Dr. M. F. Bruce.

Office at his Residence, two doors above "Institute," Broadway, WOODSTOCK, N. B.

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

WOODSTOCK, N. B.

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, 1877-28

DR. REYNOLDS,

Physician, Consulting Surgeon, &c UPPER WOODSTOCK, February 28, 1881 .-- 10

T. F. Sprague, M. D. HARTLAND, N. B.

Balloch & Jewett,

DENTISTS TAVE REMOVED to their NEW OFFICE, BROWN'S BRICK BUILDING, A Good Stable, with careful hostler in attendance

MAIN STREET, (Opposite Hugh Hay's) where they will be pleased to see those requiring their services. All Operations in DENTISTRY performed in a thorough and skilful manner. Woodstock, June 24, 1881.-26.

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



OFFICE-In Connell's Wooden Block, Que

John C. Winslow, BARRISTER.AT-LAW, NOTARY PUBLIC, FIRE & LIFE

OFFICE: POST OFFICE BUILDING. Every Description of Property Insured at Fair Rates.

Woodstock, Dec. 9, 1881 .-- 1y. Gregory & Matheson, BARRISTERS & ATTORNEYS-AT-LAW

N. taries Public, Conveyancers, &c., WOODSTOCK, N. B. H. MATHESON

GEO. F. GREGORY. Woodstock, Der. 16, 1881 .- 51. BANDOLPH K. JONES,

Barrister & Attorney-at-Law, WOODSTOCK, N. B. OFFICE,-- Until further notice, at his residence Queen Street. Woodstook. Nov. 19, 1881:

ATTORNEYS-AT-LAW,

Notaries Public, Conveyancers, &c All business promptly and satisfactorily at OFFICE-QUEEN STREET, WOODSTOCK, N.B. Next door to Fisher & A. B. Connell.

E. L. WETMORE, A.M; Q C. J. R. MURPHY, L.L.B.

G. W. VANWART, EXCHANGE BROKER WOODSTOCK, N. B.,

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

LEIGHTON A. SHAW, Architect and Builder. P O ADDRESS - Victoria Corner, Carleton

County, N. B. March 13 1882-6mp-11 SLIPP & ROBINSON. Agents for the Sale of

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

MARKET BYILDING. CONSIGNMENTS SOLICITED and re-JOSEPH B. SLIPP. E. H. ROBINSON. (formerly of Thompson & Slipp. Woodstock.) St. John, N. B., Feb. 10, 1879-6mp-7.

BURNED OUT,

TTAVING erected large and comm odious Buildto wait on all who want anything in the Carriage
Manufacturing line, either in wood or Iron Work.

The TRAVELLERS INSURANCE COMPANY, of Hartford, Connecticut. Den't torget the Shop, on Connell Street,

JOHN LOANE. Woodstock, June 8, 1877-23 Bank of Nova Scotia

CAPITAL. ---- \$1,000,000. RESERVE FUND, -- 325.000.

DRAFTS GRANTED on WINNIPEG. MON-TREAL, NEW YORK, BOSTON, and all Towns in the LOWER PROVINCES. STERLING CHANGE BOUGHT and SOLD. Builders' Hardware American Drafts Negotiated. Collections made at all accessible points.

Interest allowed on special deposits.

August 27, 1880.-28 business now before the public.—
You can make money faster at work for us than at anything else. Capital not needed. We will start you. \$12 a day and upwards made at nome by the industrious. Men, wimen, boys and gills wanted everywhere to work for us. Now is the time. You can work in spare time only or give your whole time to the business You can live at home and do the by engaging at once Costly outfit and terms free. Money made fast easily and honorably

Address Tave & Co., Augusta, Maine .- ly-p-53



SAMUEL & JAMES WATTS.

Our Queen aud Constitution.

Editors & Proprietors

VOL. XXXIV.—NO. 29.

WOODSTOCK, N. B., SATURDAY, JULY 22, 1882. .

VICTORIA COUNTY.

GIBSON HOUSE, Corner Main and Emerald Streets, WOODSTCCK N. B. A. GIBSON & SON. - - - PROPRIETORS.

This House is First-Class in every respect, being new, and newly furnished throughout. Bath Room in connection, with Hot and Co d Water.

SAMPLE ROOM ON GROUND FLOOR. "EXCHANGE," Queen Street, - Woodstock, N. B. TERMS MODERATE. A Good Stable in Connection,

Sample Room on ground floor. ROBERT DONALDSON,
PROPRIETOR. AMERICAN HOUSE, J. L. ESTEY, - - - Proprietor.

Directly opposite the N. B. & C. Railway Station. Terms Moderate Woodstock, October 27, 1880-1y-44

QUEEN HOTEL, Woodstock, N. B.

(Formerly "Gibson House.") HAVING been thoroughly refitted and refur-nished, is now open for the reception of the

Sample Room on Ground Floor. Good Stabling in connection. TERMS MODERATE The best effort of the proprietor will be put forth to make this House in all respects a FIRST-COLIN CAMPRELL, - Proprietor.

Woodstock, March 9. 1882-10 ROYAL HOTEL, 45 King street,

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



Carriage and Sleigh FACTORY!

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

CARRIAGES, WAGONS.

Sleighs and Pungs Built to order in the latest and most durable styles. Wetmore & Murphy, Material and Workmanship of the Best. Formerly occupied by GARRATY & PICKLES. PARTICULAR ATTENTION GIVEN TO

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

HARNESS! HARNESS

THE subscriber having fitted up a commodious A shop, on the corner of Main and Harvey Streets, two doors below Mr. James Baker's Shoe Shop, is now prepared with Harness of every Description! Single Harness, in Gilt, Rubber, Nickle Silver, and all the cheaper grades. DOUBLE HARNESS,

Particular attention given te baying and sel- in Light Driving, Buggy, Stage, Farm, and Lum-COLLARS, WHIPS, BELLS, and everything usually found in a first-class Harness Shop. All of which will be sold at prices to suit the times. Thanking his customers for their liberal patto business, to merit a continuance of the same.

ronage in the past, he hopes, by strict attention Those indebted to the subscriber will please remember that he was burned out by the recent member that he was burned out by the recent we are also manufacturing a superior lot of fire and is much in need of money, by settling EXPRESS, TEAM and SLOVEN WAGGONS, of immediately they will confer a great favor.

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

INSURANCE AGENCY.

damage by fire, with the following first-class THE NORWICH UNION FIRE INSUR-ANCE SOCIETY, of Norwich, England Established 1797. Capital \$5,500,000.

\$100 000 deposited with the Dominion Govern-Up and at it Again! "The original stock is worth the fabulous premium of 1700 per cent."—Insurance Monitor. THE COMMERCIAL UNION ASSURANCE

COMPANY. of London. England. Capital £2 500,000 sterling. But Still We Live! THE ROYAL CANADIAN INSURANCE CO. Life and Accident Insurance on the most favorable terms, in Apply at Office of the BANK OF NOVA

COTIA, Connell Block, WOODSTOCK, N. B. WM. HALIBURTON, December 1, 1881-1yp 49

TODD BROTHERS, Dealers in all kinds of

St. Stephen, N. B.

Money to Loan!

WETMORE & MURPHY. Attorneys-at-Law.

WILL YOU exchange a case of Dyspepsia or Biliousness for 75 cents? It is awfully unwise to agonizo underthemany arising from Dyspepsia, Disordered Stomachand liver, when this offer is made to you n your own

with an absolute certainty of curing you.

ZOPESA (from Brazil) cures
Dyspepsia and B.lieusness. A
single dose relieves; a sample
bottle convinces; a 75 cent
bottle cures.

It acts directly upon the Stomach, Liver, and Kidneys. Cleansing, Correcting, Regulating, Zopesa gives energy and vim to the Brain, Nerve, and Muscle, simply by working wonders upon the Digestion, and giving activity to the Liver. Cut this out, take it to any dealer in medicines, and get at least one 75 cent bottle of Zopesa, and tell your neighbor how it acts. It is warranted

to cure Dyspepsia and Bil-JAMES & ABBOT, COMMISSION LUMBER MERCHANTS, 13 Kilby Street, Boston, U.S.A.

Consignments and Correspondence solicited.— Cash advances made on consignments. ly 35. C. F. K. DIBBLEE,

LAND SURVEYOR. Orders lett at Drug Store of A. F. GARDEN, or at the residence of subscriber promptly attended Oct 25 Woodstock, Dec. 2, 1879-1y-49

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

Manufacturer of all kinds of Harness TRIMINGS and COMPOSITION SLEIGH HANDLES.

Carriage and Sleigh Work Plated at short notice Also, prepared to Re-plate Knives. Forks. Spoons. Castors, Cake Baskets, Watch Cases, Jewellery. &c., and all old ware, for half the price new can All work warranted to wear and look as good Woodstook, Feb. 23, 1882

GRANT & ATHERTON MANUFACTURERS OF Carriages & Sleighs

At STEAM FACTORY, WOODSTOCK;

And also at the Old Stand, GRAFTON. We have received a very large stock of American Carriage Goods of the very best quality. Second Growth Hickory Rims, Spokes, Hube, a fine lot of Steel Axels, and all other stock suita le for firstclass work. We have employed the best workmen and are bu lding some of the firest Carriages
ever offered in the County, embracing the followclass work. We have employed the best workmen and are bu lding some of the firest Carriages
ever offered in the County, embracing the followcounty, embracing

ing styles: Two Seated Phaetons; Matchless Canopy Top Phaetons Side Bar Buggy; Limker's Spring Buggy White Chapel Buggy Dexter Queen Buggy Improved Model Business Buggy Brewster Side Bar Buggy; Bangor Buggy;

Piano Box Buggy; Side Spring and Concord Wag- | son Ridge : Wealso manu'acture all kinds of CARRIAGE TOPS, viz: Extension Bellows, Cancpy Tops, and Sunshade. Also, Agents for Miller's Shifting and Canadian Top.

Particular attention given to PAINTING and TRIM WING and all kind of Repairing, such \$1000 of which is deposited in Dominion Coun. Day repeated the question, has he tempted to build mills, and afterwards sell as is generally done in a first-class shop. promptly | Savings Bank, Woodstock. We warrant our work to give sati-faction. Fire, Life and Accident we will have fifty we ggous ready for the road by the first of May, which we will sell low for All orders left at either of the Factories promptly attended to

PLANING. BAND SAWING, TURVING. &c. carefully done at tre steam Factory Country TNSURANCE at current rates effected upon produce taken in exchange for goods at hignest Yours respect ully, GRANT & ATHERTON. Woodstook, April, 3rd, 1882-14

> KIDNEY-WORT THE CREAT CURE -R-H-E-U-M-A-T-I-S-M-KIDNEYS, LIVER AND BOWELS.

of the worst forms of this terrible of bave been quickly relieved, and in short perfectly cured. WELLS, RICHARDSON & Co., Burlington Ve

KIDNEY-WORT

THE SUBSCRIBER OFFERS FOR MALE: 120 m feet of seasoned Pine Boards, 50 m " Planks, from 11 in. to 3 in in thickness,
20 m feet of Hardwood—Birch, Maple and Ash
from one inch to four inches in thickness,

20 m feet of Basswood and Poplar. 40 m feet seasoned Spruce Flooring. 75 m Cedar Shingles, from \$1 25 to \$2.50 per m. I also offer for sale one-half of the steam saw time to take the petition to all. mill, situate on the bank of the river St. John, near Victoria Corner. Said property has a Ro-tary mill that will saw one thousand superficial

and satisfactory reasons given for selling. JAMES W. BOYER. Woodstock, N. B.

Justice Day, tax, 1880, C. H. Lugrin, non-res '77-'78-'79-'80 8 52 Balances due by Parishes at end 1880, to be Apr 12 Justice Day, tax, 1880, English Est, non-res., 1879, do do 1880, Assessed in Year 1882. Justice Day, tax, 1880, ANDOVER. F. Evelegh, non-res., tax, 1880, Dec 31 To balance due this date, Justice Peterson, tax, 1879. Sheriff Gowan Est, '76 '77-78-'79 10 54 1881. Justice Petersen, tax. 1879, Jan. 1 By cash from Justice Camerom, tax 1880, Justice Day, tax, 1880, . Coffin Estate, non-res., 1877. By balance due parish, Justice Cameron, tax LORNE. Wm. Jackson, non-res., do Justice Cameron, tax Dec. 81 To balance due this date, John Hartt, non-res., 1879, John Wishart, do By cash from Justice Everett, tax 1880, Justice Cameron, tax Ketchum estate, non-res., up to '80, 13 52 Justice Cameron, tax 1880, 4 00 4 00 21 30 Central Bank, non-res., do Justice Cameron, tax do \$ 65 89 By balance due Parish of Andover, GRAND FALLS. Dec. 81 To balance due this date, \$222 96 By balance due Parish, GORDON. Jan. 18 By cash from Justice Hallet, tax. 1880, Dec. 31 To balance due this date, Eliz Raimond, non-res., tax 1880, 12 76 Everett & Butler, tax. 1880, Jan. 18 By cash from Justice Brewer, tax, 1879. \$10 00 Justice Hallet, tax, 1880, Justice Beveridge, tax, 1880, J. B Gunter, non-res., tax, 1880, 2 90 John Knox Est, do do 1 00 Mrs. York, non-res , 1879 & 1880, 15 54 Justice Beveridge, tax, 1880, C E Beckwith, non-res , 1880, Wolhaupter Est. R. A. Gregory, do '79 & '80, 11 10 Justice Beveridge, Justice Curry, tax, 1880, Justice Hallet, tax, 1879, Justice Brewer, tax, 1879. tax, 1880, E D. Brown, col., tax, 1880, Justice Beveridge, do Justic Brewer, tax, 1879, Constable Grant, tax, 1879, To balance due County, Constable Burgoine, tax, 1879, Justice Beveridge, tax, 1880, PERTH. Dec. 31 To balance due this date, \$15 22 To balance due County, Local Deputy for Carleton County. Jan. 18 By cash from Justice Armstrong, tax, 1830, \$21 00 BALANCE DUE COUNTY. do Geo Peters, non-res. '77-'78-'79-'80 8 77 do Justice Armstrong, tax, 1880, 6 58 TO BE ASSESSED IN 1882. By balance due parish. DRUMMOND. 1880. Dec. 81 To balance due this date, \$198 85 \$101 50 Jan. 12 By cash from Justice Day, tax, 1880. R. W. L. TIBBITS, Sec - Treasurer,

Respectfully submitted.

R. W. L. TIBBITS.

Jan. 26 By cash from Central Bank,

Constable Wilson, tax, 1878, 9 50 C. E. Beckwith, non-res., 1880, 2 00 VICTORIA MUNICIPAL COUNCIL. Drummend, asking refund of tax and costs structed not to pay Mr. Ibbitson the balance \$2.47, wrongly assessed upon his son William, of bonus granted to him last session, until Court Room, Andover, s minor, was read, and, on motion of Coun. ordered by Council to do so. Cameron, seconded by Coun. Day, resolv- Coun. Lovely thought that when their Regular semi-annual meeting of Council; d that the request be granted and amount constitutents found that Ibbitson was not

Warden in the chair; Councillors all present, charged to Drummond.

Minutes last day's meeting read and approved.

The following accounts ordered paid: A. would consider the Council had fair and proved.

D. Olmstead, Sheriff, \$42; the Carleton quare thrown away so much of the public Warden enquired if any action had been SENTINEL, \$56. taken against W. F. Kertson, for collection The Secretary-Treasurer read a telegram amount out of their own pockets. of balance due him on lots at Grand Falls received from Receiver General, stating that Coun. Day thought that when money was The Secretary-Treasurer replied, no action in Grant By-Road money was law had been taken, as Mr. Kertson had Drawn by Mr. Beveridge promised to settle the matter, before presen

promised to settle the matter, before presen meeting of Council, but had failed to keep on motion of Coun. Cameron, seconded by Coun. Everitt, Resolved that a committee The Warden said he had hung for the domeeting of Council, but had failed to keep

Coun. Lovely, constable Street was employed to attend on session of Council, at \$1.50 per day.

On motion of Coun. Day, seconded by Coun. Upham, Nils Resmussen, of Foley Brook, is appointed hog reeve for Drummond.

Moved by Coun. Walker, seconded by Co Coun. Barker, that John Ryan, of Gordon b Valuator, in room of Chas. Inman deceased.

We, your Committee appointed to take when making a donation, still there was no Moved in amendment by Coun. Lovely charge and dispose of the Public Lands, creat harm done, at the most merely the seconded by Coun. Paul, that Stillman Arm-Grand Falls, beg to report, that on the apsum of \$37.50 lost.

Resolved that the appointment of Valuator \$190.00-\$ cash, Balance in two equal pay- of the money spent in its manufacture to be laid over till after dinuer. The Secretary-Treasurer read the following report, which, on motion was adopted:-To the Warden and Councillors of the Muni cipality of Victoria: GENTLEMEN,—I beg to submit the follow-at the January session the Council had do-formed that Ibbitson said it would pay him

nated \$50 to Mr. Ibbitson to aid him in to re-ship his tobacco to England, and manu-Since my last Report the following new stablishing a tobacco factory at Andever facture it there; if so it would not pay him By Road has been laid out, Commissioner. He asked if Mr. Ibbitson had established the to establish his factory here, and it was his John McN. Cameron and Henry G. Fulier-factory and drawn the \$50. ton, Parish of Lorne ; Road from A. G. B. akeslee's leading to Sisson was ready to take out his licence empowering him to enter upon the manufacture Moved by Coun. Day, seconded by Coun. And the following By-Road closed, Comof tobacco, he found the fee was \$75; the

missioners John Smith, Duncan McInnes, \$50 donated by council was not sufficient to present, and if possible have passed, and John Giberson, Parish of Gordon.

Read leading from the School House back Treasurer, only \$37.50, and taken our session, granting exemption from taxation to the Railroad Company's Lands in Arthur a licence for six months. Mr. Ibbitson for certain industries for 10 years. ette be closed from all public travel. I have paid all Bills on presentation and cetting the factory ready for operation; he cautiously. The danger was that such inhave to the credit of the C. unty, \$1256 58. had now gone to England but would return ducements being offered men might be In conclusion I beg to submit my account been that if the Council encouraged the rinu-d running of the mills. They should

of R-c-ipts and Expenditures from Jany. let. n'erprise it would benefit the County move very cautiously in this direction. 1882, to 30 n June, 1882. by bringing capital into it, and the en- Coun. Day said that experience, accordly submitted, couragement given to farmers to raise to ing to the old saying, taught even fools R. W. L. TIBBITS, sacco. He understood that the \$50 was to wisdom. His object, last session, in favoring Respectfully submitted. S-cy-Treasurer, Victoria County. De paid when the factory was established. xemption from taxation of certain indus-

Andover, 30 h June, 1882.

He saked sgain has he established the ries, was chiefly for the purpose of encouraging from rate-pavers of Stonehaven aging the establishment of fluring mills;

Ki cardine Settlement, Perth, and a report Coun. Baird said that the man had been riving men of experience and capital some of Highway Commissioners, Perth, showing as hard as it was possible to star little inducement to build such. His idea they had laid out a new road in Stonehaven. his factory, since 1st April; he had now was that if the bill passed, and parties anwers read. A petition from Amos Smith and other he work.

Recretary-Treasurer stated that he himself pointed by this Council, to watch and report prohibiting the running at large of cattle. hought that the resolution passed in January the progress made in the erection of such &c., in a certain district of said Parish be was vague and so he had held back giving establishment, the quality of the machinery.

Paled, was read.

Mr. Ibbitson any money. When that gentle-&c. Place good men on the committee and Coun. Lovely thought that as a majority man had commenced manufacturing cigars. If they upon close inspection report favorof the rate-payers had signed the petition, the Customs officer had told him that unless ably, the encouragement given such manutheir request ought to be granted.

The paid his licence he would have to shut facturers would be a good investment. Last Moved by Coun. Lovely, seconded by lown. The Secretary Treasurer had visited winter many people were put to great ex
Coun. Everit. That prayer of said petition libbitson's office and seen that he was manupense and inconvenience by having to take be complied with and a By-Law ordained. facturing cigars, and then he paid him the their wheat to a foreign country, and leav-Coun. Day thought they should look at this \$37 50.

matter a little more particular. It might b. Coun. Paul was surprised at the resul of Another thing was that owing to the want a serious matter to repeal a law in July he donztion granted last fall; then it was of flouring mills there were farmers in the which had been enacted in January. It was said that something great was going to be country who, this year, had not sown a kerabusy season of the year, and p-ople had lone. Coun. Cameron at that time referred nelof wheat, believing, under the existing state made no provisions to guard against cattle. to the useless expenditure of money in mer- of things, it was cheaper to purchase their

and it would be a serious matter now to turn dep-traps, but contended that by giving Mr. flour than to raise it and have it ground. He cattle loose. His own mode had been, in libitson \$50 semething would be done that believed in giving every encouragement to New Advertisement. such cases where every-rate payer in a district would benefit the resources of the County their own people to keep pace with their signed a petition, to go for it, but where one the only result was that the man had drawn neighbors. Dry Sawed Lumber for Sale at Victoria Corner.

who was exposed to the ravages of cattle, some money and gone away.

The Warden said no blame attached to promising to exempt from taxation they were it would be wrong to pass the motion, unless the Secretary Treasurer. The Council is not running much risk; it was different from who was exposed to the ravages of cattle, some money and gone away. it would be wrong to pass the motion, unless the Secretary Treasurer. The Council in the whole of the rate-payers had signed the petition.

Coun. Everitt said that when talking with some of the signers of the petition on the subject, he told them it would be hard to yote in favor of it, except all the settlers are the council in the c

would have signed it, if there had been Coun. Burpee did not feel at all gratified time to take the petition to all.

Coun. Description of the Country of the result. When the matter was before the country of the coun Coun. Day said if the Councillors of the them in January he felt that it was a bogu. Coun. Paul did not wish to be understood Parish of Perth were satisfied, he certainly concern, and that, even if established, the as opposed to the measure, but as merely Lovely, that a committee be appointed to jusiness would be a hurt to the country.

St. Stephen N B

Lovely, that a committee be appointed to jusiness would be a hurt to the country.

Suggesting caution.

The Warden agreed with Coun. Lovely shat a committee be appointed to jusiness would be a hurt to the country.

Suggesting caution.

The Warden agreed with Coun. Lovely shat a committee be appointed to jusiness would be a hurt to the country.

Suggesting caution.

The Warden agreed with Coun. Lovely shat a committee be appointed to jusiness would be a hurt to the country.

Suggesting caution.

The Warden agreed with Coun. Lovely shat there could be no danger from getting the safes. The motion asked for the all owance of cattle to run at large, the settler community were kept busy smoking them safes. The motion was carried, and the followance of cattle to run at large, the settler community were kept busy smoking them safes. The motion was carried, and the followance of cattle to run at large, the settler community were kept busy smoking them safes. The motion was carried, and the followance of cattle to run at large, the settler community were kept busy smoking them safes. The motion was carried, and the followance of cattle to run at large, the settler community were kept busy smoking them safes. The motion was carried and the followance of cattle to run at large, the settler community were kept busy smoking them safes. The motion was carried and the followance of cattle to run at large, the settler community were kept busy smoking them safes. The motion was carried and the followance of cattle to run at large, the settler count with a safe of the safes. The motion was carried to run at large, the settler count with a safe of the safes. The motion was carried to run at large, the settler count with a safe of the safes. The motion was carried to run at large, the settler count with a safe of the safes. The motion was carried to run at large, the settler count with a safe of the safes. The motion was carried to r

and dollars worth of lumber per year, which granted, the cattle might run on to the but the Councillors themselves were for eil could investigate and determine whether amount of business, no doubt, would yield a good grounds of the people of the adjoining dis-granting a donation for such an enterprise. the contemplated enterprise was worthy of trict and cause them serious damage. Coun. Baird said that he advocated the neouragement. It was an established fact I also offer for sale one-half of the propertyknown Coun. Walker agreed with Coun. Day that lonation in good faith, and still believed Ib hat at present they had no good flouring as the Taylor property, situate at Victoria Corner; it would not be right to repeal the law if by bitson would come back and make his fac-mills in the county; the grain raised was as consisting of a one and a name story dwelling house. so doing one man would be injured, but he ory a success. If so much fault was found good as other countries, but they could not house 24x34 two stories, consisting of Jwelling believed that every man in the section would at their act, he was willing to pay out of make as good flour; there was something house and ell attached, also store finished in good put his name to the petition. As for Coun his own pocket his proportion of the \$37 50. wrong. He thought they were a slow, plodstyle for a dry goods and general business, also, a splendid cellar whole size of building. Connected with these premises there is a fine garden and ed with these premises there is a fine garden and ed with these premises there is a fine garden and ed with these premises there is a fine garden and ed with these premises there is a fine garden and ed with these premises there is a fine garden and ed with these premises there is a fine garden and ed with these premises there is a fine garden and ed with the cattle wandered on countries and ed with these premises there is a fine garden and ed with the cattle wandered on countries and cattle wandered on countries and ed with the cattle wandered on countries and cattle wandered granted was gone, lost, but they could save the Provinces, the people of New Brunswick were the slowest. He believed they ought work. No other business will pay you nearly as well. No one can fail to make enormous pay by engaging at once. Coatly outfit and terms.

ON sufficient security. Notes discounted.— orchard Terms given to the purchaser of said pounded.

The question was now taken and the mother balance.

The question was now taken and the mother balance. Moved by Coun. Dav, seconded by Coun. o hold out some inducements for the invest-A petition from Malcohm Campbell, Burpee, that Secretary Treasurer be in-ment of capital among them; capitalists

WHOLE NO.—1743. sometimes were influenced by very little The question was now taken and the mo-

forty-seven dollars equally between the six Justice Cameron, one of the magistrates be-Parishes of Drummond, Gordon, and Lorne, to assist Parishes of Drummond, Gordon, and Lorne, spend \$50 each on the road leading from Grand Falls to the Tobique River, in Gordon and Lorne. And that the S-cretary be instructed to find out, with as little delay as possible about the \$250.00 charged as being drawn by Mr. Beveridge, and if the amount can be got, for the Secretary Treasurer to divide it equally among the Councillors, to divide it equally among the Councillors, to be appropriated by them.

G. W. Day. Chairman. J. D. Giberson. John Barker. George Baird.

Andover, 4th July, 1882. Moved by Coun. Day, seconded by Coun. Upham, that report be adopted. Moved in amendment by Coun. Burpee, econded by Coun. Cameron, that the report

the Board.

The question being taken both the amendment and original question was declared lost.

Moved by Coun. Lovely, seconded by Coun. Barker and resolved, that By-Road money be apportioned as last year, and \$75 each appropriated by Drummond, Gordon and Lorne, on the road between Salmon Discovered Tokicus Pieze.

River and Tobique River.

(A somewhat lengthy discussion took place, but as the above resolution was sub-Zachariah Gee, sequently rescinded and the whole matter | william Gee, reconsidered, it is not necessary to publish John Gray, it. R-porter.) The petition of Joseph H. Bedell, of And- Samuel Brown,

Price, and other rate-payers, asking that the By-Law passed at January session, prohibiting cattle running at large on the south-east side of Tobique River, Parish of Gordon, be rescinded, was read.

Moved by Coun. Walker, seconded by Giberson, that above petition be laid on the table.

My Armstrong but he thought it but fair to get one up the Tobique, who was naturally, better acquainted with the value of the property there than a man who resided sixty miles distant; it was not reasonable that there should be one Valuator appointed at Andover and another from hight across the river. He had nothing to say against

money. He felt as if they ought to pay the 31997 00 granted for a purpose like that under discussion, a committee cught to be appointed to Coun. Walker said the reason he did not competent man.

ly, but to enable the settlers to prevent appointment he would not have objected, breachy cattle from being allowed to run.

The question was put and motion carried. into the County funds but 9 per c-nt. should On motion of Coun. Lovely, seconded by have a stronger claim than Parishes paying 19 Coun. Day, the order of Council regulating or 20 per ct. The valuator from Perth having Andover, 4th July, 1882. While they should take every precaution liquor licence fee is rescinded.

wholesale license, \$65 00. The following liquor licenses were granted: and had more experience.

John Kelly, Grand Falls, 12 months, retail; Coun. Everitt said he belonged to an upaware until that morning that Ibbitson had

CHAS. McCLUSKEY, gone away. He asked if he had manufac-Accounts of Justice Watt, \$65, taken up, paid as compared with others he did not and on motion of Coun. Lovely, seconded think the thing looked so reasonable. He tured the one and a half tons of the raw ma-Coun. Day called attention to the fact that terial on hand and gone for more? He was inby Coun. Day, the further consideration of thought a good deal of Ryan as a man, and the same is postponed till January, so that no doubt be would make a good Valuator, Mr. Wa't can be heard in explanation, actory and drawn the \$50.

Coun. Cameron said that when Mr. IbbitThe question was now put and the motion

had been working constantly till last Friday Coun. Paul thought they had better move be charged Andover. On motion Coun. Cameron, seconded by the Council had appropriated money to take established the factory? The argument had out leaving no one responsible for the con-Coun. Baird, the By-Road appropriations, the valuation; the Legislature said it should Moved by Coun. Day, seconded by Coun. and when it was brought up, to his surprise

Upham, that in future the wood required for the motion was voted down. The same men the public buildings be cut at the expense of who come here claiming an equal share of

public buildings yearly. been called to an item in S-c.-Trees. last argument reflected on former Councils, who year account, where he had paid the Sheriff's selected valuators from Gordon. Coun. order for cutting wood for public buildings. Lovely had said he would not have objected Some of the rate payers thought it was if Grand Falls had nominated a Valuator; hard for them to have to pay for cutting he must not forget that when he (Warden) wood for the public buildings, and he want- had nominated a man for office last year he ed to know if there was an order of Council voted him down. authorizing the paymant for such work.

cut; for instance when Council meets next anything, for while that parish might have winter, somebody will have to see that the been rated a little lower, and Perth a little not the wood for the Council, but for the than the saving eff-cted in the reduced valuashould pay for cutting the wood for the juil, much for Perth as possible, but still did not If the work was to be paid for from the public he moved that the By-Road money be difunds, then the work should be let out by contract. His opinion was that it was not year; when he made the motion he did not

wood was to be in a fit state to burn. The question being now taken on the The Warden: Coun. Lovely says the amendment it was declared carried. Coun. Day moved, seconded by Coun. be greater to Grand Falls than her sav-Lovely, that a committee be appointed to ing; but Grand Falls had already paid her

Warden in chair; absent Councillor Upham. valuation was taken that now would not Minutes yesterday's proceedings read and bring more than \$40.

report was received :-To the C uncil of Victoria County. the public offices and safes, beg to report we fore them was the appointment of a valua-have performed that duty, and find the doors tor. Wh n C un. Walker made his preof the safes insecure, and consider that in

would be liable to be destroyed, and therefore recommend that new, wrought iron doors be put in, and good looks placed there-

Respectfully submitted, G. W. Dav, Chairman. Ward C. Burpee. Enoch Lovely. Alex. Walker.

Geo, Baird. On motion Coun. Day, seconded by Coun. Cameron, Resolved that a committee be appointed to employ a competent person to examine the vaults, doors, and locks of the public offices, and report next session. On motion Coun. Cameron, seconded by Coun. Levely, the Warden and Secretary Treasurer are appointed said committee.
Acct. Walter Graham, Coroner, \$15,

ordered paid. On motion Coun. Comeron, seconded by Coun. Baird, Resolved that resolution empowering committee to sell public lards at Grand Falls be rescinded so far as relates to the selling on application, and that they be empowered to advertise for sale when deemed

tion carried.
Committee appointed to apportion By-Road money, reported as follows:

Mr. Warden,

Your committee appointed to consider the division of the By-Road money, beg leave to submit the following report, that is to say, to divide the seventeen bundred and forty-seven dollars equally between the six

**Expedient.*

List By-Road Commissioners, Gordon, Alex. McGuines. S. S. Vandine, Ralph Briggs and John Giberson, confirmed.

Acct. R H. Davis, \$10 was considered, and Mr. Davis was heard in explanation, who stated that his bill was for Counsel fee in a case brought against one Rogers for violation of the liquor law, and in which Instice Common confirmed.

Acct. of Jas. Sloat, Conetable, \$2.15 was Moved by Coun. Burpse, seconded by Coun. Day that said bill lay over.

Moved, in amendment, by Coun. Cameron, seconded by Coun. Everitt, that bill be paid. A mendment carried. R. W. Blair, Grand Falls, was granted 12 months retail liquor license.

Accounts of Justice Watt, Kintore, Perth, be not adopted, and matter referred back to heard, who explained that the accounts were

over, asking refund of overtax, \$3, paid by him on the L-onard Reid Montgomery property, in which he has no control, was read.

Moved by Coun. Burpee, seconded by Coun. Cameron, that resolution passed yesterday, apportioning By-road money be rescinded.

Coun. Baird and resolved, that prayer of petition be complied with and amount assessed on the proper person.

Moved by Coun. Cameron, seconded by Everitt, Barker—6.

Moved by Coun. Cameron, seconded by Coun. Baird, that scale of fees for liquor license adopted in January last, be rescinded.

Lost on the following division: Yeas—Warden, Day, Cameron, Baird, Giberson, Paul,—6. Nays, Burpee, Everitt, Barker, Lovely, Walker, Upham.—6.

Coun. Day, the returns of Justice Baveridge for year 1881, are passed.

Everitt, Barker—6.

On motion Coun. Barker, seconded by Coun. Everitt, Neil McAskell, Henry Hathaway and Fletcher Tweedale are added to list of Parish officers, Lorne, 1882, as By-Road Commissioners.

Moved by Coun. Walker, seconded by Coun. Day, that John Ryan, of Gordon be appointed a Valuator in the room of Chas. Inman, deceased.

for year 1881, are passed.
On motion of Coun. Day, seconded by Moveded in amendment by Coun. Lovely, 35 04 Coun. Upham, the return of Cornelius O'Reseconded by Coun. Paul, that Stillman Arm-gan, Highway Commissioner, Drummond, is strong be said Valuator. passed, and Sec. Treas, is instructed to call | Coun. Walker said, in his opinion, the upon Justice Carless for his Return with Valuators should be seclected to represent

the different sections of the County; the The Warden appointed the following Pub- Valuator from Andover might also represent llc Building committee :- Coun Cameron, the interests of Perth, as he would be as well Sheriff Olmstead and the Secretary Trea- acquainted with the value of the property in surer.

One Parish as the other. He was not par-A petition from John Torrence, George ticular as to the man, but he thought it but

Mr. Armstrong, but he believed Ryan a very wish to see the B7-Law repealed was be- Coun. Lovely had nothing to say against cause he did not think it was fair when, in the ability of Mr. Ryan, so far as he knew January, they had given farmers to under- he was a good man. The man he himstand that cattle would not be allowed to run, self had nominated was also a good man, now in the busy time of mid-summer to open had been Assessor and consequently had up the commons to cattle; he thought the some experience; he had given general satislaw was not so strict as to stop cattle entire- faction. If Grand Falls had asked for the

been removed by Providence, he thought was On motion Coun. Lovely, seconded by some reason why his successor should be Coun. Baird, retail license is fixed at \$45.00; selected from the same parish. Mr. Armstrong was an older man than Mr. Ryan, M. Mc.Cluskey, Grand Falle, 12 months, re- per Parish and was at first inclined to think tail; S. A. Cameron, Andover, 12 months, that the Valuator should be chosen from wholesale; Robert Harold, Grand Falls, tav- one of the upper Parishes, but when he came

but Armstrong was an older man with good Account of Wm. Carrington, \$32.50, laid judgement; he belonged to a Parish that over from last meeting Council, taken up, and on motion Coun. Day, seconded by Coun. Walker, the bill is handed to the Councilors The Warden thought the chief thing the of Perth to be dealt with as they think fit. Board wanted was back bone; to come here Mr. Wm. Watson was heard, and stated and do the business independently without that notwithstanding the Council had reduc- lobbying. There was no man could defend ed his valuation fron \$2,200 to \$1,800 last the present division of the By-Road money; session, the Assessors of this year had raised because a mistake was made in the wording it to \$2.200, and asked that the tax on \$400 of the resolution yesterday, some Councillors seemed determined to take advantage of it. On motion Coun. Cameron, seconded by It looked as though while some Parishes Coun. Baird, the tex on \$400 is refun- were determined not to pay their share into ded Mr. Watson, and the amount ordered to the tressury, they were equally determined to draw more than their share out. In 1880

the money, say that one Parish is not entitled Moved, in amendment, by Coun. Lovely, to a Valuetor because she only pays 9 per seconded by Coun. Burpee, that after the cent. The matter of the two gentlemen word future in the foregoing resolution, strike nominated was one of indifference to him, he out all the remaining words, and insert, a was not bound to vote for one or the other, sum of \$9 be allowed for cutting wood for but he considered it a weak argument that because a Parish only paid 0 per cent. she Coun. Day said that his attention had was not entitled to a Valuator. Such an

not be taken; it was then left to the Council,

Coun. Lovely had voted on that occasion The Secretary Treasurer said the Sheriff upon principle. Gordon was not worth one had drawn the order upon him which he dollar more than when the last valuation paid, and placed the item with vouchers in his was taken, and in view of what it would account; the Council had passed the account ost to take the valuation, he had thought and therefore had ratified his act. Some- it better to delay the taking of it. The body must be authorized to have the wood parish of Grand Falls would not have saved higher, the expense of taking the valuation The Warden said the question at issue was | would have been greater to Grand Falls public buildings; whether the County tion. Of course he was anxious to get as and for the Sec. Treas. and R corder's office. want more than her just share. Yesterday right to make the Sheriff pay for cutting wood thoroughly understand last year's division to keep the prisoners warm. He supposed that and, as he had stated previously, had an exif the County was to find the public offices planation been given him, perhaps he might with wood, it was fair to imagine that the not have objected to reconsideration of the

expense of taking the valuation would mond sent a bigger vote than Grand Falls. Andover, July 5, 1882. There were lots of land at Grand Falls that Council met pursuant to adjournment, were valued and sold for \$100 when last

Coun. Lovely said that one-third of the Committee appointed to inspect County rate-pavers of Drummond merely paid enough offices and safes, reported as follows, which to legally qualify them to vote, while Grand Falls had hundreds of men who paid on

their thousands of dollars. We your committee app inted to inspect | Coun. Day remarked that the matter be-(Concluded on fourth page.)