTHER SUPPLY OF SPRING HATS,

AMERICAN STYLES. In order that we may be more prompt in attendemployed a First Class Dressmaker to assist in the Dressmaking department, with whom we feel sure our patrons will be well pleased. We are selling a nice assortment of Dress Goods remark-

English Millinery expected daily. As we make a speciality of Mourning Millinery we have on hand a full Line of Crapes, etc. etc. Agency for Mme. Demorest's Reliable Patterns. JENNIE M. CHALMERS,

Woodstock, April 11 1878 Delinquent List Parish of Richmond. CHARLES GARDEN.

Deputy Land Surveyor & Draughtsman LOCAL DEPUTY FOR CARLETON CO. OFFICE-At Mrs. H. M. G. Garden's residence pper Woodstock. Orders left at A. F. Garden's Drug Store, Woodstock or by letter, promptly attended to.

Ho for the Silver Mines Of THE SAN JUAN!

PARTIES going to California, or any other points south or west, will find it to their advantage to buy their TICKETS of the subscriber at the Eastern Express Office, Woodstock, or on the Express Trains of the N. B. & C. Railroad.

E. H. EVANS.

Woodstock, March 1, 1878-tf-10 HARNESS! HARNESS!

THE subscriber having fitted up a commodious shop, on the corner of Main and Harvey Streets, two doors below Mr. James Baker's Shoe Store, is now prepared with Harness of every Description

Single Harness, in Gilt, Rubber, Nickle Silver, and all the cheaper grades. DOUBLE HARNESS, in Light Driving, Buggy, Stage, Farm, and Lumber Harness. COLLARS, WHIPS, BELLS,

ness Shop. All of which will be sold at prices to Thanking his customers for their liberal patronage in the past, he hopes, by strict attention to business, to merit a continuance of the same.

Those indebted to the subscriber will please remember that he was burned out by the recent fire and is much in need of money, by settling immediately they will confer a great favor.

Please don't forget. T. L. ESTEY. Woodstock, August 17, 1877

Great Reduction of Prices!

I am now selling both Light and Heavy HARNESS at prices never before heard of; and you have only to call and be convinced that I am manufac-turing Harnesses superior in style and quality. All of which will be sold at prices that will aston-ish everybody. Every Harness warranted to give satisfaction.

Whips, Brushes, Curry Combs, Bells, Blankets, and everything that can be found in a first-class shop. These Goods will be sold at prices that will rush them off. Any one wanting anything in this line can save money by giving me a call.

Don't forget the place, No. 2, Loane's
New Building, Connell Street.

I have also on hand a large assortment of

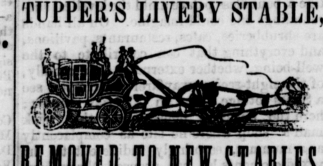
Woodstock, October 19, 1877—42

HARNESS

GOING AT COST Rubber, Nickle, Silver and Japanned Mountings. The experience of over twenty-five years in the two leading establishments of Boston,

places me in a position to get up work as good as can be purchased in that city of marvels. Parties purchasing are invited to inspect this stock before making their selections. Also in stock — HORSE CARDS, MANE COMBS, CURRY COMBS, BRUSHES, CHAMOIS SKINS, SPONGES, WHIPS, &c.

Woodstock, Dec. 13, 1877.



Opposite "Gibson House" Coaches at all Trains and Boats. EXTRAS Furnished at Short Notice. Woodstock, Nov. 22, 1877.-27.

Insurance Agency. PHE Subscriber is Agent for the following First Class Fire Insurance Companies, and is pre-pared to receive applications for Insurance on all description of Insurable property at lowest

Liverpool & London & Globe. North British and Mercantile of Edin-Northern of Aberdeen. Royal Canadian of Montreal. Stadacona & Quebec

The aggregate Capital of which exceeds \$30,-000,000 of dollars. Dwelling House, Farm property, as well as Furniture contained therein, insured by the year or for a term of years at greatly reduced rates. Merchandize and other Insurable property covered on the lowest possible terms.

Dwellings, School House's and places of Worship insured for term of years, or by the year For one year 1 per cent.

For term of years at 1 per cent per year. Losses on property burnt by Lightning made OFFICE: IN POST OFFICE. JOHN C. WINSLOW, Attorney-at-Law, Notary Public, &c. Woodstock, July 12, 1876.

Farmers of Carleton, REMEMBER THAT HANSON

> HIGHEST CASH PRICE Oats and Produce Generally. U. R. HANSON. Office with J. F. LEONARD. Woodstock, Nov. 9, 1877

> > Surveying.

STEPHEN E. STEVENS. INDIANTOWN, ST. JOHN, Office in Hamm's Building

greatly increased accommodations, to prosecute his business as Surveyor of Lumber. Parties entrusting Lumber to his care may assured that his best and personal attention will be given to further their interests. Lumber will be received, and advances made thereon, at Spring Hill, when desired.

FREDERICTON, N. B. GEORGE HUME, PROPRIETOR. Superior Stabling and a careful hostler.

VICTORIA COUNTY COUNCIL.

Semi-Annual Session, July 2, 1878. Warden in chair; Councillors all present Mr. Everett having qualified and taken his

The minutes of last day of January session having been read. Mr. Hutchinson objected to his name appearing as having moved the resolution re-specting the issue of debentures, but after some conversation the minutes were ap-

On motion of Mr. Porter, seconded by Mr. Resolved, That the building committee be equested to submit a report in writing in

Mr. Armstrong did not see that the committee should be asked for a specific report, except as regards changes introduced by the committee in the building. Mr. Hammond said that it was desirable to know how the building was proceeding, and especially as to any changes made which may increase or lessen the contractor's price. | months. Of course the committee must have had an understanding with the contractor when the changes were introduced. He agreed as to

the propriety of having the public offices in Mr. Porter said it was not his intention to ask committee for information as to details. He had no idea that the committee had done anything to the disadvantage of the County
—and the change they had heard mentioned

gross to \$2,000, on motion of Mr. Hutchinson, seconded by Mr. Porter-Resolved. That a committee to consist of one Councillor from each Parish be appointed to apportion the same.

Committee-Hutchinson, Porter, McClus- To the Municipality of Victoria; key, Day, Sadler and Lovely. Mr. Porter, from the committee on planking the bridge," reported progress and asked that the committee be continued. He said that there was a probability that Gov- or in connection with the Public Building, ernment might assist in the matter if it was

Report received and request grant-d. Moved by Mr. Porter, secended by Mr. Cameron, that the prayer of the petition be seats in Privies, and that concrete walls not

Porter, Cameron, Lovely. Nays-Messrs. from judges room to judges bench. Armstrong, Hammond, Hays, Everett .- | A petition was presented from David idney, asking for tavern license for one structed that the north end be secured with

Resolved, That the prayer of the petition Mr. Armstrong asked if the Council had

power at this session to grant license for a The Warden said the jurisdiction of this Council extended from January to January. Mr. Hammond reminded them, speaking generally, that the law was above the Council, and its provisions must be observed. He read the section of the law referring to the duty of the Council as to granting license, as the Council might deem proper, to persons possessing certain required accommodations. Mr. II. was understood to intimate that at Grand Falls persons who obtained

Mr. McCluskey said it appeared they had der of the year, at which time all the licen- Hammondces would expire, when also under the operation of the Permissive Law, which it was issue debentures for a sufficient amount to anticipated would then be in force, there build the proposed public offices, not to exwould be an end put to granting license and selling liquor. He must say that the parties now applying for licenses are equally well prepared to meet the requirements of the law as they were last year; there was more truth than poetry in Mr. Hammond's remarks but now applying the complete all the buildings, and if not required the debentures need not make the proposed public offices, not to expect the description of the expectation of the proposed public offices, not to expect the description of the expectation of the debentures and home, if they chose to send him abroad for that purpose, they had better name the denominations of the debentures to be issued. Mr. McCluskey said it would be unwised in any foreign market to offer debentures of the less than \$500. He said that however much asked for.

Mr. Hammond's remarks but nerve was more than the proposed public offices, not to expect the committee should decline to description to the home, if they chose to dispose of any more debentures and home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home, if they chose to dispose of any more debentures are home.

privilege, and he read from minutes of Januare, and it was desirable that everything ary session to show the decision then arrived should be made appear as plain as possible,

question the responsibility of these sureties. mittee came back asking for more money, The Council now divided on the question and it is proposed to give it to them to make thing report should be concurred.

Resolved, That the resolution passed at money being raised. last January session, fixing the fees for tav- On motion, Mr. Brown, chairman of the J. & A. McMillan, Registry Book & Index, 12 50 ern and wholesale license, be reconsidered. Mr. McCluskey thought that as they had settled the matter at the January session it meet the whole of the original contract price, assessors, Perth, 1878, and Falls, 1 would be unfair to change it now. He would | which was \$5,800. An issue of debentures | willingly, if it could be done, increase the for \$2,500 was ordered. \$2,000 had been

to attend at present session of Council. fence of his petition and in advocacy of the in the cost of the main building. respectability of his house.

Mr. Cameron moved, seconded by Mr. Resolved, That the prayer of the petition maintained at this place, the object being to originally ordered, in order to meet the reunder the blessings of a prohibitory law. It tion of the contract. true, as stated, that Mr. Orcutt did not keep rebel against such an increase of taxation. men drunk around his place, but they got | Mr. Cameron moved, seconded by Mr. drunk and then stepped across the line. just advanced. He would encourage no traps. Mr. Hutchinson protested against such where the use of all this talk when we have not required for the building, it would revert By-road committee reported as follows:— Cammeron. not the power to refuse? If the statement to the County and there would be no loss,

contended that our own people were just as ors.

Mr. Armstrong liked to see a man stand change in Mr. Hutchinson's policy. Whereas one way and not blow hot and blow cold according to circumstances. Mr. Porter claims to the removal of the Shire Town was first ad- ed. be looking forward to the operation of the vocated he was very sanguine as to the small

strong was a sincere temperance man, so was McCluskey, Cameron, Sadler, Everett treat all applicants on their merits.

Hammond.

Resolved, That the petitions lay over until the petitioner furnish proof of sufficiency of criginal purchasers.

was an advantage—but it was only business like to have a report from the committee on what they had done and of the changes proposed. It has been said that "writing makes an exact man," and the rule should make a report from the committee of the parsage of a by-law to regulate the running at large of cattle, &c., was received and a by-law in accordance ordered.

Parish of Drummond and the County.

Mr. McCluskey moved, seconded by Mr. Stroop had to travel about a good de parsage of a by-law in accordance ordered.

Petition from Michael Toner and other inhabitants of Grand Falls asking the amend-with the County.

Mr. Hammond had made his motion at large of cattle, &c., was received and a by-law in accordance ordered.

Possage of a by-law to regulate the running at large of cattle, &c., was received and a by-law in accordance ordered.

Petition from Michael Toner and other inhabitants of Grand Falls asking the amend-with the County.

Mr. McCluskey moved, seconded by Mr. Brown yesterday.

Day in amendment, That a committee be appointed to report on all the Parish accounts with the County.

Mr. McCluskey said no one could be accounts at large of cattle, &c., was received and a by-law in accordance ordered.

Possage of a by-law to regulate the running at large of cattle, &c., was received and a by-law in accordance ordered.

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Possage of a by-law to regulate the running at large of cattle, &c., was received and a by-law in accordance ordered.

Mr. McCluskey moved, seconded by Mr. Brown yesterday.

Stroop had to travel about a good de connection with the County.

Mr. McCluskey said no one could be accordance ordered. was received and by-law ordered accordingly.

F. W. Brown, Esq., chairman of the building committee submitted the following re-We, your building committee, beg to submit the following report: The following are the changes and instructions regarding the same, given the contract-

under the terms of the contract:-May 8th, 1878.—The committee notified the contractor that vaults are not required A petition was presented from Manus Mc- for the Public Offices in the Court House, Clusky, asking for tavern license for 6 also, to substitute springs in place of weights and pullies for windows. June 6th, 1878.—Notice given to change

On this motion the Council divided. Yeas sill, under upper side of wall. Change main -Messrs. Day, Hutchinson, McCluskey, Stairs according to instructions, build Stairs June 13th, 1878 .- Notice given that mortar not required on attic floor, that wash rooms and furniture not required, and in-

iron rods. The south-east room in the lower Mr. Porter moved, seconded by Mr. Cam- flat to be finished for Sheriff. F. W. BROWN. B. ARMSTRONG, J. C. MANZER,

On motion of Mr. Hammond, seconded by Resolved. That the report be received. On motion of Mr. Hutchinson, seconded be authorized to erect, by tender, a suitable building on the public grounds, at Andover, for Recorder's and Secretary's offices, with proper safes or vaults.

Mr. Brown, chairman of committee, said by resolution of the board in January last, the whole responsibility was thrown on him and under existing circumstances he was not about the matter. The Council and the peo-

should consider ways and means.

power to grant license only for the remain- sion, Mr. Porter moved, seconded by Mr. Resolved, That the Secretary Treasurer

and it should be shown just how much more Mr. Lovely thought that it was the sure-ties offered, and whether they were reliable buildings, whether \$1,200 or \$2,500.

wishes of desiring purchasers.

Mr. McCluskey said they have for the guarantee they were willing to enter Mr. Porter said the contract was \$5,800. into, that the Council was alone called upon He agreed as to the changes proposed by the into, that the Council was alone called upon to consider.

Mr. Armstrong differed from Mr. Lovely. The Board should not be expected to vote in the dark, but should first enquire as to the accommodations possessed by the parties applying for license.

Mr. Porter expressed the opinion that there were parties, in the County, who size of the main building or perhaps its cost. True, some work was taken out, but other and new work was put it, and the chief change in reality was the taking out of the one vault. The committee had and would, attended the sale of debentures at the Falls for the purpose of purchasing, but from some cause did not have a chance to carry out his justified in his course. The committee may have used some arrangement, and the particular content to the committee, but these did not reduce the size of the main building or perhaps its cost. True, some work was taken out, but other and new work was put it, and the chief change in reality was the taking out of the one vault. The committee had and would, attended the sale of debentures at the Falls for the purpose of purchasing, but from some cause did not have a chance to carry out his justified in his course. The committee may have used some arrangement, and the particular committee, but these did not reduce the size of the main building or perhaps its cost. True, some work was taken out, but other and new work was put it, and the chief change in reality was the taking out of the one vault. The committee had and would, attended the sale of debentures at the Falls for the purpose of purchasing, but from some cause did not have a chance to carry out his justified in his course.

The Council now divided on the question to grant D. Kidney license, the time having been altered to 6 months.

Yeas—Day, Hutchinson, McCluskey, For
Yeas—Day, Hutchinson, McCluskey, For
The Council now divided on the question and it is proposed to give it to them to make thing wrong in the case alluded to. At another sale he thought there would be more to the under general powers, but now when the tenders are to be asked for a separate build
The Council now divided on the question and it is proposed to give it to them to make thing wrong in the case alluded to. At another would be more the under general powers, but now when the did not like the idea of taking the debentures to St. John and selling Victorial and it is proposed to give it to them to make thing wrong in the case alluded to. At another would be more the did not like the idea of taking the debentures to St. John and selling Victorial and it is proposed to give it to them to make the case alluded to. At another would be more the did not like the idea of taking the debentures to St. John and selling Victorial and it is proposed to give it to them to make the case alluded to. At another would be more the did not like the idea of taking the debentures to St. John and selling Victorial and it is proposed to give it to them to make the case alluded to. At another would be more the did not like the idea of taking the debentures to St. John and selling Victorial and the report should be concurred to the case alluded to the case alluded to. At another would be more the case alluded to the case alluded ter, Cameron—6. Nays—Armstrong, Ever-ett, Hammond, Hayes—4. Carried. ing—to suit the proposed change, which is a good one—Councillors themselves should the following accounts again Mr. Armstrong moved, seconded by Mr. a good one—councilloss the electors might were passed and ordered to be paid, viz. : understand why there is a necessity for more

building committee, was heard. He ex- S. & J. Watts, Printing, reporting proceedfees of the last half year and the present.

The Council divided. Yeas—Hayes, Hammond, Everett, Armstrong. Nays—Porter, Cameron, McCluskey, Day, Hutchinger, Leet. they yield \$1200, it would leave \$2,600 of Cameron-On motion, Constable Street was engaged the original contract to provide for. Then the Resolutions passed red there are in hands \$450, reducing the bal- moving restrictions on sale of debentures as the Resolved, That the R A petition from D. W. Orcutt, asking for ance due contractor, on completion of the to price and fixing amount of deb ntures be Hammond. a tavern license for 6 months for his house at Andover, near the Boundary line was read.

On motion, Mr. Orcutt was heard in defence of his next time.

On the perittion of the work, to \$2,150, and for this no provision had yet been made. The proposed changes would not, probably, make much difference cameron—

The motion was now put and carried. Mr. Hutchinson moved, seconded by Mr Hammond-Resolved, That the Secretary Treasure be authorized to issue debentures to the was an imposition upon their neighbors, Mr. Day said it would be better to set a against which he set his face. It might be match to the building. The people would tures.

Lovelyin the applications are objected to as not while it was clearly their duty to provide

correct, let such be shown to be the fact. He for the engagements made with the contract | tions recommend that the \$75 expended in good as any other people, and they were not imposing upon others, but simply carrying out the provisions of law which, however, ing money would only involve more cost they were looking forward to being super-ceded by a better one, the permissive law.

and increase the expense in the end.

Mr. McCluskey was surprised at the strange

Permissive Law, but if the friends of tem- amount of cost it would entail on the County Mr. McCluskey had no doubt Mr. Arm- ment it was carried. Yeas-Hays, Day,

he himself, and when the day came that he could throw his ballot against rum he would chinson, Porter. do it. But meanwhile he would not consent to give a monoply to one man but would the reason why the sale of some of the lots the reason why the sale of some of the lots at Grand Falls in October last, was not completed, was because the parties bidding them of the public building.

Mr. Armstrong raises the question whether the sureties offered are freeholders as requirbe authorized to deliver the lots to the respective purchasers without interest and, in On motion of Mr. Lovely seconded by Mr. case they refuse to take them on these terms, pay him as they paid other expenses of build-

Mr. Day moved, seconded by Mr. Hays. A petition of Isaac Gaunce, Esq., and other inhabitants of the parish of Lorne asking the to investigate the accounts between the

makes an exact man," and the rule should be applied to the business of the County.

The Warden having read a statement of the by-road appropriation amounting in the gross to \$2,000, on motion of Mr. Hutchin
The Warden having read a statement of the importance of the County.

Mr. Armstrong spoke of the importance of the County.

Mr. Armstrong spoke of the importance of the Council ascertaining whether Justices and Parish officers had or had not properly wished information as to how the matter as upper line and Michael Curran's upper line, discharged their duties, in order that delin
The Warden having read a statement of the importance of the Council ascertaining whether Justices and Parish officers had or had not properly discharged their duties, in order that delin
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The Warden having read a statement of th quents might be justly dealt with.

Mr. Porter said the fact involved was a paid, the Council should arrange with the startling one, as there were large Parish de- committee.

> quent parish officers should be looked after know what he was to get, and then they and the legal fines and penalties inflicted.—
> Motion lost.
>
> Mr. Armstrong said, of the amount now actually due on the public buildings, there was a deficiency of funds, some \$700. Mr.
>
> Rhow what he was to get, and then they would be in a position to treat the matter.
>
> Mr. McCluskey expressed himself as well pleased with the appointment of Mr. Stroop.
>
> Mr. Armstrong seid he had never heard of any such arrangement with Mr. Stroop as Brown the chairman thought it was quite | that referred to. impossible to float any more bonds under the restriction as to discount, and the Council

should consider how the committee was to be put in possession of funds. Mr. Cameron said if the committee could the board could do. Having confidence in the economy and judgement of the committee, they had better take all restrictions off and let them do the best they can. He moved, seconded by Mr. Hammond. Resolved, That all restrictions as regards planation; he was the only member of the discount on debentures be removed, and that committee present; the chairman had gone

authorized to dispose of them to the best ad- statement. banking institution that would advance have been embodied in the report submitted money on the credit of the County. It yesterday. In the absence of the chairman would be better to pay over ten per cent. he considered Mr. Armstrong justified in his interest than to sacrifice our bonds. The course for the reasons assigned. When the Council had better consider if there was no committee was appointed he (Mr. McC. other way to get the required money. y Mr. Sadler—

Resolved, That the building committee the committee, should they find it practical.

Mr. Cameron said that course was open to trary powers to do as they pleased.

Mr. Lovely said if this enquiry was in It was now suggested that the Council disposed to take that responsibility. He was ple certainly should know what the inspec convinced that under present restrictions, he tor was to get. Mr. Day was surprised and pained that it became necessary for the Council to consider of the should succeed in selling more the man knew about the matter. But the Council to consider of the should succeed in selling more the man knew about the matter. became necessary for the Council to consider the question of new expenditures, which insuffer meat and lodging. If houses are licensed, the Council should see that they are provided with all the necessary accommodations to the taxation already provided for.

If he should succeed in selling more the same rates as the last and at the same rates as the last and if he sold at some 76c on the dollar, and if he sold at such a sacrifice he might be reflected on. He wished the board to talk the matter over and the council was above to the taxation already provided for.

in any foreign market to offer debentures of less than \$500. He said that however much of a sacrifice had to be made, there seemed mation as to the story affoat that Mr. Stroop by Councillors,

cause they allowed one man to do wrong, it satisfied as to the honesty of the committee, was no reason why they should extend that but they knew how credulous some people years. Carried. Mr. Porter thought it better to have left the denomination of the debentures with the

> committee, so that they might suit the Mr. McCluskey said they had only done what the committee through Mr. Brown had

The following accounts against the County

Grand Falls, 1878, Andover, Lorne, Drummond, Sheriff's and Gailor's salary & acc't, 6 mons., 96 90

On motion of Mr. Porter, seconded by Me. | be authorized to sell a 4 years \$500 debenture chasers, payable \$500 per year, commencing | not a consistent way of doing business. Mr. Armstrong said that a trap had been amount of \$2,500, in addition to the \$2,500 more than ten per cent. interest or discount. to agree to take a debenture on the terms sell liquor to and thus injure a people living quirements of the committee on the comple- said that as the matter was now arranged, secure money to meet present requirements

Adjourned till to-morrow at 9 a. m. Minutes of last meeting read and approved. S. E. Porter, Chas. McCluskey and John Account of Henry Fullerton, for carrying Ryan were elected valuators for the County, poll box from No. 2, Lorne, to No. 1, in and of the se Charles McCluskey to be chair-But the law says we shall grant licenses to proceeding. If, as he proposed, \$2,500 in persons having certain accommodations, and debentures were issued and the money was Parish, \$3.00.

Andover be deducted from gross amount and balance divided equally as last year. E. HUTCHINSON, G. W. DAY, D. W. SADLER. CHAS. McCLUSKEY.

WHOLE NO.—1530.

On motion of Mr. Sadler, seconded by Mr. Hutchinson, report was received and adopt-The following Parish officers were appointed:—Samuel Mahoney, Archibald Blue

Account of John Street, constable, for cleaning court house, ordered paid, \$1.50.

Sanford Murphy appointed constable for Parish of Andover. Mr. Armstrong suggested the propriety of

Resolution was now put and carried.

A petition was presented from George Rodgers asking a tavern licence for six

On motion of Mr. Armstrong seconded by Mr. Lovely.

Deted, was because the parties bloding that in refused to pay interest on the instalment.

On motion of Mr. Armstrong seconded by Mr. Lovely.

Mr. McCluskey asked if provision to pay him had not been already made. Mr. Day said it was in the hands of the

committee, who could issue debentures to Mr. Cameron thought it would be well to know what arrangement had been made with Mr. Stroop. How much he was to be paid and when and how. Mr. Hammond had made his motion as

suggested by Mr. Brown yesterday. Mr. Stroop had to travel about a good deal in connection with the business, and the Coun-

ficiencies, and the law prescribed that amounts due by Parishes shall be charged in the assessment of the current year. The delineration of the current year. The delineration of the current year.

Mr. Day moved, seconded by Mr. Sad-Resolved, That Mr. Armstrong, a member of the building committee, be requested to give a statement as to agreement made with not float the bonds he did not know what Mr. Stroop, inspector of public buildings. Mr. Cameron thought that as a simple On road leading from main River matter of business they should have an explanation on this matter before paying the amount asked.

the chairman of the building committee be away, and he was not prepared to make a Mr. McCluskey agreed with the views of Mr. McCluskey asked if there was no Mr. Cameron, but the information should labored hard against giving them such arbi

After some further conversational discussion, Mr. Porter moved, seconded by Mr.

Hammond—

wished the board to talk the matter over and devise some means of raising the money. He reminded the Council that on the first day of August \$1000 would be due the contractor, used were flat and meaningless. A very on the 1st September, \$500, and the balance on completion of the work in October. Not being able to dispose of any more debentures at home, if they chose to send him abroad give the Council information wanted on the

red to who went roaming round had no desire to stay in any one place.

Mr. Everett said they had a right to ask and know whether the parties applying had the accommodations required by law.

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Mr. Hammond said the building in which the committee, as money must be had. On the question the Council divided. Yeas—Hayes, D.y., McCluskey, Hammond Cameron, Sadler, Armstrong, Everett. Nay be some larger, and two safes would be require to be some larger, and two safes would be required.

On motion of M. M. Cluster.

Do notion as to the story afloat that Mr. Stroop was to get \$4 per day, and in view of the changes made by the committee and the increased taxation on the people to which the Council had assented, they should get all the information possible and not go home blind as to these important and not go home blind as to the story afloat that Mr. Stroop was to get \$4 per day, and in view of the changes made by the committee, as money must be had. On the question the Council divided. Yeas—Hayes, D.y., McCluskey, Hammond to be some larger, and two safes would be re
Hutchinson. Carried.

On motion of M. M. Cluster. all reasonable allowance, he could not approve of the way this matter was tampered with from year to year. They should decide the matter honestly and fairly. Because of the way this matter thoroughly, for himself and for the information of his constituents. He was amount \$500 each, payable in 4.5 and 6 dently knows his business in connection with this matter better than he (Mr. McC.) did. and they would find that out. Some mer like those mentioned in scripture would "strain at a gnat and swallow a camel," as they'd swallow any amount of debentures. Those who thought as he (Mr. McC.) did were as honest and conscientious as the others. and the whole thing should be investigated

applying for license.

Mr. Everett read from the by-law which prescribes the character of the sureties and the accommodations to be possessed by the accommodations to be possessed by the applicants.

Mr. Cameron would ask if Mr. Everett questioned the respectability of the men offered as sureties. He thought they were fered as sureties. He thought they were violating all rule and order and making themselves ridiculous. It was absurd to the messives ridiculous. It was absurd to applicant, and the particular should not have a chance to carry out his intention.

Mr. Brown explained that he knew a party which must provide the means for building and must provide the means for building it.—

They should do business in a business like manner.

Mr. Lovely said it was true the committee the committee may have made some arrangement, and the particular should have been asked for yester-day.

The motion uow carried. Yeas—Hayes, Day, Cameron, Sadler, Lovely, Porter.—

Nays—McCluskey, Hammond, Everett, and invest. He said it would be a useless expense for him to advertise another sale of bonds in the County.

Mr. Porter did not have a chance to carry out his intention.

Mr. Brown explained that he knew a party who came to the sale to invest, but becoming afraid that some trouble might arise, declined to invest himself, but offered to loan him, Mr. Brown, \$500 if he would take it and invest. He said it would be a useless expense for him to advertise another sale of bonds in the County.

Mr. Armstrong said, I decidedly decline, as I am alone; the rest of the committee are not been asked for yester-day.

Mr. Armstrong said, I decidedly decline, as I am alone; the rest of the committee may have made some arrangement, and the particular should have been asked for yester-day.

Mr. Brown explained that he knew a party who came to the sale to invest, but becoming afraid that some trouble might arise, declined to invest himself, but offered to loan him, Mr. Brown, \$500 if he would take it and invest. He said it would be a useless exp

chael Toner appointed By-road Commissioners, Parish Grand Fale. Patk. McCluskey, Wm. White, and Wm. Bravall, Jr., appointed By-road Commissioners, Parish of Drummond Donald Fraser of Gordon, presents a peti-

tion asking for tavern license for 6 months; 34 39 and, on motion of M . Cameron, seconded by 39 88 Mr. S 1'er-Resolved, That prayer of petition be com-Mr. Porter moved, seconded by Mr. Lovely, That the Sec. Treas. be instructed to dis-On motion of Mr. Porter, seconded by Mr. pose of the debentures ordered to be sold, On the Charles Curless Road, and that the same be advertised in the Car

to Hon. B. Beveridge at 85. Resolved, That the debentures to be is- Mr. Porter said that looked like unnece sued by the Sec. Treas. be in denominations sarily breaking into our agreement of yesterranging from \$100 to \$1,000, to suit pur- day. It would influence future seles, and was one year from the expiration of the former Mr. McCluskey said that it required a bonds ordered and not sold, and not bearing good deal of persuasion to get Mr. Beveridge Mr. Brown, chairman building committee, named. He (Mr. McC) was only auxious to

Resolved, That the Secretary Treasure

on a sliding scale, he must now positively and the debenture they would sell Mr. B. decline attempting to float any more deben- was one of the original issues and should not ba affected by a later resolution. Council divided. Yeas. - Hammond Mc-Ciuskey, Day, Hays, Armstrong. Nays-Warden in chair; Councillors all present. Lovely, Porter, Cameron, Everett. Carried.

Andover, July 3, 1878. Resolved, That the Secretary Treasurer Your committee on By-road appropria- proceed against Collectors and Collecting

Justices, who refuse to make proper returns when called upon to do so. Adjourned sine die. A. J. BEVERIDGE, S. J. BAKER, GRAND FALLS. BY-ROAD APPROPRIATIONS FOR THE YEAR, 1878. To improve the road from little River Mills to Boundary Line, known as the Whittier Road, Improve road from D. O. Parks to Newcomb's. Improve the road from Joseph Maine's to Boundary Line Improve the road from George Murchison's to Joseph Maine's, Cair-fornia Settlement, Improve the road from California Settlement to the Montgomery Settle-Improve the road from Thomas Curry's on the Portage road to the front road on the St. John river, Improve the road from Thomas Dixon's upper line to Charles Merritt's and build a bridge on the Mill, Samuel Young Commissioner. To improve the road from James Hitchcock's upper line to William Merrit's where most needed, Improve the road from William Mer-

Great road to Boundary line, to Great Road, Grand Falls, Improve road from W. F. Costigan's

BY-ROAD APPROPRIATIONS, 1878. John Smith, Commissioner For road leading to Grand Falls. Robert K. Beveridge, Commissioner. From end of Bridge across Tobique to Joseph Marcheson's, Joseph W. Witherly, Commiss On Road to Spragg's, On Road, past N. Giberson's,

Road to Fisher's and past Hamilton's, 25 00 Joseph Marcheson, Commissioner.
To open the road from Day's to Wapsky,
Be expended by the Councillors of Lorne on Grand Falls road Be expended where most needed, at control of Councillors, A. J. BEVERIDGE, Councillors E. HUTCHINSON,

BY-ROAD APPROPRIATIONS, 1878. Morrison's to Colony Road, Road leading through Acton Settle-John Daughnahee, Commissioner. n road leading from Caldwell's Mill to Jamers north side Tobique river, \$50 00 Road leading from Brymer's to John Finnemore's, north side Tobique Road leading from High Road to An-

drew Dougherty's,
pay David Curry over expenditure Nimrod Demerchant, Commissioner n read leading through Tobique narrow's Settlement

\$320 87 B. ARMSTRONG, & Councillors E. LOVELY, By-ROAD APPROPRIATIONS, 1878. John Barker, Commissioner, On road from Riley Brook to Forks Tobique, Road below Riley Brook The Gaunce Road, Vanderbeck Road

Henry Hatheway, Commissioner On Dow Flat Road, \$33 00 15 00 On road from Long Island to Edward Road leading to Day's Mill,

ANDOVER. BY-ROAD APPROPRIATIONS, 1878. Jas. A. Armstrong, Commiss work performed 1877, by John Ken-

Scott's to Hartsgrove, Hartsgrove to Todd's, Scott's to Cassidy's, River De Chute to Browning's, 10 00 Hartsgrove to Buckingham's, Gallagher Bridge, Richard Everett, Commissioner o work performed 1877, by Simo John Z. Brown, S. A. Cameron, 5 00 10 00 Campbell & Miller, S. A. Cameron, On road from mouth Aroostook Boundary Line, McNally Road, Everett's to Campbell's 10 00 Sisson's to Mararety's,

William Tomilson, commissione rom Pickett's to Tomilson's, \$10 00 Todd's to Tomilson's. Tomilson's to Boundary. S. A. CAMERON. JAMES E. PORTER, DRUMMOND. BY-ROAD APPROPRIATIONS, 1878. P. McCluskey, Commissioner.

John Duncan,

Road to Willet's,

From Burgess' Corner past P M Cluskey's, From Tobique Road to Burgess' The road from Burgess' Corner past wards Archie Peltier's and other settled farms. William Brayall, Commissioner.

Thos. Caldwell's on the River Road, \$15 80 Improve road from Prescott's past Wm. Morrissy's, Improve road from Arney Seyr to Tibbitt's road, Improve road leading to Chas. Gallop's, 5 00 Cut down the Hill near M. Stafford's Open road to and past James R. Price's 25 00 Improve road from Spark's past Peter Desjardine's,

Improve road leading past Gallop's to Watson's, Repair Ferry Hill at O'Neil's Ferry, Repair Tibbitt's road from Mill to-wards Tobique Road, 20 00

ritt's to Rapide de Feme, Open road from Burgoyne Settlement to New Settlement. Improve the road from Great road to Burgoyne Settlement, Open and improve the road from Great road towards the front, known as the Bootal road, Michael Toner Commissioner. To improve the road from Great Road to Malcom's farm, Colebrook set-tiement and bridge the Brook, Improve crosslaying at Robert Cald-well's farm, Colebrook road, Improve road from Rapide de Feme to Geo. Thibadeau's Upper line, Improve road from Thibadeau's farm

towards Boundary line, Repair bridge between Thos. Graham's and Malcom's, Colebrook,

CHAS. McCLUSKEY, Councillors.

\$115 00

D. W. SADLER, Councillors. nedy, Michael Cassidy, Repair road from Highway to N. Scott.

\$70 00

Improve road up Leslie Gulch Danish Settlement,

And from Mill towards mouth of Sal-Improve road from Great Road to-wards Tilley Settlement,