## DR. F. M. BRUCE. Office-Over "Apothecaries Hall," Cor. King and Main Streets.

Residence-At D. F. MERRITT'S, Esq., Broadway near Mechanics' Institute. Diseases of the EYE and EAR attended to During the absence of Dr. Bruce, his practice will be in charge of Dr. Somerville.

RESIDENCE-GIBSON HOUSE. Woodstock, Dec. 13, 1877.-51.

Dr. C. P. CONNELL, WOODSTOCK, N. B.

Office and Residence at Mrs. Charles Connell's Dr. N. R. Colter,

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

DR. SMITH. OFFICE-IN HIS DRUG SHOP, MASONIC HALL, - MAIN STREET. SIDENCE-Two Doors north of the Episcopal

DR. F. A. NEVERS, Physician and Surgeon, 6m Hartland, Carleton Co., N. B. p19 W. F. COLEMAN, M. D., M. B. C. S. ENG. OCULIST and AURIST to St. John General Public Hospital.

Practice limited to diseases of the Eye and Ear. ground floor. Office: 32 Germain Street, rner North Market Street, St. John, N. B. ours-11 to 1, and 2 to 5. W. A. BALLOOH,

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

CONVEYANCERS, &c. OFFICE: KING STREET, OVER POST OFFICE, WOODSTOCK, N. B.

RANDOLPH K. JONES Barrister & Attorney-at-Law, WOODSTOCK, N. B. Office,-Until further notice, at his residence west side Main Street, fifth house above office of

Woodstock, May 20, 1875-21 SAMUEL J. BAKER. ATTORNEY - AT - LAW

Solicitor, Conveyancer, &c. Andover, Victoria County, N. B. CHARLES O'DONNELL,

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. J. & J. Granger, attorneys-at-law, Calais, Me. Woodstock, July 10, 1878-27

CHARLES GARDEN. Deputy Land Surveyor & Draughtsman LOCAL DEPUTY FOR CARLETON CO.

OFFICE-At Mrs. H. M. G. Garden's residence Upper Woodstock. Orders left at A. F. Garden's Drug Store, Woodstock or by letter, promptly attended to. G. W. VANWART,

EXCHANGE BROKER, WOODSTOCK, N. B., Particular attention given to buying and sel-Agent for the following first-class Insurance King St., - Fredericton, N. B. ng United States Currency. "Queen" and "Lancashire."

Woodstock, March 9, 1872 .- 10 WILLIAM R. NEWCOMB STAGE HOUSE - TOBIQUE.

ortest notice for any point . 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. A 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

u rned Out, But Still We Live!

HAVING erected large and commodious Buildings on the burned site, we are now prepared Don't forget the Shop, on Connell Street first building from Main Street corner. JOHN LOANE.

Woodstock, June 8, 1877-23 Farmers, Read!

Wanted, at Gallagher's Grocery and Dry Goods Store, A large quantity of Butter and Eggs.

In exchange for Goods. Store, sou side Meduxnakik Bridge, Woodstock. Above formerly a Grocery and Liquor Store. Woodstock, June 8, 1877-23

Insurance Agency.

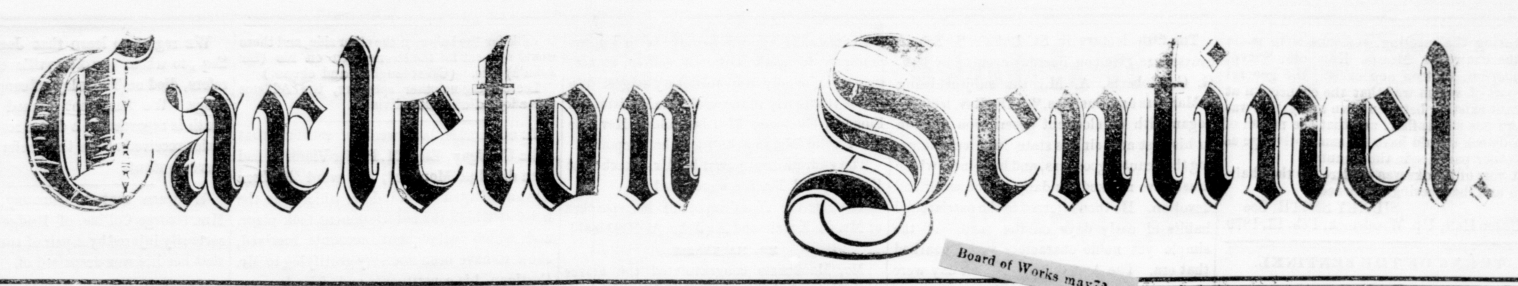
Liverpool & London & Globe. North British and Mercantile of Edin-

North 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 2 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, &

Woodstock, July 12, 1876.



\_\_\_\_ \$4783 02 made

SAMUEL & JAMES WATTS,

Our Queen and Constitution.

WOODSTOCK, N. B., SATURDAY, FEBRUARY 22, 1879.

RECEIPTS.

Editors & Proprietors.

WHOLE NO.-1560.

division as on the previous question.

reported as follows :-

Report confirmed.

the motion was put.

as the one before them, were paid first. It

County ought to be put at a fair rate.

Carried.

formerly, be accepted. Carried on the same

"Committee Room, Jan. 21st, 1879.

" JAMES E. PORTER.

" Chairman.

VOL. XXXI.-NO. 8.

GIBSON HOUSE, VEGETINE Queen Street, - Woodstock, N. B. An Excellent Medicine A First-Class Temperance Hotel.

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

"EXCHANGE." YEW and re-furnished throughout, this Hotel is now open for the accommodation of the

It is conveniently located for business men, and s pleasantly situated. A Sample Room on the Permanent and transient boarders. TERMS MODERATE. ROBERT DONALDSON,

Woodstock, Nov. 6, 1878-45 QUEEN HOTEL, J. P. BURNHAM, Proprietor

(Formerly of "Snell House," Houlton, Me.) Livery Stable in connection with the House Sept. 1, I874-1y-36 ROYAL HOTEL,

SAINT JOHN, N. B. T. F. RAYMOND, - - - Proprietor.

To CASH BUYERS. WINSLOW & CHANDLER,

all purchases of goods to amount of one dollar and upwards, will be allowed; except Grey and White Cottons and Kid Gloves.

F. J. Cl. A. B. K.

Promoting nearth and restoring the wasted system to new life and energy. Vegetine is the only medicine I use, and as long as I live I never expect to find a better.

Yours truly, W. H. CLARK, E. J. CLARK.

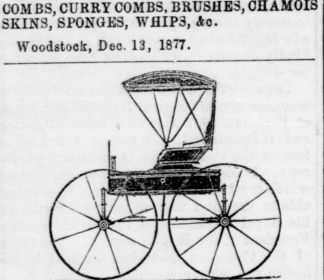
Woodsteck, Nov. 22, 1878. James W. Boyer JOHN C. WINSLOW. 45 W. B. CHANDLER. OFFERS FOR SALE, AT THE STEAM MILL VICTORIA CORNER,

40,000 FEET Seasoned PINE; 35,000 feet seasoned Spruce; 100,000 feet seasoned Hemlock Boards; 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

HARNESS

GOING AT COST

elo Elo El El II ATTORNEY - AT - LAW. WILL sell the balance of his stock at cost, consisting of nice Single Sets, in Gold, 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.



ISSUES DRAFTS on St. John, and Boston. Carriage and Sleigh H. R. STEVENS, Boston Mass. FACTORY!

R. COLWELL, Proprietor. CARRIAGES, WAGONS.

Sleighs and Pungs Built to order in the latest and most durable styles. Comfortable Extras Furnished at the 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 Carriages and Sleighs.



FACTS WILL TELL 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 Carling and is much in need of money, by setting and is much in need of money, by setting and is much in need of money, by setting and is much in need of money, by setting and is much in need of money, by setting and is much in need of money, by setting and is much in need of money, by setting and is much in need of money, by setting attention and the past, he hopes, by strict attention and the past, he hopes, he hopes, he had a past and the past, he hopes, he had a past and he had a past at a past and he had a past at a past riage Line that want can suggest; consisting of PHÆTONS, SUNSHADES,

PIANO BOX and JACKET BUGGIES Concord Waggons, to wait on all who want anything in the Carriage Manufacturing line, either in wood or Iron Work. Road and Track Sulkies, Skeleton Waggons, Sleighs and Pungs,

built from the latest patterns, some of which are not manufactured by any other concern in the Every Carriage warranted to give satisfaction. Painting, Trimming and Repairing done to Terms to suit the times. Any one in want of a Carriage or Sleigh can save money by giving me a call.
THOMAS DONOHO, Upper end of Main St., Woodstock. May 12, 1876—1y-20

HERBERT DIBBLEE, Gold, Silver, Oroide, Brass and Copper

Manufacturer of all kinds of

Harness TRIMMINGS. THE Subscriber is Agent for the following First | Carriage and Sleigh Work Plated at short notice Class Fire Insurance Companies, and is pre- Having in my employ an experienced workman, pared to receive applications for Insurance on I am prepared to Re-plate Knives, Forks, Spoons, all description of Insurable property at lowest Castors, Cake Baskets, Watch Cases, Jewellery, &c., and all old ware, for half the price new can be obtained for. All work warranted to wear and look as good Woodstock, April 5, 1878-tf-14

TUPPER'S LIVERY STABLE,



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

Municipality of Victoria County in Account with Telegrams, Interest on Debentures Nos. 1, 2, 3, 4, ... Commission on Public Building fund, 1 per cent., SPRINGFIELD, O., Feb. 28. 1877. This is to certify that I have used VEGETINE, manufactured by H. R. Stevens, oston, Mass., for Rheumatism, and General Prostration of the Grand Falls, Nervous System, with good success. I recommend VEGETINE as an excellent medicine for such

Yours very truly, C. W. VANDEGRIFT. Mr. Vandegrift, of the firm of Vandegrift & Huffman, is a well-known business man in this Samuel A. Cameron, Andover, place, having one of the largest stores in Spring-Our Minister's Wife.

LOUISVILLE, KY., Feb. 16, 1877. MR. H. R. STEVENS. Dear Sir,—Three years ago I was suffering ter-ribly with Inflammatory Rheumatism. Our Moses Craig, J. P., Perth, minister's wife advised me to take VEGETINE. After taking one bottle, I was entirely relieved. This year, feeling a return of the disease, I again | County Court, June, 1878, commenced taking it, and am being benefitted Circuit do Sept. do QUEEN STREET, - - FREDERICTON. greatly. It also greatly improves my digestion. County do Nov. do Respectfully, 1011 West Jefferson Street.

Safe and Sure. In 1872 your VEGETINE was recommended to me; and, yielding to the persuasions of a friend, I consented to try it. At the time I was suffering Kins's Square, from general debility and nervous prostration, superinduced by overwork and irregular habits. Its wonderful strengthing and curative properties seemed to affect my debilitated system from the first dose; and under its persistent use I rapidly

Taking prisoners to Penitentiary, Circus License,
Auction License, 1878 and 1879, recovered, gaining more than usual health and good feeling. Since then I have not hesitated to give Vegetine my most unqualified indorsement as being a safe, sure, and powerful agent in promoting health and restoring the wasted system

> 120 Monterey Stroet, Alleghany, Penn VEGETINE. The following letter from G. W. Mansfield, formerly pastor of the Methodist Episcopal church Hyde Park, and at present settled in Lowell, the wonderful curative qualities of VEGETINE as a John Street, attendance Council, January, thorough clernser and purifier of the blood.
>
> EYDE DARK, Feb. 15, 1876.

Dear Sir,—About ten years ago my health failed through the depleting effects of dyspepsia; nearly a year later I was attacked by typhoid- John Street, do do fever in its worst form. It settled in my back, David Lamero, and took the form of a large deep-seated abscess.

which was fifteen months in gathering. I had
two surgical operations by the best skill in the

Do order of Judge, State, but received no permanent cure. I suffered great pain at times, and was constantly weak-Robt. Kelly, crier, do do ened by a profuse discharge. I also lost small David Curry, order of Judge, Matters ran on thus about seven years, till
May, 1874, when a friend recommended me to go
to your office, and talk with you of the virtue of
VEGETINE. I did so, and by your kindness passed through your manufactory, noting the ingredients, &c., by which your remedy is produced.

By what I saw and heard I gained some con
R. W. L. Tibbits, Auditor, idence in VEGETINE. I commenced taking it soon after, but felt worse from its effects; still I perseversd, and soon felt it was benefitting me in other respects.
Yet I did not see the results I desired till I had "Reporter," advertising real estate,

taken it faithfully for a little more than a year, when the difficulty in the back was cured; and for nine months I have enjoyed the best of I have in that time gained twenty-five pounds of flesh, being heavier than ever before in my life, and I was never more able to perform labor Jas. E. Porter, for Smith, Case for plans, Jas. E. Porter, order of Council, Also in stock — HORSE CARDS, MANE than now.

COMBS, CURRY COMBS, BRUSHES, CHAMOIS During the past few weeks 1 had scrofulous B. Armstrong, John C. Manzer, swelling as large as my fist gather on an other George W. Day, I took VEGETINE faithfully, and it removed it level with the surface in a month. I think I Drawing contracts, Leslie, Public Offices, should have been cured of my main trouble soon-er if I had taken larger doses, after having be-come accustomed to its effects.

Drawing contracts, hesite, Fublic Deed, Lot No. 5, Grand Falls, Copies of plans of Public Offices, Freight on stoves, Let your patrons troubled with scrofula or kidney disease understand that it takes time to cure chronic diseases; and, if they will patiently take Vegetine, it will, in my judgmedt cure

With great obligations I am Yours very truly, G. W. MANSFIELD, Pastor of the Methodist Episcopal Church.

VEGETINE Prepared by

Vegetine is Sold by All Druggists. LONG'S MOTEL, MOST PLEASANTLY SITUATED,

Corner of King and York Streets, FREDERICTON, N. B. This is a strictly Temperance House. By expended and commission, GEORGE HUME, PROPRIETOR. Superior Stabling and a careful hostler .-- 15

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 HARVESS,

in Light Driving, Buggy, Stage, Farm, and Lum-COLLARS, WHIPS, BELLS, and everything usually found in a first-class Harness Shop. All of which will be sold at prices to Thanking his customers for their liberal patconage 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 Please don't forget.

Woodstock, August 17, 1877 Harness! Harness

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 astonish everybody. Every Harness warranted to give I have also on hand a large assortment of

Whips, Brushes, Curry Combs, Bells, Blankets, By expended and commission, 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 By expended and commission. in this line can save money by giving me a call.

Don't forget the place, No. 2, Loane's New Building, Connell Street. L. K. BARKER. Woodstock, October 19, 1877-42

AND VICINITY, Your attention is called to a fine display of FELT AND STRAW HATS,

Ladies of Woodstock

Feathers, Flowers, Trimming Velvets, Satins, &c. Ladies' Furnishing GOODS Collars, Cuffs, Rufflings, Ties, Corsets, &c. Ladies' Mantles and Ulsters, IN THE NEWEST STYLES. Mantle Cloths and Trimmings, Felt Skirts, &c A large assortment Scotch Fingerings and Berlins. Woolen Goods, Ladies' Promenade Clouds, Less over expended, Children's Mitts. We have just the right Goods for the season. Call and examine at the LADIES' EMPORIUM. JENNIE R. CHALMERS. Woodstock, October 25, 1878

John Kelly, Grand Falls, 34 38 Daniel Kidney, do 14 63 Manus McCluskey, do Perth, Walter Graham, Grand Falls, Lot No. 5, Savings Bank deposit and interest withdrawn, Proceeds of Debentures Nos. 1, 2, 3, 4, ADVERTISING NON-RESIDENTS & CERTIFICATES. John Segee, Fox, do Samuel Segee, \$57 85 J. Ruel, 1924 95 POLL BOOTHS AND CLERKS. \$14 00 5 00 Grand Falls, \$11637 22 Drummond. PAYMENTS. MISCELLANEOUS. T. R. Cameron, order, J. A. Perley, order of Judge, Insurance County Buildings, Sheriff, Judge's order, S. J. Baker, Clerk of Circuits per order, must convince every one who reads his letter of W. M. Taylor, Municipal election, Drummond, 1877, Justice Tibbits, order Council, Sheriff, account of order 1878, F. Howard, Parish Clerk, Grand Falls, Insurance gaol, Grand Falls, Chas. Peterson, Queen vs. Godine, L. W. Wilson, Municipal election, Crand Falls, Sheriff, account order 1878, Wood for Public Buildings, Grand Falls, Sheriff, account order 1878, Justice Craig, order of Council, do Judge's order, September Circuit Court. S. P. Waite & Co., account book, Sheriff, account of 1877, do order of Council, Insurance Court Rooms, Andover, Dr. Wiley, certificate prisoners, George F. Everitt, November County Court, -John McCluskey, Recording book and expressage, 7 00 \_\_\_\_ \$13 50 Saml. J. Baker, preparing district list, commission on fund, 1 per cent., paid Trustees, 40 00 paid Provincial loan, POSTAGE, PRINTING, &c. BY-ROADS. \$1924 95 bill be laid over for three months. RECAPITULATION. COUNTY BUILDINGS, ANDOVER. Balance on hand end year 1877, \$ 241 79 Received in 1878, 11395 43

Robert Wallace, contractor,

Freight on County property,

" November,

William Stroop, inspector,

Circuit " September,

John Leslie,

County

County Court, June,

Andover, 1st January, 1879. BY ROAD COMMISSIONERS, VIC- JANUARY MEETING OF MUNICIPAL- for burial expenses John Merrick, \$18.00, be ITY OF VICTORIA. January, 21, 1879.

Secretary called Council to order.

The following Councillors fyled their qualifications and took their seats:

Andover—S. A. Cameron, James E. Porter.
Perth—B. Armstrong, E. Lovely.

Grand Falls—Charles McClurkov Welton.

Grand Falls—Charles McClurkov Welton.

January, 21, 1879.

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

Mr. Lovely—

Statute Labor, and that a By-Law be framed to the latt of TORIA COUNTY, 1878. GRAND FALLS. \$107 fications and took their seats :-D. Murchieson.-To amount, By expended and commission, Michael Toner.—To amount, By expended and commission,

Over expended,

Short expended,

GORDON

Over expended,

PERTH.

Over expended,

Over expended,

Over expended,

Over expended,

DRUMMOND.

Over expended,

Short expended,

Short expended,

J. A. Armstrong.—To amount,

ANDOVER.

N. DeMurchant.—To amount,

By expended and commission,

J. Donaghey.—To amount,

By expended and commission,

J. Mallory.—To amount,

By expended and commission,

By expended and commission,

W. Tomlinson.—To amount,

W. Brayal, Jr.—To amount,

P. McCluskey .- To amount,

By expended and commission,

W. White .- To amount,

Andover, Dec. 31, 1878.

Expended by

Short expended,

By expended and commission,

By expended and commission,

R. Everitt .- To amount,

W. P. Flanders.—To amount,

Henry Hatheway .- To amount,

By expended and commission,

John Barker .- To amount,

J. Murchieson.—To amount,

J. W. Wetherly.-To amount,

By expended and commission,

By expended and commission,

John Smith.—To amount.

By received and expended,

By expended and commission,

Perth—B. Armstrong, E. Lovely.

Grand Falls—Charles McCluskey, Walter

Graham.

Drummond—G. W. Day, Charles Curless.

Gordon—A. J. Beveridge, Alex. Walker.

Moved by Mr. Cameron, seconded by Mr.

MoDongold in amondment—

Grand Falls—Charles McCluskey, Walter at \$40.00 and tavern at \$20.00, for six months.

Mr. Cameron, thought the course suggest-lous. Mr. Cameron, thought the course suggest-lous. If the Council pursued the course recommended in giving the bill a three month's commended in giving the bill a three month's hoist, they would be establishing an injurious of \$20.

Mr. Cameron, thought the course suggest-lous. On the sublime to the ridicular months.

Strong—

Resolved, That wholesale licenses be fixed at \$1.50; M. Taylor, at \$40.00 and tavern at \$20.00, for six months.

Modern Mr. Cameron, thought the course suggest-lous. If the Council pursued the course recommended in giving the bill a three month's hoist, they would be establishing an injurious of \$20.

McDongold in amondment—

McDongold in am Over expended Lorne-J. McDougald, Wm. Everett. \$107 00 On motion of Mr. Lovely, seconded by Mr. Resolved, That wholesale license be \$22.50 precedent; two or three persons could club Samuel Young .- To amount, 107 05 Day, A. J. Beveridge was unanimously elect- and tavern \$12.50, for six months. By expended and commission,

of Warden and took the chair.

On the amendment the Council divided as follows:—Yeas—Cameron, Porter, McDoughe had not desired the honor of re-election; he had felt as though he did not want his best his wife and turn her and family out of the did not want his best his wife and turn her and family out of the bill was too high, they should cut it down. Throw out this bill and it was saying that 2 or 3 men could go to a man's house, best his wife and turn her and family out of the bill was too high, they should cut it down. Throw out this bill and it was saying that 2 or 3 men could go to a man's house, best his wife and turn her and family out of the bill was too high, they should cut it down. Throw out this bill and it was saying that 2 or 3 men could go to a man's house, best his wife and turn her and family out of the bill was too high, they should cut it down. Throw out this bill and it was saying that 2 or 3 men could go to a man's house, best his wife and turn her and family out of the bill was too high, they should cut it down. Throw out this bill and it was saying that 2 or 3 men could go to a man's house, best his wife and turn her and family out of the bill was too high, they should cut it down. Throw out this bill and it was saying the best his wife and turn her and family out of the bill was too high, they should cut it down. Throw out this bill and it was saying the bill was too high, they should cut it down. Throw out this bill and it was saying the bill was too high, they should cut it down. Throw out this bill and it was saying the bill was too high, they should cut it down. Throw out this bill and it was saying the bill was too high, they should cut it down. Throw out this bill and it was saying the bill was too high, they should cut it down. Throw out this bill and it was saying the bill was too high. The bill was too high, they should cut it down. Throw out this bill and it was saying the bill was too high. The bill was too high, they should cut it down. Throw out this bill was too high. The b \_\_\_\_ed Warden and took the chair. hands tied another year. It was not alto- was carried. \$107 85 gether a pleasant situation to preside at the Tavern license for 6 months was granted 107 71 Board, properly fulfil the duties of the office, as follows:and see that correct order was maintained. David Kidney, Grand Falls; D. W. Orcutt, 14 He had to acknowledge, however, that coun- Andover; Manus McCluskey, Grand Falls. 

\$48 00 but had ever been found ready to render him S. A. Cameron, Andover. 48 00 every assistance. In the future, he trusted A petition from George Rodgers, Andover. they would overlook his imperfections, and for tavern license was read. \$115 00 assist him in conducting the County business Mr. Cameron presented petition of James the Doctor would say that she was. He saw no good reason why the County should be put to the best advantage. He thanked the members for the honor conferred upon him. On motion of Mr. Lovely, seconded by Mr. | ceived and laid on the table.

On motion of Mr. Day, seconded by Mr.

Strain of Mr. Day, seconded by Mr.

Cameron, R. W. L. Tibbits was re-elected of George Rodgers be complied with. Yeas—
Lovely, McDougald, Armstrong—3. Nays—

Auditor. Auditor sworn.

Resolved, That the prayer of the petition of George Rodgers be complied with. Yeas—
Lovely, McDougald, Armstrong—3. Nays—

Mr. Rodgers presents a petition for tavern 114 31 Auditor. Auditor sworn. 4 31 and confirmed.

\$25 00 of the Board. 25 00 On motion of Mr. Porter, seconded by Mr. tingent committee—Day, McCluskey, Porter. County, and were he disposed he could be J. Marchieson.-To amount, By expended and commission, Cameron-\$100 00 Resolved, That the salaries of the Secre- Mr. Lovely-100 00 tary Treasurer and Auditor be the same as \$110 80 Mr. Lovely moved, seconded by Mr. Ever- districts. R. K. Beveridge.-To amount, 110 80 ett, in amendment-By expended and commission, Resolved, That the Secretary's salary be paid:-

> Council divided. Yeas-Lovely, Arm-\$50 00 strong, Everett and Walker-4. Nays-Mc- Dr. Beveridge, 50 00 Dougald, Cameron, Graham, McCluskey, \$96 87 On motion of Mr. Day, seconded by Mr. On motion of Mr. Day, seconded by Mr. 97 42 Curless, the resolution re salaries was re-con- Everett, the order for paying Municipal elec---- sidered. The amendment was again put and tion expenses by the different parishes was garding this bill had been brought up. Some 55 loss on the following division :- Yeas-Love- rescinded ly, Armstrong, Walker, Everett, Curless-5. Constable Peterson's acct., \$1.40 was laid would rather ignore the law and the Justice, \$174 00 Nays—Day, Porter, McCluskey, Graham, on the table.
>
> 176 51 Cameron, McDougald—6. The original mo
> Sheriff Olmstead's acct. for \$205.75, laid the bill was exorbitant. He believed that Baird \$174 00 Nays-Day, Porter, McCluskey, Graham, on the table. tion was then put and carried on the same over till to-morrow.

2 51 division reversed. On motion of Mr. Cameron, seconded by paid :-Mr. McDougald, the Auditor's salary was S. P. Waite, & Co., wood \$176 68 fixed at \$40. 177 48 On motion of Mr. Porter, seconded by Mr. J. Russell. Armstrong, the salary of the Clerk of the R. W. L. Tibbits, J. P., 80 Peace was fixed at \$50. On motion of Mr. Lovely, seconded by Mr. Justice Baird, fees, Queen vs. Doak et. al., 6 45 \$40 00 Armstrong, Constable Street was engaged to \$40 00 attend present meeting of Council, and re-

ceive \$1.25 per day for his services. \$104 15 Secretary Treasurer submitted his account, 104 35 which was referred to a committee comprised of Lovely, Day, Porter, McCluskey, Mc-20 Dougald, Walker, to examine and report on. - Mr. Cameron moved, seconded by Mr. Armstrong-

\$70 00 On motion of Mr. Porter, seconded by Mr. 69 95 Armstrong, in amendment Resolved-That Mr. Watts' offer to publish 05 the official minutes and accounts, and furnish copies of paper containing the same to each \$111 00 councillor and one to Secretary Treasurer, for 110 71 \$25.00, be accepted. On motion of Mr. Graham, seconded by

minutes and accounts.

\$1924 95 bates, minutes and accounts as formerly. Amount paid Commissioners. do \$1933 32 1. Against-Armstrong, Lovely, Cameron, Everett, 5. \$1933 80 Porter, Curless, Everett-6. Lost. 8 85 A. J. BEVERIDGE, Warden. R. W. L. TIBBITS, Auditor. Armstrong-

Paid out in 1878,

Balance on hand 1st January, 1879,

McDougald, in amendment-

A. J. BEVERIDGE, Warden.

R. W. L. TIBBITS, Auditor.

cense be not granted to George Rodgers. Re- to this extreme expense. Some persons seem- Graham, appointed said Committee Armstrong, S. J. Baker was re-elected Secretary Treasurer.

On motion of Mr. Day, seconded by Mr.

> On motion of Mr. Armstrong, seconded by continually finding matters for litigation and Resolved, That the different road districts having come from the Parish of Perth. A in the Parish of Perth be constituted pound districts.
>
> justice should discountenance frivolous litigation, and nip attempts at such in the bud.

> The following accounts were ordered to be People who really did the work of the Coun-J. C. McCluskey, Dr. Wiley's bill, \$10,00, referred back for County for \$10, the disposition appeared to be to raise it up to \$30. Bills against the

> The following accounts were ordered to be ment, and all would agree that he should be Valuator, McCluskey, Justice Baird, \$25,30, laid over

three months.

Moved by Mr. McCluskey, seconded by Mr. be paid, but only after a fair reduction. Grahamcontractor some months past; therefore-Resolved, That the County Council of the Resolved, That the Council dispense with Municipality of Victoria, do certify to His cipal election, Drummond, \$3.40, was, on justice in witholding licence from Rogers. 140 19 the reporting of debates, and merely publish Honor, the Lieutenant Governor in Council, motion, laid over three months. that the said Public Buildings, namely, the Mr. Porter said before Incorporation of the Lovely said he could see no difference be-Mr. Watts was heard in reference to the Court House and Gaol are in all respects fit County no person got pay for such service. Lovely said he could see no difference between this and other cases where licenses and suitable for the public service, in accordance with chapter 43, sec. 10, 27th Victoria.

A man who took any interest in his Parish had been applied for and granted. He affairs could afford to do the work without thought there was quite a difference. There January 22nd, 1879.

29 Mr. McCluskey, in amendment to amend-

all their wisdom they ought to bring a little common decency into their decisions. Mr. Armstrong said that Parish elections could not be held out of doors. In his Parish

it was found difficult to get any one willing to open their house for the purpose. The object, he understood, was to pay parties who might open the house for a polling booth.

Mr. McCluskey moved, seconded by Mr.

Curless—Resolved, That a uniform price of
\$3 be allowed for Poll Booths, amount to be
paid out of the Contingent Fund. Mr. Porter moved, seconded by Mr. Cameron, in amendment-Resolved, That the sum be charged to the different Parishes. Amend-

ment lost, and the original motion carried. Mr. McCluskey said it was not necessary to reiterate his views; the arguments against the resolution were so plain that all he might say would have no effect on Councillors. The members possessed common sense, and could decide the matter without com-

Mr. Curless said that if the resolution passed, he would suggest that the item be charged to Andover the same as other Parishes .-The Court House was not a Parish but a

F. W. Brown's report and returns of de-County building. linquentlist, Grand Falls, 1877, was received, Mr. Porter-Mr. McCluskey had said it and a vote of thanks passed for the accurate was right that the amount should be paid and plain manner in which the same had been out of the Contingent Fund, but he brought forward no argument to prove that right .-Committee on Secretary Treasurer's account It was County business, it was true, but where was the difference whether it was charged to the Parish or to the Contingent "We, your committee or Secretary Trea- Fund. If one Parish could get along with surer's accounts, beg leave to inform you that after a careful revision we found the two, was it just that the former should be accounts and vouchers attached agreeing taxed for the expense of the latter. He held thoroughly, and, as far as we could learn, that the parties who desired the accommodation ought themselves to pay for it.

Mr. Day said there had been a good deal of talk over this matter, and a great deal The Secretary Treasurer offered as sureties Henry Baird and Moses Craig, Esqs. Accepted.

The Secretary Treasurer offered as sureties had been said about retrenchment. Mr. Porter could see no argument in favor of the motion, but he forgot that members were not Parish but County Councillors. The build-Sheriff's account for \$205.75, laid over ing in which they were was a County Court from yesterday, was taken up. On motion House; belonged to the rate-payers of the the Sheriff was heard in explanation, after County. He contended that not only polling which the account was ordered to be paid. booths, but as well all other expenses, should Justice Baird's account for \$25.30, laid over from yesterday, was taken up. On motion Justice Baird was heard in explanation.

Moved by Mr. Day, seconded by Mr. McBougald—Resolved, That Justic Baird's bill

Baird's bill

Course he was wining to entire,

cil determined otherwise. The chairman at

Parish meetings had to take an oath for the
faithful discharge of his duties; he was un-Mr. Armstrong.—There seems to be a long der heavy penalties if he neglected those duties, and he did not think it just to pile

Mr. Armstrong.—There seems to be a long tail to this matter; we saw its beginning yesterday, but don't know now where it will end. There was the doctor's bill, \$10; and other bill, \$7; now this bill of Baird's, and then, besidos, is the Sheriff's bill, \$90. The prisoners had been taken up to gaol for three months, and, he thought, had been used pretty well. Was the Sheriff afraid they would run away? not a bit of it; if they had gone no one would have been sorry. Two did leave, and it was to be hoped they might never come back. While the Council gave countenance to such bills there was no knowing where they would end. Something was said, yesterday, about precedent, well to establish the principle of paying such bills seemed like jumping from the frying pan into the fire. The bill he thought, was an extremely extravagant one, and a waste of time to discuss; the better way to treat it was to pass it over three months. Taking this course, would make parties having bills to present here more careful in their charges. He had a bill to bring before them, and if they found it extravagant, he wanted it served in that way. While they continued to pass bills at their face, the items, \$3 it might be, appeared small, but looking back they found they had paid \$1 too much; another item paid at \$5 they look back and see was overpaid \$2, and so in the aggregate these sums thus overpaid amount to a large sum. Baird

paid \$2, and so in the aggregate these sums thus overpaid amount to a large sum. Baird had charged \$4 for room, and \$4 for lodging, he always supposed that people who kept lodgers kept their rooms clean and made the beds. He thought it but just, looking at the extravagance of the bill, that it be laid over three months.

when he said it was his the Assessors taxed him, but it would appear that in the mean time McKeen had purchased the property from Heron. MeKeen refused to pay the assessment as Shepherd had already done so.

Mr. Everett said that Mr. Shepherd had paid part of the tax, and he wanted relief so that he would not be pounced upon for the belance. Mr. Shepherd was heard in explanation of

Mr. Armstrong moved, seconded by Mr. Curless, in amendment—Resolved, That the the subject when, On motion of Mr. McDougald, seconded by 227 73 Mr. Day wanted to say a few words before Mr. Walker, the sum of \$2.88 was ordered to be refunded Shepherd and charged to Lorne. Justice Baird had, doubtless, incurred some A petition from A. H. & C. Caldwell was expense, while acting in his capacity as Jusread, asking refund of taxes, Drummond. tice. He had sent up the parties to the higher court. These parties, charged with an atrocious crime, would if Baird had not acted charged to Grand Falls, \$2.00, ordered paid and charged to Grand Falls. Account of George Watts, Parish Clerk,

as the law required and started the machinery, Account of L. Wilson, constable, Munici-\$11637 22 been left to go free; and if such characters were permitted to go unpunished then the lives and property of the people were not safe. The people were willing, he believed, to be taxed in order to defend their homes from such desperadoes. But after all these bills were paid, the fact remained that the prisoners had had the people were work.

Account of L. Wilson, constable, Municipal election, Grand Falls, \$1.50, ordered paid and charged to Grand Falls.

Account F. Howard, Parish Clerk, No. 1, Grand Falls, \$2.00, ordered paid and charged to Parish.

On motion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey, seconded by Mr. Graham—Ordered, That that portion of Mr. McCluskey and Mr. McClu

for burial expenses John Merrick, \$18.00, be paid at \$12.00, and charged to that Parish.

The last remained that the prisoners had had a good time, and while the people were working hard to pay their taxes, they were living on the fat of the land, instead of being in the people were working hard to pay their taxes, they were living on the fat of the land, instead of being in the people were working a good time, and while the people were working hard to pay their taxes, they were living on the fat of the land, instead of being in the constituted a district for the purpose of people were working hard to pay their taxes, they were living on the fat of the land, instead of being in the constituted a district for the purpose of people were working hard to pay their taxes, they were living on the fat of the land, instead of being in the constituted a district for the purpose of the land that the prisoners had hard the prisoners had had hard the prisoners ha

hoist, they would be establishing an injurious \$6.80, ordered paid at \$10.80; Sherriff's acond tavern \$12.50, for six months.

On the amendment the Council divided as together and do any piece of mischief and the authorities would take no notice of it. If account paid at \$9.20. John Street count warning Jury, \$40; R. Howard, Poll beat his wife and turn her and family out of D. Murchicson, Poll Booth, Grand Falls, No. doors, and that no Justice would take notice 2, \$3.00; Parish Clerk, Audover, \$2.00, and of it. To say we will not pay a man after he charged to Parish. has done his duty was going altogether to far.

Mr. Armstrong said, that possibly his views A petition re commons, Grand Falls, read, On motion of Mr. McCluskey, seconded by

extreme matter from beginning to end. He the General Assembly relating to a certain had never been able to learn that the woman Common at Grand Falls was passed in 1875, had been very sick, and did not think that that a committee be appointed to carry out ed to think that the county would pay any Tavern license was granted John Kelly, A counter petition was read by Mr Lovely

Minutes of last meeting, 3rd July, read and confirmed.

Warden read Rules of order for instruction

Auditor. Auditor sworn.

Graham, Porter, McCluskey, Everett, Day—

discover whether there was any real cause of action, save in the excited and angry feelings of those making the complaint. He himself, they did not sign, or authorize their signatures of the oldest magistrates in the Curless, the following were appointed a con- was one of the oldest magistrates in the ture to, the petition praying that licence be not granted to petitioner. Mr. Porter moved, seconded by Mr. Day costs; only one such bill could be found as -Resolved That the petition lay on the table. Mr. Lovely moved, seconded by Mr. Arm-

strong, in amendment, That the payer of the petition be granted. The Council divided on the amendment ty could not get their pay, because such bills Yeas. — Curless, McCluskey, McDougald, 3 25 was time that they remonstrated against such Day, Cameron, Everett, Porter, Graham, War-Walker, Armstrong, Lovely-6. Nays .-7 00 high charges. If a man had a bill against the den-6. Lost. The original motion was put and lost on the same division. Mr. Lovely-There was something strange

in the conduct of members, that he could not

Mr. Lovely was glad that the question reunderstand. He did know why other men got licence while Rogers was refused. Rogers members talked as though Mr. Armstrong came here with a petition asking that he be granted licence; it was true that a counter petition had been presented yesterday, but it would appear that many had signed that did right in bringing the parties to punishthrough missapprehension. He would go for doing away with all licenses, but so long as paid a fair price. He thought the charge of licenses were granted all men applying for \$8 for lodging and rooms too much, nor did one should be treated alike. This giving to he see the necessity of employing two pair horses to convey the prisoners, and he did not one man and refusing another was a princihorses to convey the prisoners, and he did not believe thinkthey were so lawless as to require the in making Rogers a scape goat, other men services of three constables. Persons bringing came here, and no matter what their reputabills in here seemed always disposed to put tion, they got licence; he could not underthem at the highest figure. A bill presented stand why councillors should advocate such vesterday was cut down to one-third, and in injustice. The principle seemed to be in order R. W. L. Tibbits, J. P., \$8.35, laid over these tight times the utmost economy was to get money, license everybody who applies. necessary. He thought Baird's bill ought to They had granted Mr. Orcutt a licence; he had given parties rum who, after they had Mr. Lovely moved, seconded by —, in Whereas, The Public Buildingsat Andover are now completed and taken off the hands of contractor some months past: therefore—

Mr. Lovely moved, seconded by ——, in amendment—Resolved, eellar; Orcutt came over here, complained against them and the suit cost the County \$22.00, while the County only got \$22.00 Account of M. J. Price, Chairman Munifrom Orcutt for his licence. Could see no

Carried. Adjourned till 10 o'clock, A. M., charge. He thought the Parish meetings was the petition presented yesterday, signed might be held without cost to the County. by 18 or 20 respectable rate-payers of the Mr. McClu key said it was all right to district, making the charge of Rogers having Council met pursuant to adjournment. economize as far as possible, but then the kept an improper house; that was a good

Warden in the chair; councillors all present. matter was before them and must be dispos- reason why they should withhold the license. On motion of Mr. Day, seconded by Mr. ed of. Some Councillors said there was no He noticed that the petition read to-day bore Graham-Resolved, That the vote taken yes- precedent for paying such charges, but he the names of persons residing in different ment, that \$50.00 be paid for publishing dereconsidered. Carried on the following di- and the question was never raised against think that a man must vote against granting The question on the amendment to the vision: Yeas-Warden, Cameron, McDoug- making such bills a County charge, until licenses, or otherwise he would be an inconamendment was put, and there appeared for ald, Graham, McCluskey, Porter, Day-7. last year, when a Councillor came here and sistent temperance man, but experience it, Graham, McDougald, McCluskey, Day- Nays-Lovely, Armstrong, Walker, Curless, gave one vote; the first, and he hoped the teaches men to be wise. Some years ago the

last, he would give as a Councillor. He con- County refused to grant licenses, and there On motion of Mr. Graham, seconded by tended that the Parish election expenses was was more rum sold that year than in any The amendment was then put and carried Mr. McDougald-Resolved, That the offer of a County charge. It was all very well for year before or since; he made up his mind on the same division, Mr. Walker voting yea. the proprietors of the CARLETON SENTINEL, Andover, who had the public buildings then that in future he would go for giving On motion of Mr. Lovely, seconded by Mr. to publish the debates, minutes and accounts, wherein to hold their elections, to say noth- license to every applicant, provided he was and furnish two hundred copies of the issues ing about a charge, but in Grand Falls they not of improper character. He wanted, on (Continued on fourth page )

Ordered, That bill, overseers poor, Perth, of the papers of each session of Council, as had to pay for a suitable building; with