L. N. SHARP, M. D. Licentiate of the Royal College of Surgeons. Edinburgh; Licentiate of the Royal College of Physicians; Licentiate in Midwifery and Diseases of Women and

Children, &c., &c., &c. WOODSTOCK, N. B. Dr. M. F. Bruce.

Office—Over "Apothecaries Hall," Cor. King and Main Streets. Diseases of the EYE and EAR attended to RESIDENCE GIBSON HOUSE. Woodstock, Bec. 13, 1877.—51.

Dr. C. P. CONNELL,

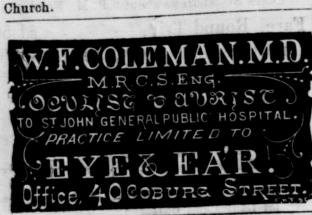
WOODSTOCK, N. B. Office and Residence at Mrs. Charles Connell's

Dr. N. R. Colter, Office at his residence, Chapel Street. Woodstock, June 8, 1877-23

DR. REYNOLDS, Physician, Consulting Surgeon, &c. UPPER WOODSTOCK.

February 28, 1881.-10 DR. SMITH. OFFICE-IN HIS DRUG SHOP, MASONIC HALL, - MAIN STREET A Good Stable in Connection.

RESIDENCE-Two Doors north of the Episcopal



FRANK NEVERS, M.D. HARTLAND, N. B. W. D. Camber,



Office-In Connell's Wooden Block, Queen RANDOLPH K. JONES, Barrister & Attorney-at-Law, T. F. RAYMOND, - - - Proprietor.

WOODSTOCK, N. B. Office,—Until further notice, at his residence, west side Main Street, fifth house above office of Registrar of Deeds. Woodstock, May 20, 1875—21

W. FISHER, Barrister & Attorney-at-Law, Notary, Solicitor, &c., WOODSTOCK, N. B. Prompt attention given to the collection

Office,—Connell's Wooden Block, Queen Street, up stairs. CHARLES O'DONNELL, BARRISTER-AT-LAW, COUNTRY PRODUCE. organs and allays inflammation. Woodstock, N. B.

Commissioner for taking acknowledgments of Deeds. Mortgages, etc., for the State of Maine; also, affidavits to be used in all the Courts of HAS REMOVED his office to Baird's Brick Building, corner Main and King Streets, up stairs, in rear of Dr. Bruce's office.

January 1, 1881-3m-40 G. W. VANWART, EXCHANGE BROKER WOODSTOCK, N. B.,

ISSUES DRAFTS on St. John and Boston Makes Telegraphic Transfers in St. John. Particular attention given te buying and selling United States Currency. Agent for the following first-class Insurance "Queen" and "Lancashire." Woodstock, March 9, 1872-10

Carriage and Sleigh C. F. K. DIBBLEE, LAND SURVEYOR, Local Deputy for Carleton County. King St., - Fredericton, N. B. Orders lett at Drug Store of A. F. GARDEN, or at the residence of subscriber promptly attended Woodstock, Dec. 2, 1879-1y-49

Up and at it Again! BURNED OUT, But Still We Live!

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

Woodstock, June 8, 1877-23 New Harness Shop

THE undersigned has opened a HARNESS SHOP in his Building, MAIN STREET, where all persons in want of Light or Heavy Harness, will do well to give him a call, as his prices will be found low, for Cash, Cattle or Country Pro-Repairing done to order at short notice. Woodstock, May 12, 1881.-20

DIANO-FORTE and ORGAN.-The unpared to receive pupils for Instruction on the Piano-Forte and Pipe Organ. For terms, etc., apply at the "Exchange," to MRS. JOSEPH LAMB. Woodstock, April 5, 1881-6m-15

per day at home. Samplesworth, \$5 free. Address Stinson & Co. Portland, Maine. 1ypd-11

FOR SALE, Also, on the Connell Road, six acres known as the McGlynn six acres, and four acres attached to the rear thereof, known as the McCann land, with goed barn. 36x26. Also, one hundred acres of good Hard Wood Land, in Lower Newburgh, known as the Andrew Scott lot. Also, an acre of Land at the head of Main Street, Woodstock, with with barn and out-buildings to each, fronting the main street 9½ rods and running to the river St. For further particulars enquire of the undersigned at his hour. Main Street MICHAEL BURNES.

Woodstock, Dec. 28, 1880.-1y-1 Administrator's Notice. A LL persons having any legal claims against the Estate of the late Augustine Suarsfield, deceased, of Brighton, Carleton County, are requested to hand in their accounts, duly attested to, within six months from date; and all persons indebted to the said Estate, are requested to make immediate payment to the undersigned.
MICHAEL SUARSFIELD,

Brighton, Carleton Co., July 2, 1881-3ip-28 Money to Loan!

REAL ESTATE SECURITY ONLY. APPLEBY & COURSER Woodstock, June 20, 1881.-tf-26.

Tobique Plaster. THE undersigned has for sale at the Plaster I am prepared to Re-plate Knives, Forks, Spoons, Mill, Quaker Brook, four miles from Andover Castors, Cake Baskets, Watch Cases, Jewellery, Village. a large quantity of first-class GROUND &c., and all old ware, for half the price new can PLASTER, in quantities to suit purchasers. For be obtained for. particulars address, at Perth Centre.
J. E. STEWART. Perth Centre, Jan. 17, 1881-6mp-4

Eacleton Sentinel.

SAMUEL & JAMES WATTS,

VOL. XXXIII.—NO. 29.

GIBSON HOUSE,

Queen Street, - Woodstock, N. B.

Superior STABLE in Connection.

TERMS MODERATE.

Sample Room on ground floor.

Riverside Hotel.

(formerly "Stephenson House)

boat Landing,

HORSES BOUGHT AND SOLD ON COMMISSION.

AMERICAN HOUSE,

Directly opposite the N. B. & C. Railway Station

A Good Stable, with careful hostler in attendance.

Terms Moderate!

ROYAL HOTEL,

SAINT JOHN, N. B.

SNELL HOUSE,

D. O. FLOYD, PROPRIETOR.

Rates Reduced to \$1.50 per day.

FREE COACH!

SLIPP & ROBINSON.

Agents for the Sale of

No. 42 Germain Street, St. John, N. B.

MARKET BUILDING.

JOSEPH B. SLIPP. E. H. ROBINSON.

(formerly of Thompson & Slipp, Woodstock.) St. John, N. B., Feb. 10, 1879—6mp-7.

FACTORY!

R. COLWELL, Proprietor.

CARRIAGES, WAGONS,

Sleighs and Pungs

Built to order in the latest and most durable styles.

Material and Workmanship of the Best. PARTICULAR ATTENTION GIVEN TO

Painting, Trimming, and Bepairing Carriages, &c.

TERMS, &c., to give satisfaction.

Fredericton, November 26, 1875-48

Woodstock, October 27, 1880-1y-44

June 13, 1879-24

GEO. GOSLINE, Proprietor.

ROBERT DONALDSON,

Our Queen and Constitution.

WOODSTOCK, N. B., SATURDAY, JULY 16, 1881.

Vegetine SAMPLE ROOM FOR COMMER. SCROFULA

CIAL TRAVELLERS. Scrofulous Humor. VEGETINE will eradicate from the system ALEX. GIBSON, JOHN C. GIBSON, PROPRIETORS. every taint of Scrofula and Scrofulous Humor. It has permanently cured thousands in Boston and vicinity who had been long and painful sufdover. "EXCHANGE," Queen Street, - Woodstock, N. B.

Cancer, Cancerous Humor. The marvelous effect of VEGETINE in case of Cancer and Cancerous Humor challenges the most profound attention of the medical faculty, many of whom are prescribing VEGETINE to their patien's. Canker.

VEGETINE has never failed to cure the mos inflexible case of Canker. Mercurial Diseases. The VEGETINE meets with wonderful success Near N. B. Railway Station and Steamin the cure of this class of diseases. Salt Rheum. Woodstock, N.B. Tetter, Salt Rheum, Scald Head, &c, will

tainly yield to the great alterative effects of VEGETINE. Erysipelas. VEGETINE has never failed to cure the most nveterate cases of erysipelas Pimples and Humers on the Face. J. L. ESTEY, - - - Proprietor. Reason should teach us that a blotchy, rough or pimpled skin depends entirely upon an inter-

> Tumors, Ulcars or Old Sores. are caused by an impure state of the blood Cleanse the blood thoroughly with VEGETINE and these complaints will disappear. Catarrh.

45 King street, is the great blood purifier. Constipation. VEGETINE does not act as a cathartic to debilitate the bowels. but clanses all the organs, enabling each to perform the functions develop HOULTON, ME.,

VEGETINE has restored thousands to health who have been long and painful sufferers. Pleasantly located in Public Square. Dyspepsia. to directions, certain and speedy cure will GOOD TABLE! CLEAN ROOMS!

Faintness at the Stomach. Superior accommodations for parties travelling VEGETINE is not a stimulating bitters, which creates a ficticious appetite, but a gentie tonic, which assists nature to restore the stomach to a Convenient Sample Rooms on ground floor. 34 healthy action. Female Weakness. VEGETINE acts directly upon the causes of

ens the whole system, acts upon the secretive CONSIGNMENTS SOLICITED and re- the blood, and VEGETINE acts directly upon

> VEGETINE Spring Medicine.

Vegetine is Sold by all Druggists. -4 i-25. R. H. DAVIS, Attorney-at-Law.

Hodge, Fredericton, N. B.; A. B. Spence, St.

Particular attention to our new style of

CRAYON WORK

Copying and Enlarging done as usual.

W. A. MOOERS, Artist,

For Sale at Florenceville.

Wood & ck, April 29, 1831 .-tf-19.

CEVERAL Building and Pasture Lots. The

King Street, Woodstock.

elsewhere.

February 25, 1881

Grant & Caldwell,

HARNESS! HARNESS! Streets, two doors below Mr. James Baker's Shoe Shop, is now prepared with GRAFTON, N. B. Harness of every Description WE have received a very large stock of Ame-

Single Harness, in Gilt, Rubber, Nickle Silver DOUBLE HARNESS,

ity. Second Growth Hickory Rims, Spokes, Hubs, a fine lot of Steel Axles, and all other stock suitable for first-class work. We have employed the best workmen, and are building complete. COLLARS, WHIPS, BELLS, and everything usually found in a first-class Harness Shop. All of which will be sold at prices to suit the times.

Thanking his customers for their liberal patronage in the past, he hopes, by strict attention ronage in the past, he hopes, by strict attention.

Two Seated Phaetons; Doctor's Phaeton; Side Bar Buggy; Matchless Canopy Top Phaeton; Side Bar Buggy; Brewster Queen Buggy; S. & J. Watts, Printing, J. B. Larlee, Bar Buggy; Bangor Buggy; Piano Box Buggy; Mr. Simmons, said the to business, to merit a continuance of the same.

Those indebted to the subscriber will please re
We also manufacture all kinds of (member that he was burned out by the recent fire and is much in need of money, by settling immediately they will confer a great favor. T. L. ESTEY.

Woodstock, August 17, 1877 Good Time Coming, AND PLENTY OF CASH. BUY YOUR CHRISTMAS AND WINTER

Land, on the Meduxnakik, known as the McGlynn Land, there is on the premises a frame barn 30x40. for HOLIDAYS! And Sells Largely to OLD NICK

Land at the head of Main Street, Woodstock, with two good Dwelling Houses, each double tenement, with barn and out-buildings to each, fronting the John, with good well on the premises, and a young orchard, all grafted fruit. The whole of above properties will be sold for part pay down, and the balance payable in terms and times to suit purblesses. Brooms, Earthen and Stone Wares;

Tumblers, Chimneys, Lamp Wicks; No. 1 Mess Shad, Codfish, Mackerel, Smoked Herrings; Quoddy, Ripling, Bay and Labrador Herrings; Coarse and Fine Salt, Oats, Beans; Tobacco and Cigars in great variety.

All at bottom prices, for cash or Country Produce, at No. 2 Hayden's Block, Main Street.

H. N. PAYSON.

Woodstock, Dec. 12, 1879 HERBERT DIBBLEE, Gold, Silver, Oroide, Brass and Copper

PLATER. Manufacturer of all kinds of

Old Store and Lot on which it stands; toge-Harness TRIMINGS, COMPOSITION SLEIGH HANDLES, and Carriage and Sleigh Work Plated at short notice. All work warranted to wear and look as good Woodstock, May 3, 1879-tf-14

MUNICIPAL COUNCIL, VICTORIA. ANDOVER, N. B., COURT ROOM, July 5, 1881. Semi-Annual Meeting of the Municipal Council of Victoria County. James E. Porter, Warden, in the chair. The Secretary-Treasurer called the names

of the Councillors, and the following were Jas. E. Porter, Samuel A. Cameron, An-Chas. McCluskey, Ward C. Burpee, Grand

Geo. W. Day, J. C. Upham, Drummond. Enoch Lovely, Jas. E. Simmons, Perth. Adam J. Beveridge, Aleck Walker, Gordon, Wm. Everitt, John Barker, Lorne. The minutes of last meeting of Council in January were read and confirmed. The Secretary-Treasurer submitted the following report: To the Warden and Councillors of the Municipality of Victoria County:

Agreeably to a Resolution of the Council Fraser, Attorney General, three hundred and ment of amount by-road money granted to twenty dollars, being amount due by this County in full settlement of school loan to old County of Victoria in 1872. I also drew up a discharge from this County to the Coun-

ty of Madawaska of its indebtedness, and have received a like discharge from that I have paid Mr. Lugrin \$15.66, balance due him as per Report of Committee last nal cause, and no outward application can ever cure the defect. VEGETINE is the great blood January, for which I have his receipt. I have collected \$157.00 from non-resi dents for back taxes, due since the last meet-

ing of Council in January. The following new by-road has been laid out, and boundaries fyled with me by Com-Road lying between George F. Morehouse and into a committee of the whole, Coun. Bever- on motion Coun. Lovely, seconded by Coun. For this complaint the only substantial benefit can be obtained through the blood. VEGETINE late John Kilburn's in the Parish of Perth. I have redeemed debentures Nos. 3 and 4 for \$250.00 each, which became due on the for \$250.00 each, which became due on the the Sec.-Treasurer is satisfactory, so far as the June, and have paid all interest due on we can learn.

In conclusion I beg to submit for your inspection an account of the receipts and expenditures with Vouchers from the 1st day Carried. of January last to 30th June, showing amount received \$2,282.01, including balance of \$460.77 brought from last year, and amount expended \$2,264.52, leaving a balance in my If VEGETINE is taken regularly, according hands of \$17.49. Besides the above balance of \$17.49 in my hands, I have \$350.00 deposited in Dominion Savings Bank, Woodstock, on account of debenture account. Respectfully submitted,

R. W. L. TIBBITS, Sec.-Treasurer. Andover, 30th June, 1881. On motion, Coun. Day, seconded by Coun. Cameron, the Report was received-Report of the Committee appointed to get these complaints. It invigorates and strength- shed and water closets built read, as follows: To the Warden and Councillors of

The following amounts have been expend-Patterson & Fraser, Lumber, Abraham Kupkey, Shingles,
Beveridge Bros., Nails,
N. B. Ry, Freight, 2 cars Lumber,
from Muniac,

as Harprices to

The Sasted Phaston; Deter's Phaston;
The Sasted Phaston;
The S

for large Photos and copies.

when the magistrate instructed him to go on and do his duty and serve the execution. He when the magistrate instructed him to go on and do his duty and serve the execution. He After he had the horse in his possession about 24 hours, Lindsay came and explained matter to magistrate, and upon his order he gave up the horse.

After he had the horse in his possession about 24 hours, Lindsay came and explained may grant such. The Council by its act has said it will not grant at all. If by withholding what the law was on the point.

Account of David Lindsay for \$4 read.—

Account of David Lindsay for \$4 read.—

Moved by Coun. Simmons, seconded by Coun. Said it will not grant at all. If by withholding what the law was on the point. ments—latest styles.

Any person in want of a CABINET ORGAN will do well to call on me before purchasing will do well to call on me before purchasing about 24 hours lind between the execution. He ed by Mr. McCluskey, that bill lay over till January. Frames made to order by machinery, at short gave up the horse. Fine Sterroscopic Views of the Jam of Logs at

stable came back from seeing Lindsay and had to do for the Council, that beside this reported to magistrate he was ordered to go he had to keep the public records and papers. back and levy; when an execution was placed in his hand what position would he put and carried. be in if he refused to carry out its orders? he thought the magistrate was materially to passed. Adjourned till 1.30 p. m. blame. He did not think it was right to take the whole amount out of the constable; if he had trespassed, pay him what was fair.

Mr. Simmons said the matter would not end on the payment of the bill, as he understood that Lindsay intended to apply to the Council for redress. It was the first he had heard of the constable's visiting Lindsay twice, he understood Lindsay that he only lor McCluskey in the chair. came once. He thought the matter had better be laid over for further consideration. The Secretary-Treasurer explained that Lindsay came to him for advise, and he ad-

GENTLEMEN, -I beg to submit the following lay over till to-morrow.

Overdrawn, 31st October, 1880,

Moved by Coun. Lovely, seconded by Coun. Day, that Board go into Committee of the whole on division of by-road money this after-Lovely, that consideration of Secretary-Trea- his property was over rated, being valued at Moved by Coun. Day, seconded by Coun. surer's Report be taken up-carried. Moved by Coun. Cameron, seconded by was received. Coun. Beveridge, that Board go into committee of the whole on Secretary-Treasurer's account. Carried. Board resolved itself

. The committee rose and made the following report: The account submitted to us by Moved by Coun. Simmons, seconded by

The following bills were presented: Rent of office, 10 00 Moved by Coun. Cameron, seconded by Coun. Boveridge, that bill of D. B. Gallagher, or \$10 rent, be paid. Mr. Lovely thought the resolution passes last year, on his motion, was that Mr. Gallagher should receive \$50, in full for salary Beveridge,—That prayer of petition be com-

The Council could not now of course agree to pay him \$10 for office rent, when it voted last year to only pay him the \$50 for salary

and to have the labor performed by days requisite, and might be given to Clerk Peace \$61.79 provides. He would put his foot down, if he stood alone, against giving \$10 for office for Clerk of the Peace. He would ge for paying the item now, because it had been their custom, and the Clerk expects it, but he wanted some resolution passed whereby they would not meet such a bill again.

**8.60 Moved by Coun. Day, seconded by Coun. Barker, that Constable Larlee's bill be paid as read.

**Moved in amendment, by Coun. Burpee, that Constable been so for many years, he did not believe to his own knowledge there was more liquor sold during the time there were no licences to holding license; by licensing proper houses, travellers could get a glass, and bed and victuals. What had been the result of not resolved, so long as there was no other law derstood Mr. Day to say that there was amposited them they refused to grant license; he had been so for many years, he did not believe to his own knowledge there was more liquor sold during the time there were no licences the past six months, why road commissioners for the Parish of Gordon:

**Moved by Coun. Day, seconded by Coun. Barker, that Constable Larlee's bill be paid as read.

**Moved in amendment, by Coun. Barker, that Constable Larlee's bill be paid as read.

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**Moved by Coun. Bar

old jail, beg to report that in accordance with a resolution of the Council in January last, to shingle the roof of the jail, we have attended to that duty. We accepted W. L. Wilson's tender for the performance of the work for sixty dollars.

Walter Grahm, G. W. Day, James E. Porter.

On motion, Coun. Lovely, seconded by Coun. Burpee, the Report was received and adopted.

For it, expected by this course to elevate the morals atanding of the man, as and law another; it was time they threw custom was one thing and law another; it was time they threw custom everboard and kept to law and justice. When the business was done at Grand Falls, the cry was for God's sake get down of the work for sixty dollars.

On motion, Coun. Lovely, seconded by Coun. Burpee, the Report was received and adopted.

For it, expected by this course to elevate the moral standing of the much so as any man at the Board. The law m

Photographs

I was right that Lariee should be paid his tar, and when a man there went to drown some pups; in the act the man lost his own lefter that should be deducted from his act out.

HAVING lately returned from Boston with all the latest improvements in the Art, we are now prepared to make all kinds of PICTURES in a very superior manner.

Particular attention to our new style of

Moved by Coun. Cameron, seconded by Coun. Cameron they could not understand the argu-license. He could not understand the argu-license.

Moved by Coun. McCluskey, seconded by Coun. Seconder of Count. Mr. Lovely presumed the object of Count. Mr. Lovely presumed the busine

pay the expenses up to the time the receipt was shown the constable, but they would not recognize any demand after that. (Mr. Larlee said that when he first visited Lindsay, he said that they ought to pay it leads to receipt had been made, as regarded honesty and printing he had been made, as regarded honesty and printing had been decided to vote when the sale of liquor and other commodities. The had been made as regarded honesty and printing had been decided to vote when had been decided to vote when had been decided to vote when had been told him it would save him cost if he would made up his mind that they ought to pay it low regardless of consequences. He did not man got married he had to pay a tax; the man got married he had to pay ther with Timber Brows and anni Privalege.
Enquire of the undersigned.

Woodstock, June 26, 1880—tf-26

Woodstock, June 26, 1880—tf-26

Removed.—The undersigned has removed.

Brick Block, up stairs, over Bank.
Brick Block, up stairs, over Bank.
Wood 2 ck, April 29, 1831.—tf-19.

Wood 2 ck, April 29, 1831.—tf-19.

Toll him it would save him cost if he would find it at once, and it was not they ought to pay it now. If there was any law on the point they could find it at once, and it was not common sense to lay over till January what could be settled now. His impression was seemed to be a source of difficulty at every seemed to be a source of difficulty at every that Council had to furnish an office to Clerk Peace. He would remind those who referred to the small amount of work the Clerk dissatisfied they need not return him again.

Wood 2 ck, April 29, 1831.—tf-19.

Registe Daigle, charged Drummod, \$6.30, his fears correct. The question now was one passed.

Council met pursuant to adjournment Warden in chair; Councillors all prosent. Account H. P. Peterson, charged to Drummond, \$1.50. passed.

Account J. Liebst, charged to Drummond \$11.10 might put it up to a higher figure.

The committee rose and made the fol ing Report, through their chairman:—

The committee of the whole, have agreed upon the following division: \$25.00 to be like Mr. Burnes no newer could compel him ing Report, through their chairman :-

amount he was improperly assessed, having no \$1982 property in the parish, was read. On motion the petition was received, and the prayer of same granted, the amount to be charged to parish of Drummond. Petition from Wm. Watson, Andover,

asking for refund of tax for 1881-stating \$24.00, and asking it to be reduced to \$18.00 On motion the petition was returned

Mr. Watson to make affidavit to his statement. Mr. Watson made the affidavit, and, and amount charged to parish of Andover. Petition from Phelemo Durepo, Grand Falls, for Retail Liquor License for 12 months

Moved by Coun. Cameron, seconded by Coun. Beveridge, that prayer of petition be granted. Lost, on the following division:— Yeas-Cameron, Beveridge, Walker, Mc-Cluskey, Day, -5. Navs-Simmons, Bur-pee, Everett, Upham, Barker, Lovely, and

Petition of John May, Grand Falls, Retail Liquor License, Grand Falls, 12 months-presented and read. Moved by Mr. Cameron, seconded by Mr.

and rent. There was a mistake somewhere. and rent. There was a mistake somewhere. Mr. McCluskey thought it was high time simpletons. If they put on a license, they and rent.

Mr. Day said that Mr. Lovely ought to long as they continued to refuse to grant lihave brought up his objections when the cense they were not in a position to proceed minutes were being read; they could not against those selling liquors, and more liquor go back of the record now, without a vote of would be sold than though licenses were General Debility.

In this complaint the good effects of the VEG.

ETINE are realized immediately after commencing to take it; as debility denotes deficiency of the blood, and VEGETINE acts directly upon to the blood, and VEGETINE acts directly upon to the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which to the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the to their public building which the county Court House, beg to submit the county Court House, and the county Court House, We found that if the building was let by contract, it would cost more than the amount of \$50 more than the amount and the contract, it would cost more than the amount of \$150.00 greated as to have the contract of \$150.00 greated as the contract of \$150.00 great of \$150.00 granted us to have the work fast. They had now fine buildings with, an remarks, that more liquor had been sold done, and deemed it advisable to have the office for the High Sheriff, Judges, Attor- since they refused to grant license than besame done by purchasing material ourselves, neys rooms, &c., some of which were not fore. Last session when 7 voted against

Andover, Victoria County, N.B.

Prompt attention given to the Collection of Accounts, \$6^{\circ}\$.

Office—Mr. S. P. Waite's building, opposite Melip-22.

Melip-23.

ALFRED BUNKER,

GENERAL AGENT,

AND

Commission Merchant

No. 18, CITY MARKET,

AND

AND

Commission Merchant

No. 18, CITY MARKET,

S. SAINT JOHN, N. B.

Reference—Registry of Sunbury Co., N. B.;

Saint JOHN, N. B.

Reference—Registry of Sunbury Co., N. B.;

Saint JOHN, N. B.

Reference—Registry of Sunbury Co., N. B.;

Reference—Regi

Coun. Burpee, the Report was received and adopted.

On motion of Coun. Lively, seconded by Coun. Day, Constable Street was employed at \$1.50 per day to attend Council during its session.

Moved by Coun. Day, seconded by Coun. Council during its session.

Moved by Coun. Day, seconded by Coun. Council during its session.

Moved by Coun. Day, seconded by Coun. Council during its session.

Moved by Coun. Day, seconded by Coun. The following seconnes and proceedings of present Council at \$12—carried.

The following accounts were received and disposed of as follows:

Were led to frequent such places who never thought of doing so before. It was the vote of this Council that placed these rum shops there, and if the young men drawn away by there, and if the young men drawn away by there, and if the young men drawn away by there, and if the young men drawn away by the most effective weapon with them go down to drunkards' graves, he would remind them of the saying of fhe good book, their blood will I require at your hands. If the mount asked for.

Mr. McCluskey said disputing over constables' bills was a periodical occurrence—of the sale after hours; if iquor was sold to minors, apprentices, sailors, Indians, &c., they could present Council at \$12—carried.

The following accounts were received and disposed of as follows:

Were led to frequent such places who never thought of doing so before. It was the vote of this bone of Temperance, moral sussion was their platform, and that he believed was the most effective weapon with them of the saying of fhe good book, their blood will I require at your hands. If the most of the solution of the sale and the most effective weapon with them of the saying of fhe good book, their blood will I require at your hands. If the most of the sale and the most effective weapon with them of the saying of fhe good book, their blood will I require at your hands. If the most of the sale and the most effective weapon with them of the sale and the most effective weapon with them of the sale and the s

on the point.

Mr. Day—The law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits apply for a license of the law says if persons of ordinary habits are law says if persons of ordinary habits are law says if the law say

granted. Lost on following division: Yeas,
—McCluskey, Cameron, Beveridge, Day,
Walker—5. Nays—Simmons, Lovely, Everett, Barker, Burpee, Lovely, and the War-Editors & Proprietors Falls, was read as follows:

—Simmons, Burpee, Everett, Upham, Barker, Lovely and the Warden, 7.

Moved by Coun. Day, seconded by Coun. Simmons, that the By-Law regulating the fee for sale of liquors be rescinded. Carried. Moved by Coun. Day, seconded by Coun. McCluskey, that retail liquor license be fixed at \$40 per year; wholesale \$60. Lost. Petition of M. McCluskey, Grand Falls, selver for retail liquor license for twelve

asking for retail liquor license for twelve

Moved by Coun. McCluskey, seconded by

Petition from Ward C. Burpee, Chas. Mc-

Cluskey and others, Rate-payers, Grand

To the Municipal Council of the Municipality

The petition of the undersigned, residents and rate-payers of the Town of Grand Falls.

in the County of Victoria, humbly sheweth:

ces in the Town of Grand Falls, aforesaid,

is increasing instead of decreasing :

That the commission of crimes and offen-

That there exists no lock-up in the said

town of Grand Falls, wherein the imprison-

That the necessity of such a lock-up is

much felt, and entails considerable expense

in conveying offenders to the County goal

besides causing much delay in the administra-

Falls, in accordance with the provisions of

And as in duty bound your petitioners

of Victoria County:

Coun. Walker, that prayer of petition be

Mr. Walker said that last January voted for license, believing that less rum would be sold under license than without the experience of the past six months proved believed they ought to license and derive a ment of offenders may be effected; revenue from it. If there was any way in which they could lesson the drinking of intoxicants he would do all in his power to assist. If the license fee was too low, they

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tion of justice. Mr. Simmons said he stood there as passed.

Board resolved itself into committee of the whole on division by-road money,—Council—

Mr. Simmons said he stood there as a temperance man, whose principles were higher that you the said Council may be pleased to establish a lock-up in the said town of Grand Day or others might say had no influence over him; if he had entertained the impresover him; if he had entertained the impres-sion that when he assumed the office of the Consolidated Statutes of New Brunswick. Lindsay came to him for advise, and he advised him to pay the tax, take a receipt and then come to the Council and ask that the same be refunded.

Moved by Mr. Simmons, seconded by Mr. McCluskey, and—

McCluskey, and—

McCluskey, and—

McCluskey, and—

Resolved, That the matter of Larlee's bill all y over till to-morrow.

A. D. Olmstead, Sheriff,

S41 80, passed,

The Secretary-Treasurer presented statement of amount by-road money granted to the Report was received and adopted.

The Committee of the whole, nava spread to the whole, nava spread the have safeted upon the following division: \$25.00 to be upon the following division: \$25.00 to be appropriated by Andover, Perth and Grand Falls each, to be deducted from the whole falls each, to be the thought and to put the bottle to his neighbor's lips. He thought some hard expressions had been made use of; it ha

adopted.

A petition from H. Bennett, Drummond, asking for refund of taxes \$3.15, in which amount he was improperly assessed, having no amount he was improperly assessed, having no another to determ a way to make a code of regulations for the government of said lock-up. Carried.

The Warden appointed to determ a way to make a code of regulations for the government of said lock-up. Carried.

The Warden appointed to determ a way to make a code of regulations for the government of said lock-up. The Warden appointed to make a code of regulations for the government of said lock-up. morality in Victoria County, to license the rumseller, then he must confess he would rather live in some other county. A man's acts spoke louder than his words, and while he might say he was a temperance man, yet when he voted for license he was assisting the other side.

In the Warden appointed the following said committee: Couns. McCluskey, Day, Lovely.

Moved by Coun. Day, seconded by Coun.

Upham, that no cattle be allowed to run at large in New Denmark and Salmon River Mills District, Parish of Drummond, from 1st May to 1st November in each year. Car-Mr. John Leslie was heard, who stated that

Mr. John Leslie was neard, who stated that heretofore he had been opposed to the granting of licenses, like Mr. Burpee his principles were against it; he had thought they should try and restrict the sale of liquor altogether. but from the experience of the last six months he had changed his opinion. He months he had changed his opinion. He most confess with shame that never before must confess with shame that never before were the morals of Grand Falls at so low a missioner Roads in place of John Giberson: point. There were at Grand Falls not less than 14 places where liquor was being sold; many of them could be stopped had they carried.

missioner Roads in place of John Bloomfied and Isaac Berry, Surveyors of Roads for Parish of Gordon.—

Carried. Moved by Coun. McCluskey, seconded by granted license. He thought they ought to put the license up to a high figure. Another Coun. Burpee, that the following officers be thing he would suggest that the Council be added to Parish list of Grand Falls: Charles more particular in enquiring into the qualifications of applicants. A man who had applied for license that day, Philemo Dureppo, he knew had no residence at Grand Falls, he liquor license. Grand Falls, 12 months, read. liquor license, Grand Falls, 12 months, read. Moved by Coun. Cameron, seconded by was hired by Mr. Blair to sell liquor for him, and yet he came here and said he had the re-Coun. McCluskey, that prayer of petition be quisite beds, &c. Other men had made application for license, who, he would bet \$100 had not two spare beds. He had sent men to

Petition of Wm. A. Condon, for retail liquor license, 12 months, Andover, read, some of these places to be put up for the night Moved by Coun. Cameron, seconded by Coun. McCluskey, that license be granted. and they could not be accommodated. He thought if they would put the license up to a good figure and grant two or three licenses Petition of B. R. Condon, for retail liquor to those having proper accommodations, and then look after them, the morals of the comlicense, Grand Falls, 12 months, read. Moved by Coun. Cameron, seconded by Coun. McCluskey, that petition be granted. munity would be much better. A constable ought to be appointed to look after violators of the license law. Mr. Burpee thought the opportunity

for wholesale liquor license, 12 months, read. was present for a forcible temperance lecture.
It had been said that rum degraded, and yet Moved by Coun. Barker, seconded by Coun. McCluskey, that prayer of petition be they were told they should only license mer Moved by Coun. Lovely, seconded by Coun. of character, did they suppose that men of character would do anything degrading; Upham, that bill of Constable Larlee, Perth, would sell such cursed stuff as liquor? for \$3, be taken up. Carried. Moved by Coun. Simmons, seconded by Mr. Beveridge was sorry the discussion had Coun. Lovely, that Mr. Lindsay be heard in taken the turn it had, and that it had been reference to account of Constable Larlee. found necessary to indulge in hard words.

requisite, and might be given to Clerk Peace for an office. Victoria was not bound to find as rummies, but such a term did not affect him; if put down for a rummy then, he was provides. He would put his foot down, if he steed alone are refused to grant licenses to indulge in hard words. At the January session it was supposed that the prohibitive law would be in force, and he was in favor then of granting till July, or was in favor then of granting till July, or the law did come into operation. He was a bad till the law did come into operation. He

Mr. Larlee was heard who explained that he went to Lindsay to serve an execution against him for his taxes; he was shown a receipt by Lindsay for 70 cents; he returned to the magistrate and told him of the receipt, when the magistrate and told him of the receipt, when the magistrate instructed him to go on when the receipt, then do away with the custom to the the could not understand the argument the could not understand the argument that by giving one man license to building burn therefrom they could not collable at that Board had been dead to that by principle.

Mr. McCluskey said many seemed to think all principle was concentrated in those who set that Board had been dead to the argument and told the argument to the a

matter to magistrate, and upon his order he gave up the horse.

Mr. Simmons thought the constable should not have levied; either he or the magistrate not have levied; either he or the magistrate.

Mr. Burpee did not think the law compelled them to find the C. P. with an office not have levied; either he or the magistrate.

Mr. Day said twill not grant at all. If by withholding licenses the sale of liquor could be stopped to the would have the same if not greater they would have the

though somebody was anxious for business.

Lindsay was put to a good deal of inconverience and some cost, to get, horse back.

We never to get, horse back. venience and some cost to get horse back; Mr. Day wanted to place himself clear pay which, in effect, empowers the Council to no lantern to find an honest man. It appeared as though those who voted against damages. Lindsay ought to make the Justiness to such and so many persons as the considered Lindsay had been hardly dealt upon the matter. The Council had come to venience and some cost to get horse back; he considered Lindsay had been hardly dealt with. The parish of Perth would gladly pay the expenses up to the time the receipt pay the expenses up to the time the receipt pay the expenses up to the time the receipt pay the expenses up to the time the receipt pay the expenses up to the time the receipt pay the expenses up to the time the receipt pay the expenses up to the time the receipt pay the expenses up to the time the receipt had paid it for the previous six months. It