with me, which I have placed to the credit sequently the sale fell through. of the County, subject to your instructions as to its disposal. Gran 1 Falls-Commissioners F. McCor-

mick and Jno. Underwood-Road leading from the River St. John, at Mill-brock, to the new settlers in the arcand tier west of trict No. 2, Grand Falls.

According to a resolution of the Council

up to end of year 1880, to be re-assessed in found other parties wanted to buy he should have torn down the old notice and put up e tness of the Parishes to the County up to another.

I have much pleasure in stating the finana fair state. I have paid debentures Nos. 3 Brown was willing to hold the position, he coun. Paul—Resolved, That all bills in corand 4 in full, which were redeemable in would have to vote against the motion. June last; I have also paid all interest on od the present year for valuating.

In conclusion I submit my annual account showing receipts from all sources \$9,058.24 including balance brought from last year and expenditures \$7,407 86, leaving balance on hand to the credit of County of \$2,650.38 Respectfully submitted. R. W. L. TIBBITS,

Secretary Ir Andover, Dec 31, 1881. Oa motion, John Street is employed to a tend session of Council at \$1 50 per day. Mr. Watts was, on motion, heard in refer

ence to publishing debates, minutes, &c. Coun. Day moved, seconded by Coun Cameron, that Mr. Watts' offer to publish debates of Council, minutes, and S.c. Treasurer's account, and furnish two hundred copies of each issue of paper containing such, for \$50 for one year, be accepted.

Moved in amendment by Coun. Everitt

seconded by Cour. Bu-pee, that the sum of \$25 be paid Mr. Watts for publishing minut :s and Sec, Treasurer's accounts only. Coun. Lovely said that last year, without any discussion, they had concluded to pay \$25 for publishing the minutes, and it looked

strange that they should now attempt to give \$50. Coun. Day said that the sum of \$25 voted last January was merely for publishing the minutes and did not include the debates .-In the July session they had voted to have the debates published, for which they agreed to pay \$12, making the charge for the service for the year \$37. Now by adding th balance of the \$50 they would get the de bates of both January and July sessions pul lished. His experience was that publishin tie debates gave satisfaction to the rate-pay doubt, would rather lose \$100 than not get the debates. By publishing their sayings the rate-payers could learn just what their views and opinions, as well as their acts were, and he thought money invested to have their doings reported and published was well

Mr. Lovely - The question was simply whether they should add to or deduct from the amount paid last year; he should vote for the amendment.

Mr. Everitt had no oli ction to the m tion, other than that the number of paper furnished was not sufficient; not one half the rate-payers got c pies of the paper, and this cause gave general dissatisfaction. Coun. Baird said that personally be wa not opposed to having their discussions pub lished, but he had promised some of his con

stituents to oppose i', and should therefore have to vote for the amendment. The question on the amendment was now taken and lost on the following division :-Yeas-Walker, Lovely, Baird, Everitt-4 Nave-Upham, Paul, Cameron, Batker, Day -5. The original motion was now carrie

by a reverse vote. The Auditor's report was now read as for lows, and on motion of Coun. Day, second of by Coun. Burpee, was received

To the Warden and Councillors of the Muni cipality of Victoria County : Gentlemen,-I beg leave to submit the fol

lowing report :-I have carefully examined the Sec. Treasurer's accounts, every item separately, and compared them with the vouchers, and found charged to Andover. are so plain and methodical that my labors thereby were comparatively easy; and I do not hesitate to give it as my opinion that he is well worthy of the best consideration of the Board. Also, the several Parish Officers have made satisfactory returns, with very

J. C. McCLUSKEY,

Court Room, Jan. 17, 1882. The Warden said he could endorse wha the Auditor said regarding the Sec. Treasur-er; he himself had looked over the Sec. Treas. account, and thought it was the best kept account of the kind he had ever seen .-Their Sec. Treas. was second to none in the

few exceptions.

On motion of Coun. Lovely, seconded by Coun. Day, Sec. Treasurer's salary is fixed at the same amount as last year. On motion of Coun. Lovely, seconded b Corn. Cameron, the salary of Clerk of Peace is fixed at same amount as last year, includ ing all charges of his office. The following report from the Gaoler,

Grand Falls, read :-To the Municipal Council of Victoria: " A list of persons confined in the Lock-up at Grand Falls, for the year 1881 :- John O'Brien and Lan Langen, committed by special constable Leslie; J. P. Norten and Robt.

stable Dagle. (Signed) L. W. Wilson, ed in Sec. Treasurer's hands be rescin "Grand Falls, January 11th, 1882." Coun. Day, from committee on Gand Falls Lock-up, stated that the committee had entered into an agreement with Mr. Wilson, to be credited to poor of Drummond. as per resolution of Council in July last,

Coun. Lovely, both above reports were re-Coun. Day said there were cases in which

parties were locked up over night and let go in the morning; he thought in all cases parties locked up should be taken before a Magistrate and tried before being liberated. The Warden thought the law was plain not pursued, some of the arrested parties might bring an action for false imprisonment. lock-up for the night and letting them go in was read the morning was of no benefit to the County : they ought to be taken before a Magistrate and made to pay \$1 or \$2, to the County, beside the fifty cents to the keeper.

The Sec. Treasurer submitted a bill t amend chapter 110 Consolidated Statutes, 4 Fences, Trespasses and Pounds," to make persons liable for damages from cattle in districts where cattle ere prohibited from running at large by by-law of Council, whether there are lawful fences or not, as per resolution of July Council,

Moved by Coun. Day, seconded by Coun. Paul, that said bill be presented to Legislature the coming session, and that the War-

pare petition and certificate as to reading before Council.

Coun. Lovely, said return is adopted. Coun. Lovely, said return is adopted.

Moved by Coun. Cameron, seconded by Coun. Baird, that order of Council appoint
Coun. Baird, that order of Council appoint
The Brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We brown Grand Falls, a committee of the county.

We be the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the data asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked and been tracked in the county.

In the had asked iog F. W. Brown, Grand Falls, a committee upon the county. for selling public lands be rescinded, and that another committee be appointed instead.

The Warden stated that Mr. Brown had mentioned to him the fact that last summer be had not up a notice of sale, application.

Ouncil room, Jan. 18th. 1882.

On motion of coun. Baird, seconded by mentioned to him the fact that last summer out up a notice of sale, application.

On motion of coun. Baird, seconded by man and making him a sacrifice. He was willing to help any beneficial industry, but before passing to exempt an enter-land, Maine.

On motion of coun. Baird, seconded by court. He did not believe in singling out in return get another devil killer of grain.

On motion of coun. Baird, seconded by out fifting a week in your own town. Terms and \$5 tree. Address Stinson & Co. Port-land, Maine.

APPLEBY & COURSER Woodstock, Sep. 27, 1881—ti another committee be appointed instead.

he had put up a notice of sale, application adopted and assessment ordered.

being made to him for a lot of land by R .bt. the sale might be postponed, which would as last year. \$41 00 qualify original error, but this he was advis-

Mr. Day could hardly see the propriety of He had asked Mr. Brown why he did not to Andover. sell after having given the notice, and he answered that he was advised by a lawyer that the road leading from Aroostock to Grand it would not hold. He told Mr. Brown that Falls. Said road laid off on the south lin- he heard there were other parties who stood of land owned by Geo. Murchison, Sr., Dis- ready to bid, when he was answered, why did they not apply and have another sale? Coun. Cameron did not think it was neces-

pirpose, to be presented to the Local Legis- put up another. On the face of the transac- ed and the amount charged to Perth. lature the coming winter, which will be laid tion it looked as though something was wrong He would just as leave Mr. Brown was on posed of as follows :-I beg to submit a statement of the balan- the committee as any other man, providing ces due the County by the several Parishes, he would attend to the work. When he

date, and a statement showing the amount of Coun, Burpee did not see the need for the delinquents on the precepts of the seve- changing the committee; he did not know ral Parishes, and in whose hands they are where they would find another man as responsible; if County money went into his bands they would be sure to get it, which in Campbell, larceny. cial condition of the County of Victoria is in some cases might be different. As Mr.

Coun. Cameron- - Two or three parties had dibentures to date, and have been able to told him that if Mr. Brown had done his next July session, when Mr. Watt can be He did not wish to encourage any man in George McDougal's and parish line between pay all bills against the County on presenta- duty there were several persons waiting to heard. tion, and have a balance on hand to the buy. He could not allow that Brown was credit of the County of \$2,650 38, \$1,000 of the only man in the County with whom they which I have placed in the Dominion Sav. could trust \$200. He knew men who were ings Bank, Woodsteck, for the purpose of ready to buy, and the County ought to have redeeming debenture and interest due in the benefit of the money. The County was July next, and \$360 to meet amount asses- certainly in a hard state, if it had no man i could trust but Brown.

> On motion Coun. Usmeron, seconded b Coun. Everitt-Resolved, That Sec. Treas. and Warden be a committee for sale of pub. read. lie lands, and to attend to that duty. and asking the Council to take the matte into consideration, was read.

The motion was now put and carried.

On motion of Coun. Day, seconded by Coun. Walker-Resolved, That there is no sufficient ground in above petition to warran appointment of a committee. A petition from William A. Condon, A. thur Orgood and others, asking that cattle b

allowed to run at large from October 20th till May 15th in each year, from Campbell's to Aroostook River, in back settlement of An dover, read. On motion Coun. Cameron, seconded b Coun. Baird-Resolved, That prayer of the

petition be granted. The Sec. Treas. submitted returns of the several officers of the County. The following J. Marr, Highway Commissioner, Perth, M. Quigley, do do Grand Falls

Highway Commissioners, Andover, do Underwood, Grand Falls do Brayall, Drummond Overseer of Poor, Highway commissioners. T. R. Cameron, J. P. deling't. lists, '79-80

Col. Tibbits, returns, '81. G. W. Day, J. P., returns delinquent lie B road commissioners returns, Lorne. Col. Price's returns, '81, Drummond By-road commissioners, Andover. Justice Petersen's returns delinquent lu '79, Drummoud.

By-road commissioners, Perth Poor master's returns, Andover. Poor master McMillan, returns, Gran H. Rasmussen, highway Commissione Drumwond.

By road commissioner, Grand Falls. Chas. Leclair, by-road commissioner Poor maeter's returns, Perth. By-road commissioners, Dagle, Brayal and Jensen, Drummond.

Justice Hallett's return, delinquent lis '79 80, Grand Falls. Poor master's returns, Drummond Col. returne, Gordon. Justice Currie, delinquent list, '80, Gran

Col. Giberson's returns, district No. Grand Falle. Col. Mulbern's returns district No, Grand Falls. do Mallory's do Perth.

Highway commissioner's returns, Gordon. The Warden appointed the following contingent committee :- Couns. Cameron, Lovey, Walker, Burpee, Day, Barker. The petition of George Clark, stating that he was unjustly taxed for the years '79 80, on property in the parish of Andover, which at the time the tax was levied was in the possession of another party, asking that the amount \$3.98 might be refunded him, was read, and on motion of Coun. Cameron, seconded hy Coun. Baird—Resolved, That prayer of petition be granted, and the amount

On motion of Coun. Cameron, seconded by of the whole, on Sec. Treasurer's account. dover. Coun. Day in the chair.

eay that they reflect great credit on that offi. commissioners. counts are kept."

On motion of Coun. Burpee, seconded by Coun. Lovely, the report is adopted. The following passed :-By-road commissioner's returns, Gordon

Highway commissioners, Ross and Knowlton, returns, Lorne. Justice Armstrong, returns, delinquent list, '79 80, Perth. Justices' returns under chap. 41, consolidated statutes.

Justice Brewer. do '79, Gordon. Col. Everitt's returns, '81, Lorne. pay over all monies in their hands to Sec l'reasurer, to be credited them and to receive

On motion of Coun. Day, seconded by Coun. Burpee-Resolved, That resolution Harrold, committed by special constable passed and the for poor money deposition, and J. Bradley, committed by content to receive 6 per cent. for poor money deposited in Sec. Treasurer's hands be rescinded. in hands Overseers of poor, Drummond, be

> 81, Grand Falls, be paid \$2 for services, and could not get it out. charged to Grand Falls. returns. Gordon, be returned for correction, making application for license. People were good mills. All the Council sought was legwith instructions to attach vovchers.

on the point that parties arrested should be stating that Enoch Lovely, was not at the him to have Leslie and another man appointed suitable to the wants of the County. He taken before a Magistrate; if this course was time of his election for councillor possessed of special constables and he did so. There had felt justified in voting for the motion, and if property qualification, and was not eligible been no prosecution against Harold for viola. p-reonserected needed mills he would hold up The present mode of putting parties in the an investigation may be had in the premises, thought it was rather hard that coun. Cam- them from taxation.

row morning at 10 o'clock.

chair : conncillors all present.

den and Sec. Treasurer be authorized to pre- appointed to make appropriations to meet four places where liquor is sold. the contingent expenses of the County for the The Sec. Treasurer here read the law re- worth nearly one fourth the taxable property John C. WINSLOW, current year, have attended to that duty and garding officers. beg leave to submit the following :-

S. A. CAMERON. Chairman. Council room, Jan. 18th. 1882.

R. W. Blair, Grand Falls, asked for retail ness honestly and independently; he had sup- prise, they ought to know what its character Damages a sessed by Jury in favor of Harold. He found afterwards that the notice liquor license for 6 months, when, on motion ported Leelie's appointment, and was willing was, its quality and nature. \$35 00 given was too short, the law requiring six of coup. Paul, seconded by coup. Burpee, the to pay him for what he had done but no The question was now put and carried. 6 00 clear days. Mr. Brown then thought that license was granted, the fee to be the same further.

The Commissioners have deposited \$35.00 ed would not make the notice legal, and condover, was read, asking a refund of \$8.34, time.

Robert Harold, Grand Falls, petitions for tion

According to a resolution of the Consistent to take | On motion of countries only owned 100 acres, was read, and on motion of the law It looked inconsistent to take | On motion of countries only owned by and July last, to amend chap. Too of the Cameron, seconded by coun. Paul, one man, to whom license was refused, and coun. Baird, Robert Wall ce is appointed a solidated Statutes of "Fences, Trespasses of sale was given; when he found the first tion of coun. Lovely, seconded by coun. Paul, one man, to whom license was refused, and coun. Baird, Robert Wall ce is appointed a and Pounds," I have prepared a bill for that notice was not legal, why did not Mr. Brown it was—Resolved, That the request be grant-The following accounts were read and dis- were plenty others violating the law. R. W. L. Tibbits, \$16 30, ordered paid

Walter Graham, 1500, do

T. R. Cameron, J. P., 710, do

Jos. Barnes, J. P., 15.75, do

Alf. Stevens, constable, 9 77, do

at \$6.37 per scale of fees.

Jas. Fitzberbert, 3.75, do S. & J. Watte, Thomas Watt and others \$65 00 case John rection with examination of John Campbell and they refused to pay him, the consequence geese, be prohibited from running at large in before Justice Watt, Kintore, lay over till will be that he will rebel and refuse to act. that part of parish of Gordon lying between

be chared to Andover. \$11.10 to be charged to Drummond. T. R. Cameron, J. P., 3.20, do be charged to Andover.

D. B. Gallagher, office, clerk of Peace.

future. Amendment carried. Sheriff Olmstead's acct. \$52.31, passed. charged to Drummond. Wm Paul, Constable Street. do tendance at election. Moses Craig, J. P., do Chas. Porter, h com. do

charged to Perth. G. W. Grant, con. do 2.40, Moved by coun. Walker, seconded by cour Day, that Grant's bill lay over till July. Moved in amendment by coup, Giberson seconded by coun. Barker, that bill be paid as read. Amendment carried.

Sheriff Olmstead's acct., \$3 60, passed A petition from James J. Chesley and nin other residents of South Tilley, asking that the by-law enacted at the January 1881 session, prohibiting domestic animals to run at large in Tilley proper, be so far amended as to include South Tilley, or that a new bylaw to that effect be passed, was read. A counter petition, signed by N. G. Wade and nineteen others, was also read.

Moved by coun. Cameron, seconded by coun. Lovely that the petition of Chesley an others be laid on the table. Coun. Day thought that would be rather an unceremonious way to treat a petition not to take any notice of it. He would like to hear the views of the concillors from the Parieb! Their business as councillors should be to create so far as possible unity and good feeling throughout the Parishes.

Coun. Lovely said he concluded that the motion was merely placing the matter before the board; not ignoring the petition, but placing it where they could get at it, and by for poor. their votes decide the question, The question was now put and lost. Moved by coun Paul, seconded by coun Burpee, that the prayer of Chesley petition

he granted and a by-law in accordance there-Coun. Comeron agreed with coun. Day that they were bound to treat respectfully all petitions coming before them; but there was another petition before them, more numerously signed, and what should they do, throw away one that had the largest number of

signatures and grant the request of the mi-Coun. Paul said that the second petition

The question was now put and carried. The petition of Wm. Coutts and twenty Pound erected, was read. On motion of coun. Paul, seconded by coun.

Upham, Resolved that the prayer of petition be complied with, so far as it relates to pro hibiting cattle from running at large. refund of tax \$1.08, which was assessed upon his son who is under age, was read, and on that the Council might arrange the matter Coun. Burpee—Resolved, That the Method motion of coun. Cameron, seconded by coun. with Mr. Day and raise the balance of money dist Conference be refunded tax 1881, Gor-Baird, the prayer of the petition is granted to pay off the land damage by assessment on don, and amount charged to Gordon. Coun. Lovely, the Board go into committee and the amount ordered to be charged to An- the Parish, and recommend to the Govern- On motion of Coun. Day, seconded by

On motion of coun. Cameron, seconded by road opened up at onc. The Warden resumed the chair, when coun. Baird, Resolved that \$41 00 be assessed the committee reported that "we have exam. on the Parish of Andover to pay Fred. Tapley by Coun. Day-Ordered, That prayer of period money sent at an earlier date than has every Monday, Weddeeday and Friday, at 8.30 a. ined the Sec. Treasurer's acces, and find them for land damages and cost of laying out road tition be complied with.

all correct and very satisfactory, and we must by commissioners on his farm as per report of cer for the efficient manner in which the ac John Leelie, special constable, bill of \$20 00 costs of prosecuting Robert Harold grist mills, woollen, cheese and starch fac- board upon the harmony which had praveiled; Connections.-These Trains make close confor violating liquor law, was read. Coun. Day moved, seconded by coun Burpee.

that bill be paid. Coun. Walker moved in amendment, seconded by coun. Giberson, that bill lay over till July session Coun. Day said that he made the motion to pay merely to place the matter before the islature, and that Warden and Sec. Treas. board, but would not bind himself to vote sign certificate and petition of reading, etc. for it. He would like to know before he cast | Coun. Day said that he desired to make a Justice Everitt's returns, delinquent list, his vote whether Leslie was not stepping be- few remarks upon the question before the

On motion coun. Walker, seconded by law had been made by Harold before he ap- the benefit of the County; willing to exempt coun. Cameron-Resolved. That poor masters | plied for license; he sold for months before anybody from taxation who would give them waiting for some one to go shead and prose- islation giving them the power to give ex-A petition from John Bunyan Larlee, cute violators of the liquor law; they asked emption to parties erecting the kind of mills

at Board would vote not to grant license, be- a mill as it ought to bo; his mill had proved by law required. The contingent committee submitted the sause he would go on and sell, and save \$100. | a good thing for the country but not a bene-MR. WARDEN, - Sir: We, your committee, coun. Burpee's house could be found three or | was \$22.40, beside his Dounty tax; accord. of January, A.D. 1882.

Coun. Burpee said the obligations laid upon give 100 acres of land and a bonus of \$1,000

should get costs for as far as he had gone, thrown away in a more man trap. He did free. Address STINGON & Co., Portland, Maine. but not to carry proceedings to a higher not want to grant exemption to anybody and ly-p-53.

A petition from Abraham Grantham, An- enly asked for pay for expenses to present in regard to cattle running at Grand Falls tax paid on the F. A. Rivers' property, when | Coun. Burpee said that Leslie applied to running at large, and that a by-law be enon motion of coun. Cameron, seconded by him for law against Harold, but not think- acted to that effect. the motion; if Mr. Brown had discharged coun. Lovely, the prayer of the petition is ing there was a clear case he refused to pro- On motion of coun. Cameron, seconded by his duties satisfactorily, why make a change? granted and the amount ordered to be charged | ceed; he felt that it would be to his discredit | coun. Baird-Resolved, That appointment of as a councillor, it he failed to get a convic. valuators be made.

6 months retail license, when on motion of The Warden stated that a gentleman had Cameron, that Charles Curles, Grand Falls, coun. Cameron, seconded by coun. Day, the told him that if such a bill was paid it would be one of the valuators. A petition from James Bishop. Perth, ask- caution was necessary. He believed in licens- Upham in amendment and-Resolved. That ing a refund of tax, on the ground that he ling such men as were fit to sell liquor, and Moses Price, of Drummond, he one of the was assessed on 200 acres of land when he in projecting them, and in prosecuting violat- valuators.

Coun. Lovely could see no inconsistency, the valuators. wise course, for both parties. If a man pays be one of the valuators, for a license he wanted protection. It a vio- Amendment lost; original motion carried. lator of the law he should not be found fault Coup. Day said it was just like this that present year .- Lost. and the penalty attached for non-perform- Giberson, the Sec. Treas. is authorized to ance. He may have conscientiously dis- procure blank books for assessors. On motion of coun. Lovely, seconded by charged his duty without spite-that, how- A petition from Alex. Walker was read, ever, was a question; if he has done his duty asking that cattle, sheep, swine, horses and at Brown, should have allowed the matter to first of November.

It now appears that Justice Burpee was right petition by granted and by-law ordained. coun. Baird, that the last bill be paid as tection of their houses, their property, for road laid out from Falls Brook to Salmon River all the advantages of a land of civilization, Mills, and that \$35 be paid John Day, and Moved in amendment by coun. Day, sec- but they are not willing to pay unnecessary \$10 to Mrs. McLcod.

G. W. Day, J. P., do 3.60, do and the Magistrates, but then it did not follow his hands. up one side and then the other, the only way That said bill lay over till July.
they could find out would be to let the vote. A memorial was read from C. W.

> ment and lost; the original motion was put laid over till next July. son, Esq., Grand Falls, still owed a balance same as last year.

Municipality, and that he had been called were approved. upon several times for payment but had not | Coun Baird said he wanted to call the at be instructed to proceed in law against F. W. bad determined to start a tobacco factory

Lorne, Grand Falls and Gordon, confirmed.

Drummond, Andover, Grand Falls, Gorden the factory, he learned that he would have and Lorne, fixed at same rate as last year. present year on Grand Falls for poor.

of balances to date. The Warden stated and come Baird thought that if the county that the C unty affairs stood better than would give him some encouragement in the

County \$2 per year, be rescinded. that District Clerks be paid \$2. ting forth that he was a sattl-r on the rear power, to encourage the introduction of inof the Allan block, Parish D. ummond; that dustrial enterprises into the C unty. The contained the names of persons not settlers he had no road by which to enter his land; Councillors opposing did so thi, fly on technithat a road had been laid out from the Price | cal grounds. Settlement to Tobique Road, and that Gov. After quite a lengthy discussion, it was, ernment money had been exp aded thereon, On motion of Coun. Cameron, seconde

other rate payers of Perth, on the Kintore but owing to certain causes it had not been by Coun. Baird-Resolved, That a sum of road, asking that the law to prevent cattle opened up; that the assurance Lad been \$50 be donated to Mr. Thomas Ibbettson, to from running at large, might be enforced in given that the road would be opened immeretu n to this County and proceed to the said district, and also requesting to have a diately; that it would berefit the farmers manufacture of tobacco, and when he established below petitioner's land to the Danish S ttle- lishes his business in said County to pay him ment, short ning the distance to Grand Falls the above bonus, \$50. and avoiding some heavy hills; that the On motion of Coun. Lovely, seconded by Jury had awarded John Day, as land dam- Coun. Everitt; the Sec. Treas. is authorized ages, \$60, which he deemed not enough; that to pay constable Street for attendanc; on The petition of Thomas Truswell, asking the Commissioner had only \$45 on hand council.

> ment that a grant should be made and the Coun. Baird-Resolved, That this Council O'N and after November 2nd, Trains will run as On mottion of Coun. Cameron, seconded presentative, the necessity of having our by-Moved by Coun. Dav, seconded by Coun. Minutes read and approved. Upham, that the Sec. Treasurer prepare a

toria for 10 years. Carried. prepared in accordance with above resolu- and returned them his thanks. Moved by Coun. Day, seconded by Coun. Upham, that Sec. Treas. lay bill before Leg- CHAS. McCLUSKEY, youd his duty without orders. Harold after vote was taken. They came there to do the being prosecuted and convicted had appealed business of the County, and the present cleck in the forenoon, in front of the office of R. and the conviction was reversed by the judge, question was one of such importance as de- K. Jones, Esquice, Barrister, in the Town of and now in carrying the case still farther manded some considera in. It was all Woodstock in the County of Car'eton, for the pay-Moved by Coun. Day, seconded by Coun.

Leslie was, he thought, stepping beyond his Upham—That Overseers of Poor, Drummond, powers, and would likely add \$10 or more the business of the Council that they might quence of a deficiency of the personal estate of

costs to the suit without the eanction of the return to their homes, but then if they could the deceased for that purpose pursuant to a license not finish in one day they ought to be pre- obtained from the Judge of Probate for said Coun. Cameron said a great deal of care. pared to stay two or three; no Councilor County of Carleton, the lands and premises fol-Harrold, committed by special constable passed allowing Overseers of poor, Andover which is refused, and then goes on selling, willing to stay and do the business thorough- Wakefield, in said County of Carleton, being part which he has a right to do, and then he is ly. The farmers of the County were labor- of lot number seven in a grant from the Crown to ed in Sec. Treasurer's hands be rescinded.
On motion of Coun. Day, seconded by Coun. Upbam—Resolved That all poor money

which he has a right to do, and then he is ing under very great disadvantages on account of the want of flouring mills; large quantities of grain were grown and had to be the County of \$20 00. The judge sets the quantities of grain were grown and had to be and third tiers; south by lands of W. G. Harper, proceedings aside, and now it is to be carried taken to a other country before it could be and west by the third tier road; containing, by handed over to the Sec. Treasurer of County, to the Supreme Court at additional expense, prepared for food. The principle of the mo-He thought the whole thing was wrong, they tion would not hinder immigration, would north half of said piece of land to contain fifty On motion of Coun. Burper, recorded by should have granted the man license when he of the County, but would ed by Thomas E. Simonson and wife to said Mi-On motion of Coun. Day, seconded by Coun. Cameron — Resolved, That Rudolph applied for it, and not be so pig headed as to act in the reverse direction. He had been a chael Simonson, by Deed Registered in Book P. Curry, chairman at election of councillors, put their foot into a business from which they resident of the County for thirty years, and number two, Carleton County Records, on pages desired to see her progress; he was willing 524 and 525, the 17th day of January, 1876, sub-Coun. Burpee said the breach of the liquor to be taxed; willing to make sacrifices for ject to mortgage threeon, and to the light of dow-

> property qualification, and was not eligible been no prosecution against Harold for violation acandidate for councillor, and asking that tion of law since be was refused license. He both hands and feet in favor of exempting the late Benjamin F. Wooderon should accuse him of being so much Coun. Everitt stated that he had er cted a Court an account of his administration of the On motion of soun. Paul, seconded by damage to the County, as he had acted for the mill up the Tobique, at very great expense said deceased's estate, and has prayed that the coun. Upham-Resolved, That the further best. His opinion was in favor of total ab. to himself, and without being able to secure same may be passed and allowed in due form of consideration of above petition be postponed stinence, and he believed that had they a assistance from Government. No other man Law. oneideration of above petition be postponed or 3 months.
>
> On motion of coun. Lovely, seconded by gainer by it. He had voted against license, and he believed that had they a sessistance from Government. To determine the first and they a sessistance from Government. To determine the first and they a sessistance from Government. To determine the first and the first and the first and the session of the first and the first and the session of the first and the first and the first and the session of the first and the f coun. Walker, council adjourned till to-mor- but as there was a majority opposed to him fool for his pains. He had laid out every ed in his said estate, to appear before the Judge 20 m feet of Resswood and Poplar,

> > ing to the ratio of taxation his property was of the Parish. Government had offered to Registrar Probates for Carleton County. 2

On motion of Coun. Burpee, s-conded by The Sec. Treas, explained that the constable Cour. Walker-Resolved, That the by-law be amended, so as to prevent all bulls from

Moved by coun. Baird, seconded by coun. quash the assessment, he therefore felt that Moved by coun. Day, seconded by coun.

he could not swear to the fact, that there | Moved by coun. Lovely, seconded by coun. Paul, that Charles luman, Perth, be one of any further than not to add any more expense | Moved by coun. Walker, in amendment. on the county. He thought Leslie took a seconded by coun, Giberson, that John Ryan

Moved by coun. Cameron, seconded b with, but both parties ought to be satisfied. | coun. Baird, that valuation be taken the when Leslie was appointed he knew his duty | On motion of coun. Day, seconded by coun.

the gratification of personal spite, which, he Perth and Gordon, on both sides of the To Constable Street's acct. \$20.30, passed to | thought was the nature of the present case. bique River, to the rear of the granted land, Leslie, after consulting with Burpee and between the first day of May next, and the drop. A notice in the Telegraph containing | On motion of coun. Walker, seconded b to a slur against the Justice was undeserved. coun. Giberson-Resolved, That prayer of 20.00, rent of and constable Leslie wrong, and he felt now On motion of coun. Upham, seconded by very much like voting not to pay him. The coun. Walker-Ordered, That \$45 be assess-Moved by coun. Cameron, seconded by people were willing to pay taxes for the pro- ed on Drummond, to pay land damages on

A petition from J. B. Larlee, against qualification of Coun. Enoch Lovely, and protesting against his taking his seat as Councillor, and that no rent be paid for the lovely, and slove in amendment by coun. Day, seconded by coun. Upham—Ordered, That Sec. Treas, be authorized to pay \$35 to John Day, and \$10 to hours of 12 o'clock P. M., in the love of the lov not wilfully have forced the matter too fast, Mrs. McLecd, and that James P. Kelly be front of the post office, Woodstock, all the right Coun. Lovely did not want to reflect upon instructed to pay John H. Day the \$45 in title claim and interest of James Mildoon, Jun. that their counsel was any better than three Bill of Wm. Currington, \$3250, for mak-carleton, being the north one hundred acres of other men. Magistrates sometimes did not ing a by-road from St. John River to Municipal No. 10. Seventh Tier, commencing at a cedar

want to be implicated in causes. He did not ac Mill, read, and on motion of coup. Love-know where coun. Day was, as he first took ly, seconded by coun Everitt—Recoived, one chain from a hemlock standing in the north Barker, calling attention to the injustice of ty-two chains 70 links to a hemlick tree; Coun. Day said be had stated that he only saddling any part of the delinquent list of thence west 100 chains; thence south 28 demade the motion he did to get the question No. 1 district in the parish of Grand Falls. grees cast 22 chains 70 links, thence east 100 on district No. 2, which on motion of coun. chains to the place of beginning, in a I two hun-The question was now taken on the amend- Burpec, seconded by coun. Cameron, was dred acres more or less.

On motion coun. Day, ecconded by coun. The Sec. Treas, reported that F. W. Kert Burpee-Ordered, That Revisors fees be the James Mildoon, Jun.

F. R. J. DIBBLEE, Sheriff. to the county on lots purchased by him from The Sec. Treas, submitted his bonds which

On motion of coun. Cau eron, seconded by tleman, Mr. Ibbitsen, had recently come to the Manchester, coun. Day-Resolved, That the Sec. Treas | county from England, and after due enquiry. Kerston for balance due on lots at Grand His enterprise would enable him to buy all the tobacco the farmers could raise, and On motion of coun. Day, seconded by coun. would be the means of bringing a large num-Lovely-Resolved, That balance due by the ber of persons from the old country to labor parishes up to end of 1880 be assessed pres in the factory. In the meantime before the IMPORTERS OF DRY GOODS tobacco could be raised here, he would bring Parish lists, Drummond, Perth, Andover, the raw material from England and manufacture it here. After he had purebased land Assessors and Collectors fees of Perth, and about concluded his arrangements to start to pay the Internal Revenue license. This Ordered that the sum of \$150 as assessed somewhat discouraged him, and the Americans getting hold of him induced him to go O.dered that \$50 be assessed on Gordon over the lines to Fort Fairfield, there to start his manufactory. He was an Eoglishman The Sec Treasurer submitted a statement and would like to remain in Victoria County shape of a small bonus he would return and Os motion of Coun. Day, seconded by carry out his original intention of building Coun. Lovely-Rosolved, That resolution bis factory in Victoria County. He invited giving the several Parish Clerks of the the consideration of the council to the matter A general expression of opinion was now On motion of c ur. Lovely, seconded by given by the members of the Council, but i Coup. Day-R-solved, That Parish Clerks being dark, the reporter could not take notes be paid \$4 annually for their services; and | The members took a broad, liberal and patri-

otic view of the question, and expressed a A petition from J B. Allan was read, set- willing ness, so far as the law gave them FRAINS leave Fredericton 7 00 a. m., arrive ericton 11 45 a m. Fredericton Junction 10.20 a.m. arrive at Fredericion 4.40 p.m.

urge upon Wm. B. B veridge; Esq., our re-TRAINS NORTH -- Express Trains leave St TRAINS SOUTH -Leave Woodstock and Houl The Warden said before the motion to adbill to be laid b fore Legislature to exempt journ was put, he desired to congratulate the day, tories from taxation in the County of Vic. he hoped their actions would be satisfactory nection at McAdam Junction with Trains east to their constitutents; he was pleased at

The Sec. Treas. drew up and read a bill the treatment he had received at their hands ton; at Woodstock with the New Brunswick Adjourned sine die. R. W. L. TIBBITS. NOTICE OF SALE.

1881 and 1882 of Wakefield, in said County, deceased, in conse- International Steamship Co'y. WINTER ARRANGEMENT. Coun. Cameron said a great deal of care.

lessness had been exhibited at that board, a man comes before them and asks for license man comes than himself, yet be was absent from home under more unfavorable man comes before them and asks for license man comes than himself, yet be was absent from home under more unfavorable man comes than himself, yet be was absent from home under more unfavorable man comes before them and asks for license man comes than himself, yet be was absent from home under more unfavorable man comes than himself, yet be was absent from home under more unfavorable man comes and the circumstances than himself, yet be was absent from home under more unfavorable man comes and the circumstances than himself, yet be was absent from home under more unfavorable man comes and the circumstances than himself, yet be was absent from home under more unfavorable man comes and the circumstances than himself, yet be was absent from home under more unfavorable man comes and the circumstances than himself, yet be was absent from home under more unfavorable man comes and the circumstances than himself, yet be was absent from home under more unfavorable man comes and the circumstances than himself, yet be was MOUTH" will leave Reed's Point Wharf every Monday and Thursday Mornings, at 8 o'clock, for Eastport, Portland and Boston Connecting both ways at Eastport, with steamer "Charles Houghton" for St. Andrews, St. Stephen ton, every MONDAY and THURSDAY morning at 8 o'clock, and Portland at 6 P. M., for Through Tickets can be procured at this office and H. Chubb & Co.'s, to all points of Canada and the United States. No claims for allowance after goods leave the Dated this 25th day of January, A D. 1882

LAURA SIMONSON, Administratrix. J H SEELY, Administrator. Constable within the said County. Greeling:

WHEKE 18 the Administrator of the

dollar he could scrape to zether; the mill om- of Probates for the County of Carleton, at a 40 m feet seasoned Spruce Flooring, Coun. Cameron did not apply his remarks ployed him about one-third of his time; if Court of Probate to be held at his effice in the 100 m feet seasoned hemlock Boards and Planks, Council met at 10, a. m, Warden in the to coun. Burpee any more than to himself he had to pay a man to run the millit would Town of Woodstock in the said County, on Tues. 75 m Cedar Shingles, from \$1.25 to \$2.50 per m and the other memders of the council. As take every dollar of income to pay his wages. day, the fourteeath day of February next, at two like also offer for sale one half of the steam saw Minutes yesterday's procedings read and for himself he would just as leave every man first Quality He believed that within four or five miles of fit to himself. Last summer his school tax Court, at Woodstock aforesaid, this twelfth day also Shingle Machine. One DRY HEMLOCK BOARDS; Sortment of Given under my hand and the seal of said feet per hour; together with Edger and Trimmer, advantage this mill has, is that it has all the upper RANDOLPH K. JONES,
Judge of Probates for the County of Carleton.

JOHN C. WINSLOW

Advantage this finit has, is that it has an the appearance of the mobile stock by water. Other kinds of SAWED LUM-S. John to float manufactured lumber to market.

BER always on hard.

This mill is capable of mauafacturing twenty thou-Moved by Coun. Carteron, seconded by Coun. Upham, in amendment, that bill be laid on the table for 3 months. The smend-laid on the table for 3 months and laid on the table for 3 months. The smend-laid of the colony and put up a laid on necessary to pay the salary of the good chances for making money that are afraid of running as the lines to be ground, and he had of the good chances for making money that are afraid of running as the Taylor property, situate at Victoria Corner; as the Taylor property, situate at Victoria Corner; as the Taylor property, situate at Victoria Corner; against the piers of the bridge had better give me than ever before presented to the people of Carment was lost; original motion carried.

Return of Justice Day on delinquents collected by him for districts Nos. 1 and 2. Tilley, Parish Drummond, read, showing \$14.40 collected and paid over to commissioner, and also the incidental expenses of the pier of the bridge had better give me who do not succeed and so had to girls to wo.k for us right in their own pockets.

The doll carried of ranking money that are arranged of ranking money that are arranged of ranking money that are done and a half story dwelling house. Sax24, with ell and barn attached; also, a stone house 24x34, two stories, consisting of a one and a half story dwelling house. Sax24 with ell and barn attached; also, a stone house 24x34 two stories, consisting of dwelling house. Sax24 with ell and barn attached; also, a stone house 24x34 two stories, consisting of dwelling house. Sax24 with ell and barn attached; also, a stone house 24x34 two stories, consisting of dwelling house. Sax24 with ell and barn attached; also stories consisting of dwelling house. Sax24 with ell and barn attached; also stories, consisting of dwelling house. Sax24 with ell and barn attached; also stories, consisting of dwelling house. Sax24 with ell and barn attached; also stories, consisting of dwelling house. Sax24 with ell and barn attached; also stories, consisting of dwelling house. Sax24 two the least start the piers of the bridge had better give me who at one and a half story dwelling house. Sax24 with ell and barn attached; also stories, consisting of dwelling house. Sax24 two the least start the piers of the bridge had better give me who at one and a half story dwelling house. Sax24 with ell and barn attached; also stories, consisting of dwelling house. Sax24 two the least start the piers of the bridge had better give me who at one at the good chances for making money that the difference house start in the first one start in the first of the bridge had better give me who at the piers of the bridge had better give me who at the good chances for making money that th collected and paid over to commissioner, and the sum of mills, and hoped the Council would take the county the present of he had asked and been refused license. Why these matters into consideration, and by their times ordinary wages. Expensive gather far ed with these premises there is a fine garden and water gets too low. I think all notes or accounts

New Goods!

The Subscriber has just received his Spring and Summer Stock. comprising in part of the following goods: NTEW Black Cashmeres;

New Black Coburgs; New Black Lustres; New Colored Coburgs New Brown Persian Cords; New Colored and Black Velveteens New Dress Lineus; New Cambrics; New Dressed and Undressed Hollands, New English and American Prints; New Grey and White Cottons; New Oxford Shirting, New White and Colored Counterpanes New White and Colored Table Coths; New White and Colored Napkins; New Linen and Cotton Towels; New Cambric Parasois; New Silk Parasols, Brown and Black;

New Colored Cashmeres;

New Sun Umbrellas, (Lustre); New White and Colored Table Linens; New Cretonnes for Lounge Covers; New Scarlet Damask; New Scarlet Moreans; New Curtain Lace; New White Hamburg Edging; New Colored Linen Hamburgs; New Linen and Cambric Handkerchiefs: New Black Kid Gloves, one or two buttons; New Colored Lisle and Cotton Gloves; Backache, Soreness of the Chest, New Ladies' and Misses Cotton Hose: New White and Colored Knitting Cotton; New Ruffles and Ruffling; New Linen and Paper Collars and Cuffs; New White and Colored Corsets;

Scalds, General Bodily Pains, New Floor Oil Cloth; Hemp Carpets; New Stamped Mat Patterns; Tooth, Ear and Headache, Frosted New Green and Buff Window Linen; Feet and Ears, and all other New Table Oil Cloths: Pains and Aches. New Canada Tweeds and Clothing; No Preparation on earth equals St. Jacons Oil as a safe, sure, simple and cheap External Remedy. A trial entails but the comparatively trifling outlay of 50 Cents, and every one suffering New Boots and Shoes in Serge and Kid; New Zine Trunks; Paper Covered Trunks; New Black Valises; New Ladies Satchels; 10 Tea Sets, Japanese China, very cheap. with pain can have cheap and positive proof of its And a large stock of Small Wares.

Neuralgia, Sciatica, Lumbago,

Gout, Quinsy, Sore Throat, Swell-

ings and Sprains, Burns and

IN MEDICINE.

A. VOGELER & CO.,

Sheriff's Sale.

The same baving been taken by virtue of an

Court in favor of Hanford Woolhaupter against

Robertson

Millinery of Every Description,

Woolesale & Retail.

Manufacturers of Shirts of all kinds

27 & 29 KING ST., ST. JOHN.

FREDERICTON RAILWAY

SUMMER ARRANGEMENT!

HENRY OSBURN, Manager.

Freight received Wednesday and Saturday only,

toria Corner.

THE SUBSCRIBER OFFERS FOR SALE:

up to 6 o'clock, p. m. H. W. CHISHOLM, Agent.

THOS. TEMPLE, President.

Fredericton, June 27, 1881

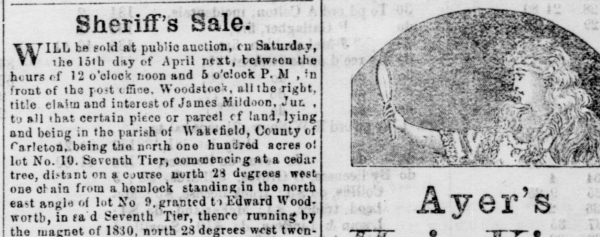
St. Stephen, Nov. 2, 1881.

& Allison

Woodstock, Sheriff's Office, } January 4th, 1882. }-1

Directions in Eleven Languages.

Also one second hand Cabinet Organ; 1 second SOLD BY ALL DRUGGISTS AND DEALERS hand Buggy Waggon, will be sold cheap for JAMES McELROY. Woodstock, May 20, 1880



FOR RESTORING GRAY HAIR TO ITS

NATURAL VITALITY AND COLOR. execution issued out of the Carleton County Ir is a most agreeable dressing, which is at once harmless and effectual, for preserving the hair. It restores, with the gloss and freshness of youth, faded or gray, light, and red hair, to a rich brown, or deep black, as may be desired. By its use thin hair is thickened, and baldness often though not always cured. It checks falling of the hair immediately, and causes a new growth in all cases where the glands are not decayed; while to brashy, weak, or

otherwise diseased hair, it imparts vitality and strength, and renders it pliable. The Vicon cleanses the scalp, cures and prevents the formation of dandruff; and, by its cooling, stimulating, and soothing properties, it heals most if not all of the humors and diseases peculiar to the scalp, keeping it cool, clean, and soft, under which conditions diseases of the scalp and

hair are impossible. As a Dressing for Ladies' Hair The Vigor is incomparable. It is color less, centains neither ell nor dye, and will not sill white cambric. It imparts an agreeable and lasting perfume, and as an article for the toilet it is economical and unsurpassed in its excellence.

Practical and Analytical Chemists,

Lowell, Mass. at St. John 10.15 a.m. Trains leave St. John 8.15 a.m., arrive at Fred SOLD DY ALL DRUGGISTS EVERYWHERE. Trains leave Fredericton 9.15 a.m., arrive Go as You Please! Trains leave Fredericton 2 15 p.m., arrive at Trains leave Fredericton Junction 3 35 p m. 59 MAIN STREET. Trains leave St. John 4 10 p.m., arrive at Fred-

Houlton, Me. F. B. EDGECOMBE, Supt. - AND SEE -J. K. OSGOOD'S NEW SUPPLY OF Gold Watches, Silver Watches, N. B. & Canada Railroad Co.

NICKLE CLOCKS. And New Sets and Bangles. 1881. FALL ARRANGEMENT. 1881. Just arrived, a full line of SPECTACLES. Fine Watches and Jewelry repaired and Stephen, daily, at 9.45 a. m., and St. Andrews warranted. Waltham Watches and Jewelry sent by mail or express, C. O. D. Solid Silver Watches from

\$7 to \$40 each, at 59 Main Street, Houlton, Me. St. Andrews every Tuesday, Thursday and Satur December 25, 1881-1. S. McLEOD, Railway for Fort Fairfield, Caribou, Grand Falls DOMINION HALL



English. Scotch and Canadian TWEEDS,

Beavers, Pilots, Worsteds, Advertisement, and other Cloths and Goods such as go to mak up a complete stock for a of Carlet R. deceased, has filed in this Dry Sawed Lumber for Sale at Vic. First-Class Tailoring Establishment. SIMON McLEOD.

> Woodstock, June 10, 1881. Lumber! Lumber

I will Exchange for Logs, one new Light Drivamount of business, no doubt, would yield a good | ing Waggon, Flour, Pork, Fish, Molasses, Tea Tobacco, and Cash, if I have it. G. F. SMITH. CANDIES,

> Money to Loan! APPLEBY & COURSER.

B. LYNCH,

Dry Goods, Groceries,

FLOUR, PORK, MEAL, Nails, Crockery and Glassware, BOOTS & SHOES. Olothing and Furnishing Goods of all kinds.

New Stock constantly added. Corner of Bridge and Main Street. Woodstock, April 19, 1881.-17.

BRIGHTON HOUSE,

HARTLAND, N. B.

BY calling at OUR HOUSE you will set us ready to show you one of the BESS AS-SORTED STOCKS of

GENERAL GOODS ever shown in this place, consisting of DRY GOODS. HATS, CAPS and CLOTHING, BOOTS and SHOES, GROCERIES, HARDWARE,

ROOM PAPER, PAINTS, OILS and PUTTY, GLASS and NAILS, FLOUR, CORN and OATMEAL, HERRING, COD and SMOKED FISH. Believing as we do in small profits and quick returns, we will sell at lower prices than ever be-

ALEX. NEVERS.



Wm. MURPHY & Co.

IVERS & POND Piano Company of Boston, PIANOS.

MASON & HAMLIN Organ Company of Boston, ORGANS. 70,000 Organs sold yearly in the United States.

Music, Music Books, &c. Musical Instruments. Organs and Pianos sold on Instalment plan, or Prepared by Dr. J. C. Ayer & Co.,

> New Brunswick Railway. WINTER ARRANGEMENT.

COMMENCING TUESDAY, January 3rd, 1882. Trains carrying passengers will run as LEAVE GIBSON, 7.45 A. M., or Woodstock, Grand Falls, Edmundston, Presue Isle and intermediate stations. LEAVE WOODSTOCK, 11 00 A. M

LEAVE PRESQUE ISLE, 6 30 AM , for Gibsen, Woodstrck and intermediate stations. LEAVE EDMUNDSTON, 10.30 A. M., Musical Goods, and Presents for old and young. | for Grand Falls, Presque Isle, Woodstock, Gibson and intermediate stations Passengers for St. Leonard and Edmundston arrive at Grand Falls 5.00 p. m., where they will remain untill 6.30 a. m., next day, at which time train leaves for these points. Passengers from St. Leonard, Edmundston and Grand Falls for points south of Aroostook, will remain at Aroostook until 9.15 a m. next day, or will be taken, free of charge, to Fort Fairfield,

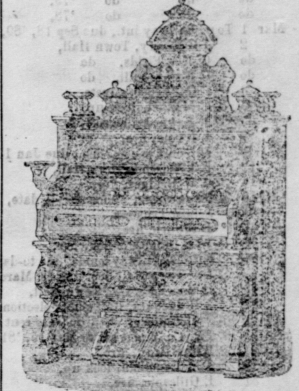
> Woodstock to Presque Isle Grand Falls, etc.
> Freight Trains daily between all stations.
> A. J. MILES,
> ALFRED SEELY, Assist. Superintendent Gibson, Jan. 4, 1882.

An English Veterinary Surgeon and Chemist now travelling in this country, says that most These Cloths will be made up in a workmanlike worthless trash. He says that Sheridan's Condimanner, on short notice and at moderate prices. | tion Powders are absolutely pure and immensely Good Fit and Good Value Guaranteed. valuable. Nothing on earth will make hens lay like Sheridan's Condition Powders. Dose, ore teaspoonful to one pint food. Sold everywhere, or sent by mail for eight letter stamps. I. S. JOHNSON & CO., Boston, Mass., former-

Prepared by themselves from the PURES MA-I also offer for sale one-half of the propertyknown Parties up river that are afraid of running TERIALS, and comprising a more perfect Stock

RAISINS. DATES, And all the little fixings that go to make up a

shields meet CROCKERY WARE, TINWARE,



MUSIC DEALERS, 89 Germain Street, - - St. John, N. B.

40,000 Pianos sold yearly in the United States.

Piano Stools and Covers Sheet Dealers in every description of

rented with privilege of purchase.

for Grand Falls, Edmundston, Presque Isle and ntermediate stations.

LEAVE WOODSTOCK, 1.10 P. M.

for Gibson and intermediate stations.

Train leaves Fort Fairfield at 8.45 a. m. Passengers for Bangor, Portland, Boston and points West, connect at Woodstock with the N.B. & Ch Railway trains, which leave Woodstock at 2 p. m , making connection at Vanceboro with Passengers from the West by night train can

TABOR BROS. DESIRE to uall the attention of their friends and the public to their large and varied as-

Stock suitable for Santa Claus. Woodstock, Dec 8, 1881.

Watches. Stein winders \$3.50. While the April 1985 and best for your own use or speculative purposes. Valuable catalogue free. THOMPSON & CO., 132 Nassau St. New York.

ly Bangor, Mo.