(Continued from first page.)

were anxious to see litigation they could en- passed if Magistrates acted under the law, and the Secretary stating that license had been thanks and would try and so act as to conmake out a proper bill of costs, they could granted to same party yesterday, but that his tinue to merit their confidence. not avoid paying i. He was opposed to sureties had leit before entering into recogsuch bills but believed, from information re- nizance.

ceived from the Attorney General, they S. A. Cameron, Andover, was granted would have to be paid. He would like to wholesale license. know the law so that they could act right Returns of By-Road Commissioner, Gor- Mr. Cameron, Council adjourned till toin the matter. There was something pecu- don, passed.

liar connected with this subject; criminal The Warden read a despatch from the actions were sometimes commenced, which Attorney General stating that in old incorproved to be groundless, or had to be dropped porated counties the office of Secretary and chair. Minutes read and approved. through the ignorance of the Justice, and Treasurer could not be separated. still the County was mulcted in costs. No On motion of Mr. Beveridge, seconded by action should be begun by a Magistrate un- Mr. Cameron, R. W. L. Tibbits was elected No, 8, Westfield, and School District, No. 2, less the complaint was made under oath. Mr. Boveridge agreed with Mr. McCluskey submit satisfactory sureties.

that all complaints should be under oath. A man gets angry and excited and instead a hasty glance at the law that they had no of be granted. s mere grab game.

A Justice ought to investigate the par- to fill out their terms of office. The provision ticulare of a complaint before he began ac- of the law preventing the division of the Everett-Resolved, That the petition be ap- quick tempered. He. Mr B, would willing tion; if he listened to every one who had offices seemed strange and inconsistent. some frivolous charge to make he would get the whole County into confusion. A Magis- against Mr. Tibbits, his only desire was to trate had to take an oath to perform his see things done safely; they were sent here passed. duty, but yet he was not bound to com- to do business for the County, and in the mence action unless there were some grounds past the business had not been done very Falls, \$24.40, ordered paid. to warrant it. If the court issued manda- well. The present indications were that the mus to that effect, they would have to pay, taxes would be heavy and it was impossible \$300, ordered paid. ters might be arranged without litigation. ought to lead them to guard carefully the Mr. Beveridge-Ordered, That Assessors fees. ported that they had visited the Registrar's

Mr. Lovely said he had some knowledge right of the rate-papers. man named Bradley sued a party for \$8 for act too cautiously. When he went to Grand Paul-Ordered, That Assessors fees, Perth, that they did not find Mr. Watson's name on breaking his wagon; the sued party left \$5 Falls to attend the sessions there were two be 21 per cent., collector, 2 per cent. in security for the damage. When Bradley officers a Secretary and a Treasurer, still there Mr. Day moved, seconded by Mr. Lovelysued bim he brought in this amount as an was money lost, and in consequence litiga- Resolved, That Assessors fees, Drummond, Mr. Graham,-Ordered, That Secretary Treeeffset. Then afterwards the prosecuted party tion and the payment of costs to lawyers. tried to bring an action in Perth but with- They were considering how they could fix Mr. Curless moved in amendment, second- ed. out effect, when he came across the river matters so as to make them more safe, when ed by Mr. Cameron-Resolved, That Assesfound a Magistrate and got a warrant against the incorporation act came out, under which sors fee, Drummond, be 3per cent., collector, Graham,-Resolved, That Secretary Trea-Bradley for theft. People seem to seek the only safeguard presented was in getting 3 per cent. Amendment carried. every way in order to get costs out of the good bonds. When the matter came up yes-The Secretary stated that he had corres- fices should be divided, but then he found was a Parish so situated that travelling was

tion like that before them, and he said that in a criminal case where complaint was made upon oath, a magistrate must bring an action,

and O'Neal, Drummond, passed. Returns Collector, Perth, passed.

On motion of Mr. Graham, seconded b morrow morning at 9 o'clock. January 22, 1880.

Council met, full Board, Warden in the List of Parish officers, Andover, confirmed. Petition of inhabitants of School District, Secretary Treasurer, and he was directed to Tomlinson Settlement were taken up and-On motion of Mr. Cameron, seconded by not second it, and did not consider it a vote

Mr. McCluskey said he had thought from Mr. Lovely,-Ordered, That the prayer thereof going to a Magistrate in his own place, right to divide the office of Secretary and The Secretary read petition to House of Warden look at Mr. Lovely and thought that goes down the river to another Justice and Treasurer; he supposed the intention of the Assembly asking for a grant of money to open gentleman had seconded the motion referred lodges his complaint, this looked to him like wording of the law was to enable those hold- road from road leading to Fort Fairfield, to. He thought Mr. Curlers was fast in say ing office at the introduction of incorporation past land owned by Tweedal. On motion of Mr. Lovely, seconded by Mr. that gentleman, like him-elf, was apt to b

Mr. Grabam said he had nothing to say Secretary Treasurer. Returns By Road Commissioner, Gordon, Account Walter Graham, Coroner, Grand Account A. H. Larlee, polling booth, Perth On motion of Mr. Cameron, seconded

On motion of Mr. Lovely, seconded by Mr. an amount in excess of that required; bu

On motion of Mr. Cameron, seconded b Mr. Cameron moved, seconded by Mr

surer's bond for County School Fund be ac that such men should rule over old settlers. As Mr. Day said he had a word to say in re- cepted terday he thought it necessary that the of- ference to the collector of Drummond. It Mr. McCluskey said if they were going to tion, he had proposed to his colleague to com-

upon oath, a magistrate must bring an action, point, and it was impossible to say which convenience the people, some four or five voice for such a course; he supposed of Ma Donat public money in his hands. were the especial duties of each officer. Mr. times. A collector could not do the work and course that as there were to be two seperate and look to Council for costs Mr. McCluskey wanted to know if Secre-Were the especial duties of each officer. Mr. times. A concettor could not do the work and the bonds men be diffierent bondsmen be definerent bondsmen be define

Returns of Collector Miller, Andover, and say I have paid Baker money; but if he action. It was following out the old way. that he had prospered in business, for he had brought a receipt from Baker that was busi- They had appointed a committee to search a good farm and more comfortable buildings Geo. R Rogers was granted retail license, ness like. He was obliged for the vote of the records in order to learn the financial than he (Mr. D) He did not desire to say had accepted the sureties without asking for viduals; he had nothing against the man Returns Highway Commissioners Price the report of the committee. He denounced that was in last year, he was his particular this carelers way of doing business, and the friend, but here was the petition and he thought there would be no harm in making slight thus put upon the committee. On motion of Mr. Day, seconded by Mr. a change this year; it might pacify the peothe committee appointed to examine records touching the qualifications of the enreties, was requested to report. sureties, was requested to report. The committee declined to report, because

and would abide by its decision. they had not been called upon to do so before approving the Sec. Treasurer's bond. petition be complied with. Mr. Lovely said the Warden was mistaken Mr. McCluskey said this was getting to be an Records, on the 3rd day of July, A. D. 1875, in in supposing that he had seconded the resoannual occurrence. It was not strange that book 0, No. 2 of Records, on pages 763, 764 and lution to approve Secretary's bonds. He did

some were found to find fault with the commis- 765, there will, for the purpose of satisfying the Mr. Beveridge certainly thought that committee ought to be heard. He saw the year a man, at the mouth of Aroostook, but the Town of Woodstock, County of Carleton, on people were never pleased, but that man had so Wednesday, the 25th day of February next, at raithfully discharged his duties that he always twelve o'clock noon, the land and premises men howed how the commissioner, after selling a Mortgage as follows, viz:-" All that cortain bowed how the commissioner, after selling a piece or parcel of land, situate in the Parish of woodstock aforesaid, that is to say: One Low ad failed to do the work, had saved money by snown as the Lot heretofore conveyed to Elija aving the job done by day's work. This show- R. Watson, in his life time, by Joseph Gayna thought the Council had not the slighter d how much truth there was in the statements and others by deed and therein described as the intention to show the committee disrespect of the petition. The commissioner had discharg- upper half of Lot number three, at the Maduction ed his duties faithfully, and he would vote to on the west side of the River St. John, forty four On motion of Mr. Lovely, seconded by Mr. retain him in office so long as he continued to do rods more or less, extending thenes to the reas Cameron, the resolution approving of the Secretary Treasurer's bond is reconsidered to. As for Lectair, he knew this about him, of said Lot, bounded on the upper side by lana that he had entered his (McCluskey's) woods, owned by said E. R. Watson, on the lower side On motion of Mr. Beveridge, seconded by had hauled lumber therefrom and made use of by remaining halt of said lot, number three, own-Mr. Lovely, the committee to examine re-

ed by Honorable J. S. Saunders, containing three Mr. Curless said reference had been made to hundred acres, excepting therefrom one hundred acres on the rear thereof, previously sold but of the road over McGraw hill. He went to the set- which the deet has not yet been Registered, totlement some twenty years ago with his father, gether with all and singular the buildings and who was then, with eight or nine more, a new improvements thereon, with the appurtenances. -ettler. Their farm lay within three or four Dated January 13, 1880

J. D. KETCHUM, miles of Grand Falls, and yet, owing to the na-Administrator of the Estate of late ture of the road, it took them a day and a halt George H. Ketchum. } JOHN C. WINSLOW, Soll. for Administrator. to get to Grand Falls village. After the roads were opened these petitieners came in and took

tarms; ten men, whose names are on the peti-EQUITY SALE. tion, took farms last year or year before, and are now living in log houses. It looked hard HERE will be sold at Public Auction, on the

Mortgage Sale.

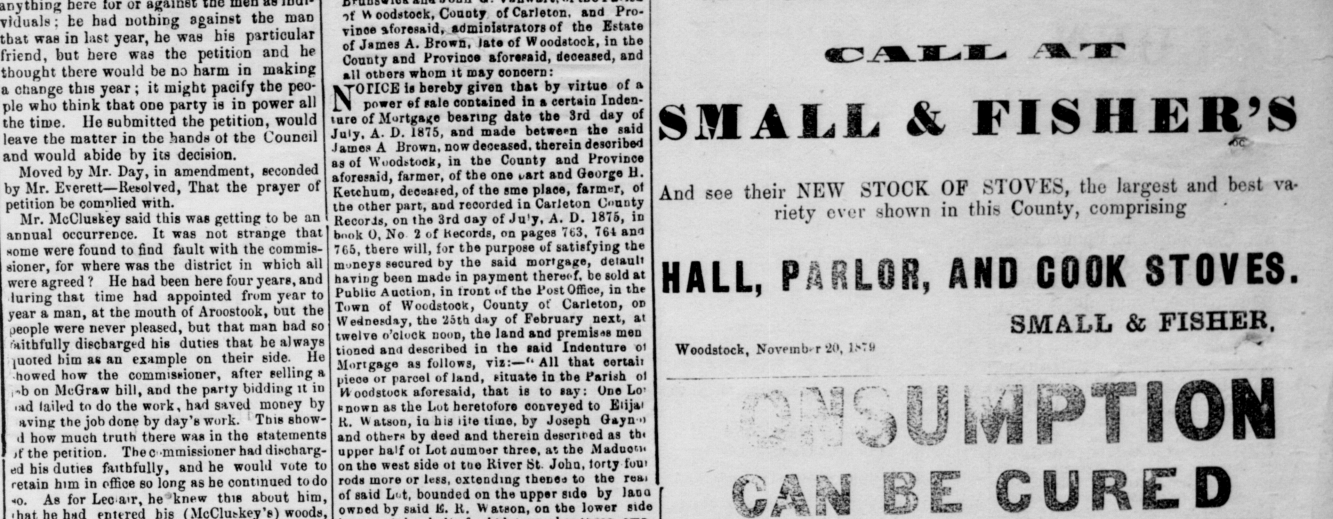
To William Brown, of the Parish of Southamp-

ton, in the County of York, Province of New

Brunswick and John G. Vanwart, of the Parish

all others whom it may concern:

premises, on Tuesday, the eleventh day of MESSES. SCOTT & BOWNE: the last thing possible for him to settle the ques-November next, at three o'clock in the atternoon, with the approbation of the undersigned, under and by vir ue of a Decretal Order of the Supreme palatable and efficacious. The Secretary stated that he had corres-ponded with the Attorney General on a ques-there was a difficulty in defining the duties difficulty in defining the duties difficult and expensive; the place was thinly be taken by the twenty-there was a difficulty in defining the duties difficulty in defining the duties difficult and expensive; the place was the taken by th Mr. Day said that concerning what had been said about his disagreement with his colleague, Marion Frost, his wife, Edith W. Rankin, John Oct. 12, 1879. Y



Stoves!

IS A FACT ATTESTED BY THE HICHEST MEDICAL AUTHORITIES IN THE WORLD.

A careful observance of the laws of health, and the systematic and persistent use of Scott's Emulsion of Cod Liver Oil with HYPOPHOSPHITES OF EIME AND SODA will accompli-h this result. This preparation has all the virtues of these two most valuable specifics, in a form perfectly palatable and acceptable to the most delicate stomach, and we make the unqualified statethat SCOTT'S EMULSION is being used with better results, and endorsed and prescribed by more physicians for Consumption-and the diseases leading to it, such as Chronic Coughs, Bronchitis. Scrotula, Anaemia, General Debitity and the Wasting Disorders of Children, than any other remedy known to medical science. The rapidity with which patients improve en this food medicine diet, is truly marvellous.

See what Physicians and the People say about it.

66 West Thirty-sixth Street, New York, Sept. 2, 1876. GENTS -I have frequently prescribed Scott's Emulsion of Cod Liver Oil with Hypophosphites during the past year, and regard it as a valuable preparation in scrofulous and consumptive cases, C. C. LOCKWOOD, M. D. Messrs. SCOTT & BOWNE :- Gentlemen-Within the last year I have used in my own family, and ponded with the Attorney General on a ques-tion like that before them, and he said that dollar bill to carry to Grand Falle. The was a drunken scamp, and he would never in creation and be would never in creation and the would never in creation and be would never in creation and the would never

Stoves!

gating the cause, and merely for the sake of lis not my duty, what confusion it would litigation and cests Where the carcass is have made. The highest law in the Province here then carcass is have made. The highest law in the Province here then carcass is have made. The highest law in the Province here then carcass is have made. The highest law in the Province here then carcass is have made. The highest law in the Province here then carcass is have made. The highest law in the Province here then carcass is have made. The highest law in the Province here then carcass is have made. The highest law in the Province here then carcass is have made. The highest law in the Province here then carcass is here the carcass is here the carcass is here then carcass is here the carcass is h gating the cause, and merely for the sake of is not my duty, what contusion it would for his trouble. litigation and costs Where the carcass is have made. The highest law in the Province of the peo-there will the vulture be also. It would have be also. It would there will the vulture be also. It would have be and they could not separate the onces, and better loads than brunning the bound of the bear before been well if the Secretary had pointed out to while he was sorry for it, would have to con- drive with two horses quite comfortably over den; 5; against; Messrs. Curless, Everett, lessly, honestly and independently.

presented and on motion of Mr. Lovely, seconded by Mr. Curless, it was laid on the table. Account of Albert Brymer, \$12.30, on

ly, was laid on the table. Mr. McCluskey said there was another view Why should one part of the country be able

to take of the question before them. Con- to do what another part cannot? And if it Lorne, \$3, ordered paid. to take of the question before them. Con-stables were appointed by this board, and was impossible to carry out such a provision On motion of Mr. McCluskey, seconded by County School Fund hand when under a by-law were liable to a fine of \$8 for why was it in the Act? Why was it that Mr. Cameron-Resolved, That general annual County School Fund bond, whenneglect of duty. When a Justice issues his warrant, he calls on a constable to serve it was carried on by a Clerk of the Peace and Submitted to board. and if he retuses, for each default, he is lia- Treasurer? He believed that municipalities On motion of Mr. Paul, seconded by Mr. Account, John Mitchell, Parish Clerk, and it he religion of the law both were intended to be and were an improvement Lovely-Resolved, That the account be read Lorne, \$2, ordered paid. The petition of cite the bondsmen of the late Secretary Treasururge him on. A constable ought to have his on the sessions. He was glad that Mr. Bev- and each satisfactory voucher produced, be

eridge had made the remarks he had in regard | endorsed by the Warden. Mr. Beveridge agreed with Mr. McCluskey to the care necessary in getting good bonds; that a constable is bound by his oath to do if he should live to be as old as a certain man Treasurer's account, 1879. his duty, but the question is has he charged of whom it required three figures to tell his On motion of Mr. McCluskey, seconded by petition, asking that cattle be not allowed to too much for travelling. He was willing to age, he would never go for accepting a bonds- Mr. Lovely-Ordered, That Sec. Treas., 1879 run at large in said district were taken up.

pay what was right but not any more. Mr. McCluskey said he hoped councillors at Grand Falls, under the old regime, he was school fund, \$13 22. would not think that he sanctioned enormous nominated for Treasurer, the excitement charges. As the Megistrate had certified to created was as great as though Vesuvius had the items he took it for granted they were exploded. When elected he had to give six present, Warden in chair to pay constables what was right and nothing school funds, and \$2000 as Treasurer, and giving as securities Wm. Watson and John C. merely transient persons. The signatures and bring them here. The bondsmen had been correct. Like Mr. Beveridge he was willing bonds; had to give separate bonds, \$3000 for then they tried to pick holes in his bondsmen. Manzer.

able more in this question than had been talk- would order no assessment for that year, fear- loth to speak, but they had arrived at a critied of. He asked it the law provided that the ing that if the money came into his hands, cal point, and it was no refloction on Mr. ment. constable should act without being paid? McCluskey might eat it some morning before Tibbits to say that their constituents would On motion of Mr. Everett, seconded by constable should act without being paid? Inconskey might eat it some morning before in an at the Board felt like assuming part of in man at the Board felt like assuming part of the debt. Bring the bondsmen here, and tell in the debt. Bring the bondsmen here, and tell was quite a difference in constables, some were three assessments had to be ordered. McClus- exacted. He would like to know the charac- be laid on the table. always round looking for work while others key made his returns correctly, and when ter of the sureties, as to whether they owned On motion of Mr. Beveridge, seconded by never desired to act unless compelled to. If ousted from office had \$4.20 returned to him property sufficient, free from incumbrance. Mr. Cameron-Ordered, That the sum of \$800 than necessary. councillors knew as much concerning the mat- that he had overpaid. He had made up his councillors knew as much concerning the mat-ter as he did they would not hesitate to let mind that when another appoinsment was Graham-Ordered, That the records be ex-be added to balance of account of 1879, to by Mr. Everett-Resolved, That the bondsmen made he would be guarded in whom he would amined in reference to property of sureties. show apparent deficit. the bill lay on the table.

complaint was made against an individual Beveridge that bondsmen should represent less had said; they had reached a critical McCluskey-Resolved, That the accounts for assault and rioting, where the party bring- real estate, something enduring that fire point. The Sec. Treas had presented a bond laid on the table, this session, be taken up. Account of G. F. Everett \$12 00, laid on table along loosely in the matter before, and for men each, in \$750, this was not sufficient he seconded by Mr. Everett-Resolved, That ing the suit had to pay the cost.

F. W. Brown, 3.00, ordered paid. the future should be more cautious.

Andover P. Off ce 6 00, Mrs Jane Watson 3.00, John Street 150, C. M. Tibbits, 200,

cords is heard. When the committee re

Account of Albert Brymer, \$12.30, on motion of Mr. Curless, seconded by Mr. Love-In mest haid on the table. In mest haid on the table. In mest haid on the table. In mest haid on the table. Account Edward Knolton, pool booth, Mr. Everett,-Ordered, That the sureties Day and promised to go and canvass for him offered be approved.

they were suffering from the By-Law pro- any they had, why Council should not proceed Council go into consideration of Secretary hibiting the running at large of cattle and against them. There should be some under-

asking a repeal thereof: and the counter standing on the matter before they adjourned.

man unless he was good beyond cavil. When be charged with difference in commission of Mr. Barker explained that on the petition late Secretary Treasurer, for the amount of said asking that cattle be allowed to run, there officer's deficit. were sixteen names, only four of whom had Mr. Lovely wanted to know if he understood

Adjourned till 1 o'clock, P. M. Council met pursuant to adjournment. All any real interest in the district; the major- that the Secretary Treasurer was to ask for the ity of the signers did not live there; held amount of the deficiency; if so, he thought the The Secretary Treasurer submitted bis bond not a foot of land; owned no stock; were first suggestion was the best, to cite bondsmen

Mr. Curless said he supposed they all felt had some improvements and stock, and were Council had taken the late Secretary Treasurer

After some conversational discussion the

Paul-Ordered, That the Secretary Treasur-

Beveridge-Resolved, That Revisors fees be and cash book.

seconded by Mr. Everett-Resolved, That the | mond

Fund ; Mr. Beveridge in the chair.

For old balances, 1878.

surety in same amount.

ment carried.

On motion of Mr. Curless, seconded by Mr. proceeds of two last debentures disposed of,

Mr. Curless said he knew a case where a accept as bondsmen. He believed with Mr. Mr. Lovely said it was true what Mr. Cur- Moved by Mr. Cameron, seconded by Mr could not sweep away. They had worked for \$3000; himself in \$1500 and his bonds- Moveed by Mr. Lovely in amendment,

the future should be more cautious. Mr. Beveridge presumed that Mr. McClus-banda. He thought the bond should be for Mr. McCluskey said that while some of the key took part of the blame to himself, while \$4000 or \$5000. He objected to the bond on items in those accounts might be disputed, he be (Mr. B) accepted part of the responsibi- account of the amount. They were not now thought that the constables ought to be dealt lity. They had all taken the matter too easy. to act upon sympathy but upon a regard to fairly with. They were well aware of the mond, to pay damages awarded to Thomas Mer-

A petition was presented from a number of the inhabitants of school district No. 8, call-ed Westfield, and that portion of school dis. Herein a number of the matter the matter the matter too easy. Herein a number of the matter the matter too easy. Herein a number of the matter the matter too easy. Herein a number of the matter the matter too easy. Herein a number of the matter the matter too easy. Herein a number of the matter the matter too easy. Herein a number of the matter too easy. Internation a number of t trict No. 2, known as Tomlinson Settlement, It was easy for men to put their names to a before the bond was presented. He was of fused him his pay, he was placed between derstand the power given them by law. He etating that it would be for the advantage and bond, but when they had to put their hands the opinion of Mr. Lovely that heretofore they two fires. If there was too much mileage would like to know if the proper steps required etating that it would be for the advantage and convenience of seid districts if the road and in their pocket and pay for the deficiency of bim for whom they had gone security, it was sympathy might influence them in their pri-echool districts were made to coincide, and echool districts were made to coincide, and him for whom they had gone security, it was echool districts were made to coincide, and him for whom they had gone security, it was setting that an alteration might be made in pretty tough. They had made a mistake, their public cote. He was not satisfied with section of country travelled should certify to amine the law and learn whether its conditions \$750 each for the bondsmen; it was the fourth the mileage if it were not correct. Don't had been complied with before allowing a resolu-Mr. Day had come to the conclusion from time the County had been put to a loss, and throw out the whole bill; if the constable tion to pass involving an assessment. The War-

the Plaintiffs' Solicitors. among his friends in order to secure his election. Dated this first day of August, A. D. 1879. F. A. H. STRAFON Barrister. FRASER & WINSLOW, Piffs. Solicitors. 32

> The above sale is postponed until THURSDAY. 15th day of January, 1880, at the same place and

Dated this 10th day of November, A. D. 1879. F. A. H STRATTON, Barrister. FRASER & WINSLOW, Plffs. Solicitors.

The above sale is postponed until THURSDAY. Mr. McCluskey moved, seconded by Mr. Cam 15th day of April, 1880, at the same place and eron-Resolved, That the Secretary Treasurer

be authorized to call on the bondsmen of the Dated this 14th day of January, A. D. 1880. F. A. H. STRATTON, Barrister. FRASER & WINSLOW, Plffs. Solicitors.

BY RAILWAY

some respect the Council were to blame, and yet

no man at the Board felt like assuming part of GHUD them whether we require the money right away; ought not to deal with them any more harshly

Mr. Lovely moved, in amendment, seconded

Mr. Day moved, in amendment to amendment. seconded by Mr. Barker-Resolved, That the Warden and Secretary Treasurer be a committee to take legal advice and confer with bondsmen and report at July session. Amendment to amendment carried.

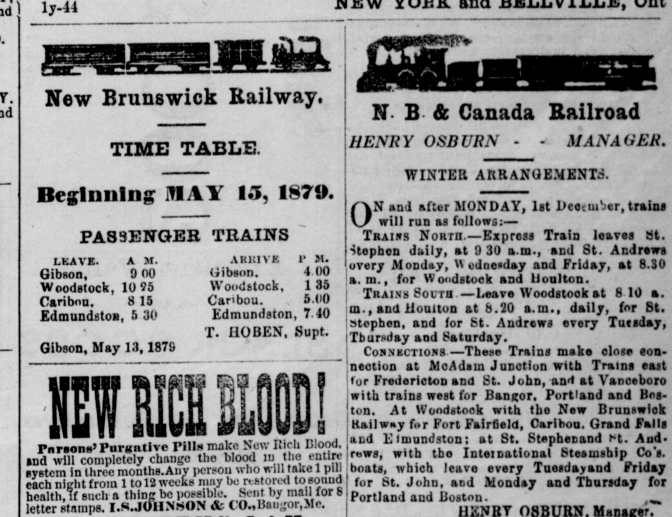
List of Parish officers, Drummond, confirmed Mr. Curless moved, seconded by Mr. Cameron -Resolved, That \$115 55 be assessed on Drum-

Mr. McCluskey wanted to know if Secre-tary hed told the Attorney General that magistrates brought actions without investi-magistrates brought actions without investi-The question being now taken there ap neared for the resolution :--Mesers Cameron had any trouble with his colleague, and now only upon the appointment of a certain man, order, as

there will the vulture basho. It would have basho. It would have basho at target of the value of local protect of the Northampton, in the County of Carleton, and physician pronounced it spinal trouble; under his care I got some relief from pain, but my general

Messrs Scorr & Bowne: About the 25th of last April I got a bottle of your Emulsion, and at that time I was so prostrated that no one who saw me thought I could live but a few days at most. I could retain nothing on my stomach and was literally starving. I commenced the use of the Emulsion in small doses; it For terms of sale and other particulars apply was the first thing that would stay on my stomach: I continued its use. gradually increasing the dose: and from that hour I commenced mending, and now am able to ride and walk and am gain-ing flesh and strength rapidly. I have advised other parties to try it, and some two or three have

already tried it. 1 am sure I shall entirely recover. I am gratefully yours. R. W. HAMILTON, M. D. For sale by all Druggists at \$1.00 per bottle. SCOTT & BOWNE, Manufacturing Chemists, NEW YORK and BELLVILLE, Ont





CUNCON'C ANONVE consisting of a fine lot of Hats in great variety; a beautiful lot of Flowers, Feathers, Birds, Fancy

the road districts so as to agree with the fol- but had done it honestly, and they could only their public acts. He was not satisfied with section of country travelled should certify to lowing :- Make district No. 8, Westfield, ex now try and do better for the future. John Duncan's upper line, and the district the despatch received from the Attorney sympathy should be cast to the wind, and had charged for too many miles, they might den should see the proper returns before putknown as Tomlinson Settlement, being a por- General, that one man must fill both offices. something substantial adopted. He believed strike that item out, but they ought to pay ting such a question. tion of district number two, to extend from To-day the accounts showed a balance against the bondsmen offered were good, but they him for his other legal charges. tion of district number two, to extend from these great MAIN SPRINGS OF LIFE. They John Duncan's to Mr. Jackson's upper line, Mr. Baker of upwards of \$1200. He believ-could not find this out by searching the re-John Duncen's to Mr. Jackson's upper line, when the road and school districts will coin-id abrow how to be and understand over was, that they might taken on above resolution, a proper report of more thoroughly examine and understand districts will coin-id abrow how to be above resolution, a proper report of taken on above resolution, a prop

cide throughout. On motion of Mr. Cameron, seconded by Mr. Beveridge-Ordered, That the salary of that anything had happened, but he believed ed committee to search records. that the Council ought not to lose. The the Clerk of the Pease be fixed at \$50. Account of John Kilburn, Overseer Poor, County would expect them to make the bonds- Lorne; confirmed.

Perth, for \$23.00, on motion of Mr. Love- men pay to the uttermost farthing. Let the ly, seconded by Mr. Everett, was ordered bondsmen understand that they have got to Day-Resolved, That the Secretary Treasurpaid at \$7 80; amount to be charged to poor pay. The County had suffered enough by er be required to give a bond for \$4000; him-funds Perth. er be required to give a bond for \$4000; him-On motion of Mr. McCluskey, seconded by allowed the present deficiency to be lost to Mr Graham-Ordered. That \$250 be asses- the County they would be unworthy the name above resolution was reconsidered, and

of councillors or the trust reposed in them. sed on Grand Falls for Poor. He believed the Treasurer ought to be a man Account of Michael Taylor, constable, \$1 00, ordered paid.

Account of James Higgins; Clerk, Drum- nominated a responsible man; Mr. Tibbits mond, \$2 00, ordered paid. The building committee submitted the fo.

They should be careful to accept as bonds for \$1500, viz: himself in \$500, and each only the most reliable men. cipality of the County of Victoria: Paul. The Secretary Treasurer's salary for Your Building Committee beg leave to re-

port that they have expended for levelling the year is fixed at \$225. Returns of By-Road Commissioner, Leibst, and \$2 to the assistant. and graveling the grounds around and about the public buildings the sum of \$50 00 Drummond, passed. Returns of Collector Mulherrin, Grand For arouing and painting three lad-

ders for County buildings,

Returns of Collector Merritt, Grand Falls, \$52 35 On motion of Mr. McCluskey, seconded by B. ARMSTRONG, Mr. Graham,-Resolved, That a new district S. A. CAMERON, be established for statute labor in the new paid to Secretary Tresurer.

2 35

Falls, passed.

A. D. OLMSTEAD. settlement above Limestone road, to be called On motion of Mr. Beveridge, seconded by Mr. Cameron .- Ordered, That the report be the Gillespie District ; also a new district for a like purpose, be established in the new received and the bills paid. settlement in Colebrook, to be called Mc-Account of John C. McCluskey, \$1.50, Cluskey District. ordered paid. On motion of Mr. Beveridge, seconded by Poor Master's return for Drummond Mr. McCluskey,-Ordered, That a vote of Andever and Grand Falls were passed.

thanks be tendered to the late Auditor, R. W Returns of Richard Everett, B. R., com., L. Tibbitts, for the faithful manner in which Andover, passed. he has performed his duties. Returns of Bye-Road Com., Perth, passed. Mr. Beveridge said he had pleasure in tes-

Returns of Highway Commissioner, Geo. tifying to the correct way in which Mr. assessment of \$1640.42, ordered. E. Gerry, Andover, passed. Returns of Highway Commissioner, Wal- Tibbits had done his duty. He knew him On motion of Mr. Beveridge, seconded by abled to control it. to be a careful hand; once he went to him Wm. on a business transaction and told him that add up the late Secretary Treasurer's account the inhabitants of Eunishone Settlement, com-eight hundred and seventy-eight, and made belace, Andover, passed. Returns of Bye-Road Commissioner, be had Baker's receipt for money paid, but and state balance.

Brayall, Drummond, passed. Returns of Bye-Road Commissioner, An- that he (Beveridge) had left the receipt at home; it is all right, said Mr. Tibbits, but gus McDonald, Lorne, passed, then I want the receipt in black and white, mond, passed. Returns of Bye-Road Commissioner, Wm. and he (Beveridge) had to bring the receipt The Secretary reported that according to

P. Flanders, Lorne, referred back to com. down. Mr. Tibbits did not doubt his word the Secretary Treasurer's General account, Returns of Bye Road Commissioner, Alex, but he wanted to do business on correct prin- 1879, the receipts had been \$7088 08; F"y- the signers of that petition were not voters in for said Carleton County, in Book T, No. 2, on for affidavit.

cedent in his new office of Secretary Treasur- expenditures, \$410.96. mark of signatures. Returns of Highway Commissioner, Perth, er, and take no man's word, without the On motion of Mr. Beveridge, seconded by lish. written proof.

On motion of Mr. Lovely, seconded by Mr.

possess the full amount of property required as security in himself. It was unfortunate Mr. Curless and Mr. Graham were appoint- Mr. Curless and Mr. Graham were appoint- them. He agreed that a constable was bound to for the sound according to law, be laid before this Board. Mr. Curless and Mr. Graham were appoint-

by law to do his duty ; but there was a great Amendment carried. Mr. Graham read petition E. A. McLeod, askdifference between one who went round look-List of Parish officers Perth ; Gordon ing for such jobs, and one who only acted when also petition from John Taylor, making same re-

On motion of Mr. Lovely, seconded by Mr. | duty made it imperative. The amendment was now put and carried. Mr. Lovely moved seconded by Mr. Everett Account J. E. Porter, telegram, 50 cents, or dered paid.

-Resolved, That Constable Street be paid On motion of Mr. Beveridge, seconded by Mr \$100 per day for attendance at this session Lovely-Ordered, that \$60 be assessed on Gorof Council, and also that he be paid for one don for poor. On motion of Mr. Lovely, seconded by Mr. | day's extra work.

Mr. Curless moved, seconded by Mr. Cameron -Resolved, That \$115.55 be assessed on Drum-Mr. McCluskey moved in amendment. of means himself, and for that reason he had er enter into bonds for \$3000, viz: \$1000 seconded by Mr. Cameron-Resolved, That mond to pay damages for laying out road.

himself and \$1000 each of his sureties, for Constable Street be paid \$1.00 per day for Mr. Day was not ready for such a question; Old Wounds. Sores and Ulcers, might act as honestly, as that person, but contingent fund; and that he be required to attendance and \$250 for extra services. the Council was not ready to take any such acit is an infallible remedy. If effectually rubbed did not possess the same amount of property. give another bond for County School Fund Amendment carried.

ceived recommending it. on the neck and chest, as salt into meat, it Cures Op motion of Mr. McCluskey, seconded by Mr. Paul moved, in amendment, seconded by SORE THROAT, Bronchitis. Coughs. Colds, and Mr. Cameron-Resolved, That Secretary Mr. Lovely-Resolved, That the question lay even ASTHMA. For Glandular Swellings, Ab Mr. Cameron moved, seconded by Mr. Treasurer be authorized to procure a day book cesses, Piles. Fistulas, over until July session.

Mr. McCluskey protested against this; the question should be decided on its merits. The \$12 for each Parish; \$5 to each councillor | Mr. Curless moved, seconded by Mr. Mc Cluskey- Resolved, That Joseph McCluskey settlers had paid the expense necessary to com- And every kind of SKIN DISEASE, it has never

Mr. McCluskey moved in amendment, be By-Road Commissioner for Parish of Drum- ply with the law and now could not got their been known to fail. own money or anything else; it was ridiculous; The Pills and Ointment are Manufactured only a Revisors fees be same as last year. Amend- Mr. Curless said that he knew his colleague if they were made to wait till July they would 533, OXFORD STREET, LONDON, had a petition recommending that another have to wait twelve months. And are sold by all Vendors of Medicines through-

Mr. Beveridge said Mr. Day always put such out the Civilized W orld; with directions for use On motion of Mr. Grabam, seconded by man be appointed, but that he himself could matters off to the last moment. He did not want Mr. Cameron,-Ordered. That Collector Jas. never recommend such a man as Christopher in almost every language. to set there discussing this matter. If the work The Trade Warks of these Medicines are regis-Merritt, Grand Falls, be refunded \$10, over- Leclaire. He had heretofore allowed his coltered in Ottawa. Hence, any one throughout the had been done legally, why not order the assess-

league to have his own way but in this matment at once. On motion of Mr. Beveridge, seconded by ter he felt the interest of his constituents Amendment put and carried. Mr. Cameron, Council go into committee on were at stake, and he must oppose him. The On motion of Mr. Day, seconded by Mr the whole in consideration of the Contingent petition referred to was a premeditated thing. Lovely,

He explained that the settlement embraced a Council adjourned sine die. Committee reported recommending an as- French and English element, and if there was J. E. PORTER, R. W. L. TIBBITS,

sessment for Contingent Fund, of \$1.500 anything more than another that was con-Warden. 140,42 temptible in the eyes of the French it was their English neighbors. Instead of Mr. Mc

sioner.

Notice of Sale. \$1640 42 Cluskey, a man in every way worthy, the On motion of Mr. Cameron, seconded by petitioners wanted a drunken Freuchman ap- To NELSON R. JONES, and all others whom it may concern Mr. Graham, Report was adopted, and an pointed commissioner, expecting if he got the

NOTICE is hereby given that by virtue of a power of sale contained in a certain indenby-road money to expend, they would be enture of mortgage bearing date the fourteenth day

plaining that the by-road Commissioner had | ween the said Nelson R. Jones. of the Parish of Simonds, in the County of Carleton, and Province List Parish officers, Grand Falls, confirmed. not expended the by-road money as he ought of New Brunswick, tarmer, of the one part. and Collectors' return, wild land tax, Drum- to have done, and recommending that Christo- Henrietta E. Harvey. then of Forest City, in the

pher Leclair be appointed by road commis- State of Maine, one of the United States of America. of the other part, which mortgage was duly Mr. Curless said that a great number of registered in the office of the Registrar of Deeds

Returns of Bye-Read Commissioner, Alex, out he wanted to do business on correct prin-Howard, Lorne, returned for witness to ciples. He hoped he would adopt that pre-the district; one half were neither voters or Records. on the 7th day of November, 1878, there non-residents and among them were no Eng- will for the purpose of satisfying the moneys secured by said mortgage, detault having been

Mr. Cameron,-Ordered, That \$10 51 in Mr. Day desired to say a few words. It made in the payment thereot, and in pursuance Secretary's hands, be placed to credit side of was a matter which he most thoroughly de- of said power of sale, be sold at public auction, in



saries of Life.

These famous Pills purify the BLOOD, and ac most powerfully, yet soothing on the

Liver, Stomach, Kidneys, Mr. Day moved, in amendment, seconded by these great MAIN SPRINGS OF LIFE. They

ments incidental to Females of all ages; and as a GENERAL FAMILY MEDICINE, are unsur-

JOHNSUN'S

for the sale of our

on liberal terms.

LINIMENT.

For Internal and External Use. CURES—Neuralgia, Diphtheria, Croup, Asth-ma, Bronchitis, Influenza, Sore Lungs, Bleeding at the Lungs, Chronic Hoarseness, Hacking Cough, Whooping Cough, Chronic Rheumatism, Chronic Diarrhœa, Chronic Dysentery, Cholera Morbus, Kidney Troubles, Diseases of the Spine and Lame Back. Sold everywhere.

NOTICE !

Hay Lifter.

Any person or persons found manufacturing.

selling or using the above HAY HIFTER. not

manufactured by us, will be prosecuted under the

We have also on hand the celebrated

Axe warranted

MATTISON'S

Cod Liver Oil

Woodstock, Aug. 15, 1879

McFABLANE & MURCH.

Patent Law of the Dominion of Canada.



ties are known throughout the

World.

Gout, Rheumatism

British Possessions, who may keep the American

Purchasers should look to the Label on the

Pots and Boxes. If the address is not 533, Oxford

Come with your Cash or Produce

where you can get the best trade.

G. W. SLIPP & CO.

TAVE the following articles on hand which

they will sell cheap for cash or exchange for

Also Granulated and Pulverized Sugars:

25 half Chests Choicest English Breakfast and

Don't forget we have 130 Flush Test American

25 boxes New Raisins; 2 bbls. Currants;

Fresh Roasted COFFEE ground to order;

5 boxes Citron. Lemon and Orange Peel;

15 bhds. Choice Barbadoes Molasses

Counterfeits for sale, will be prosecuted.

Street, London, they are spurious.

200 bbls. FAMILY FLOUR,

2 " SCOTCH SUGAR;

25 " PASTRY

A full line of SPICES:

Formosa Teas.

Country Produce:

Sec. Treas

For the cure of BAD LEGS, Bad Breasts,

Ribbons, and everything to be found in a Fashionable Millinery Establishment; also a first-class Milliner. In our Dress-Making department we have resumed work again.

By a strict attention to business we will try to give satisfaction to all who may favor us with their patronage. Mrs. Bull would return thanks tor the very liberal patronage in the past and respectully solicit a continuance of the same. Agent or Butterick's Patterns.

Woodstock, Oct. 9, 1879.-41.

WINTER

Goods.

WE have appointed W. F. DIBBLEE & SON, General Agents for Carleton County,

ANUUTRE

GENTS' CLOTHING, Cooper Patent Harpoon

CONSISTING OF

OVERCOATS, ULSTERS,

DRESS SUITS.

CLOTH & TWEEDS

OF ALL KINDS;

BOOTS AND SHOES.

HATS and CAPS.

We have the above HAY LIFTER on hand Ladies' Mantles, Shawls. Scarts and Clouds now. and parties who are in want will be supplied Mantle Cloths, etc.

Buffalo Robes, Horse Blankets, Cotton, Cotton Warps, and Small Wares of all kinds. Crockery, China Tea Sets. and Glassware.

A full line of GROCERIES, consisting in part of Teas. Sugars, Molasses, Flour, Pork. etc. TINWARE of all kinds also kept in stock.

WANTED, any quantity of Socks and Mitts, made by JOHN BROWN, of Fredericton-every Buckwheat Meal and Oats, in exchange for Goods. Cash paid for Butter, Eggs and Oats.

W. F. Dibblee & Son. in Union Block, at Corner of Bridge, Main St.

Woodsteck, Nov. 28, 1879

CLEARANCE SALE,

AT CENTREVILLE.

The undersigned have a large stock of

CLOTHING, BOOTS & SHOES. FUR GOODS and SHAWLS. Pancreatic Emulsion of which they will sell at extremely low prices for

pay down, in order to close their present business at Centreville. Gents' and Youths' Ulsters from \$6 25 upwards; GENTS' REEFERS at Four Dollars;

LACTO-PHOSPHATE OF LIM GENTS' OVERCOATS very cheap; BOYS' REEFERS from \$3.50; This medicine can undoubtedly be used with BOOTS and SHOES in great variety; greater success than any other remedy now known. Shoe Packs and Larrigans cheaper than ever;

parout.	Mr. McCluskey said that now their late Secretary's hands, v	be placed to create side of was a matter which he most thoroughly d	tront of said Registrar Office, in the Town of	OIL.	in cases of Consumption, Coughs, Colde, Hoarse-	LADIES' FIIRS_Muffs from \$1.75 in Conev.
On motion of Mr. Lovery, secondou of ser	Auditor was about to retire he felt called late Secretary Treas	surer's account as cash on Board such petitions. It was true, as has	Woodstock on TUESDAY the twenty-fourth day	15 boxes TOBACCOS.	in cases of Consumption, Coughs, Colde Hoarse- ness, Bronchitis, Scrofula. Chronic Rb matism.	Mink, &c ;
Paul,-Ordered, That Poor Master's return	multion was about to round his duties hand	Board such netitions. It was true, as he	d of February next, at twelve o'cleck noon. the land	A complete assortment of Glass, Ironstone.	General Debility Westing Diseases of Children	
Perth stand over till July for further con-	upon to say that he had discharged his duties hand. In a masterly manner, and he did not know On motion of Mr	r. Beveridge, seconded by been stated, that the settlement comprise	and promises mentioned and described in said in-	Porcelain, China, Yellow, Rockingham, and C. C.	and Adults, and whenever it is necessary to in-	SHAWIS and Tourbs Fur Caps very low;
-id-motion	In a masterij manaet, and ne ala net anon	T. Devendge, seconded by been stated, that the settlement comprise	denture of mortrage esfollows . " All that certain	Ware.	crease the vital forces and build up the system.	WANTED in price from \$2 to \$0 Pach.
sideration.	whether it was from the Bible or some other Mr. Lovely,-Orde	ared, That the sum of two separate classes, and one of them, the	let at land attata in the Parish of Simonds store-	LAMP GOODS in great variety.		WANTED is exchange for above any quantity
Returns of Bye-Road Commissioners Lynch,	book but he would use the quotation that \$62.53. an amount	t charged in late Secre- French, appeared to think that they did n	ot lot of land, Bituate in the ratist of Simonus at the	Mackerel, Shad, Herring, Codfish, Finnin Had-	Nearly every person that has taken any prepa-	ot good Firkin Butter, Oats, Buckwheat Mean
Hetherington and McCarthy, passed.	book, but he would use the quotation that fort Tressurer's a	t charged in late Secre- french, appeared to think that they did n get an equal share of public favor. The pet tion stated that by-road commissioner, 187	Isaid, bounded as follows: commencing at the	dies.	ration of Cod-Liver-Oil, knows now very hable it	Fresh Pork or Cash.
Between of Highway Commissioner, Lorne,	he hoped a double portion of grace might taly richarder b	y parties, but for which tion stated that by-road commissioner, 187	north-east corner of lot number nine in the second	Corn, Oat and Buckwheat Meal.	is to disagree with them after a time; this is main	J. G. & R. W. LLOCH.
In fulle of high hay commented in	fall upon his successor. The late Auditor had paid out to sundry	y parties, but for which tion stated that by-road commissioner, 10/	J. fier Presque Isle Block; thence funning by the	Fresh Graham Flour always on hand.	lv due to the inability of the stomach (weakened	Centreville, Dec. 9, 1879
Dansed.	I in antisfaction Hand he mould norments there are	no vouchers, be added to I had not performed ble duty strictly in accor	n- I magnet of 1021. West until it suines the i forgae		by disease) to digest the full amount of the oil	
Returns of Justice Cameron on delinquent	carry out the precedent established in his debit side of account	no vouchers, be added to t for 1879. to stated that by-road commissioner, 187 ance with law. In 1877 Mr. McCluskey w	as Isle River; thence a south-easterly direction	G. W. SLIPP & CO.	taken. To overcome this trouble we have added	TIME THE A A A A Chan for
list. Andover, 1879. passed.	carry out the precedent established in his On motion of My	r. Cameron, seconded by appointed by-road commissioner, and rea pointed in the following year; he, (Mr. Day	n- along the said stream to the south line of lot hum-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Panceratine to our Emulsion, which not only as-	IME. LIME. On Consignment. Cheap for
Returns of Bye-Road Commissioner. His-	new position, so that when he should retire on mosion of hit	That the amount over a printed in the following means he (Mr. Du	ber ten; thence east to the reserved road at the	Weodstock, Dec. 4. 1879	sists in digesting the oil, but is an acknowledged,	La Cash or Produce.
Returns of Dyo round Commissioner,	from his present office he (Mr. McC) might Mr Lovely,-Ordere	B2, be credited Secretary B2, be credited Se) south east angle or lot number ten; thence north		remedy of itself in the treatment of Consumption	WANTED-50 barrels Fresh Eggs, for Goods
cock, Andover, passed.	ford could pleasure in moving a similar vote paid to Mitchell,	2, be created secretary had supported him, although during bo	th twenty-eight chains to the place of beginning;	NOTICE.	In taking Mattison's Pancreatic Emulsion	or Cash. H. N. PAYSON,
The Warden read a despatch from D. F.	of thanks. In account of 1879.	vears he had heard complaints made again	st containing one hundred acres, more or less, being	NOTION.	Cod Liver Oil with Lacto-Phosphate of Lime, 104	HAYDEN'S BLOCK.
Monsitt E.a stating that there were no	OI BURDKS.	as against late Secretary him but he thought the complaints frinclas	a same land conveyed by said Henrietta E. Harvey	I is a desire of purchasing Tickets to	receive the benefit of three of the best remodies	Woodstock June 97 1879-26
County funds in the savings bank, Wood-	The Warden in appropriate terms tendered The actual value	would then be \$460.98. and paid no attention to them. In 1879 the	to James Corev, and by said James Corey and	the West by the most direct and cheapest	known to science in the treatment of any of the	woodstock, June 21, 1818 - 20
County Idnite in the savings baan, it out	1. M. Tibbing the note ofthanks just negood. In (120672) 2060000	would then be grover, and paid no attention to them. In 1015 of	with the said Nelson R Jones on 6th June 1878."		above diseases	and the second
stock.	The Warden read	bonds submitted by Sec- great objection to Mr. McCluskey was the	at Together with all the buildings and improve-	on the undersigned at Everett's Book Store.	It is not a Patent Medicine, as we claim no	Contract of all is the start while
Returns of M. B Cox, J. P., passed.				R. B. WELCH,	it is not a l'atent medicine, as we claim no	i i i i i i i i i i i i i i i i i i i
Returns of Highway Commissioners, Grand	have such a motion appear in the minutes, Manual Wm	Wetson were named as regards the names to the netition while son	ances to the same belonging or appertaining.	General Ticket Agent.	secret in its composition, but every physician will	
	Lalthough he folt that in properly discussing ing	in which Messrs. J. C. he was not a rate payer the year before. A Watson were named as regards the names to the petition, while som were not, a great many were those of resident	Dated this 20th day of January, A. D 1880.	General Floket Agent.	be turnished with the formula by applying to our	lanations how all can succeed in stock dealings.mailed irec. LAWRENCE & C.J., 55 Exchange Place, New York.
Pare, pare d.	the duties of Auditor he was only doing that On motion of Mi	were not, a great many were those of resident	HENRIETTA E. HARVEY, Mortgagee.	Woodstock, Oct. 8, 1879-41	wholesale agent,	LAWRENCE & CO., 53 Exchange Flace, New
Returns of Collector, Lorne, passed.	the duties of Auditor he was only doing doing of M	r. Cameron, seconded by the was sorry to hear his colleague expre- binds submitted were ap- (Mr. D.) had never seen Leclair when h	All persons are hereby continued against tree		H. PAXTON BAIRD,	There
Returns of By-Road Commissioner, War-	for which he was paid. He believed in doing Mr. Lorely the he	ands submitted were ap-1 himself as he had regarding Mr. Leclair. H	le All persons are nereby cautioned against ties-	Ar An dion per day at home. Samples	(Successor to W. T. Baird.)	\$72 A WEEK. \$12 a day at home easily made. Costly Outfit free. Address TRUE
nock, Drummond, passed.	business correctly, and would try and so con-	(Mr. D) had never seen Leclair when i	passing on said land, by cutting of hading there-	DO DO DAU worth \$5 free. Address	APOTHECARIES HALL, WOODSTOCK, N. B.	WI Zmade. Costly Outfit free. Address I Rok
Returns of By-Road Commissioner Me-	duct the affairs of the office to which he had Mr. Curless said h	(MI. D.) had hever been herein and he here	from any timber, nrewood or bark, under pain of	STINSON & Co. Fortland, Maine. 1yp-49	17 Ask for our Pamphlet. 1v-14	& Co., Augusta, Maine.
Charles Denminord accord	been elected. A man had no right to come Mr. Curless said h	he protested against such could not attend to his business, and he kne	w prosecution. 5i-4 H. E. H.	STINSON & CO. FORBAR, MARINE	as the car a ampaired ly 11	to out and and and
Cluskey, Drummon 1, passed.	been elected. A man had no right to come					