Woodstock, N. B., Dec. 21, 1882. W. D. Damber, DENTIST.

OFFICE-In Connell's Wooden Block, Queen

## TO ST. JOHN GENERAL PUBLIC HOSPITAL,

J. Norman W. Winslow, ATTORNEY-AT-LAW, CONVEYANCER. Notary Public.

INSURANCE AGENT. Office-Dent's Building, opposite Town Hall. Woodstock, November 1, 1882 .- 44.

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

INSURANCE AGENT. OFFICE: POST OFFICE BUILDING. Every Description of Property Insured at Fair Rates. Woodstock, Dec. 9, 1881 .- 1y.

Gregory & Matheson, BARRISTERS & ATTORNEYS-AT-LAW Netaries Public, Conveyancers, &c.,

WOODSTOCK, N. B. H. MATHESON. GEO. F. GREGORY.

Woodstock, Der. 16, 1881 :- 51. RANDOLPH K. JONES, Barrister & Attorney-at-Law, WOODSTOCK, N. B. OFFICE, -- Until further notice, at his res lence

Woodstook, Nov. 19, 1881:

#### Wetmore & Murphy, ATTORNEYS-AT-LAW,

Notaries Public, Conveyancers, &c. ISSUERS OF MARRIAGE LICENSES. All business promptly and satisfactorily at-

OFFICE-QUEEN STREET, WOODSTOCK, N.B. E. L. WETMORE, A.M., Q.C.
J. R. MURPHY, L.L.B. mess in whousters, deg to varied stock of the public to their large and varied stock of WAGGONS for this season's trade. Woodstock, April 24, 1882-17.

SLIPP & ROBINSON, Agents for the Sale of

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

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

HERBERT DIBBLEE, Gold, Silver, Oroide, Brass

and Copper PEATER. Manufacturer of all kinds of Harness TRIMMINGS

and COMPOSITION SLEIGH HANDLES Carriage and Sleigh Work Plated at short notice. Also, Knives, Forks. Spoons, Castors, Cake Baskets, Watch Cases, Jewellery, &c., Replated and all old ware, for half the price new can be ob-All work warranted to wear and look as good Woodstock, Feb. 23, 1882

#### WILLIAM PRICE, MOVER of BUILDINGS

and General Contractor. Always prepared to execute jobs in stone work Woodstock, N. B., April 27, 1883.

MRS. S. J. BAKER. Opposite the residence of J. C. COLE,

STAMPING, in the latest Kensington patterns;

Sewing, Plain and Fancy; CHILDREN'S CLOTHING. Work promptly and well done, and prices MRS. S. J. BAKER. Woodstock, March 29, 1883.

TODD BROTHERS,

Dealers in all kinds of Builders' Hardware Carriage and Sleigh

- AND -

DOORS & WINDOWS. Write for Prices.

St. Stephen, N. B.

C. H. SMITH & CO.

ST. STEPHEN, N. B. 1MPORTERS OF

Books, Stationery, ROOM PAPERS. DADO'S, BORDERS,

BRANCH-HATS, CAPS, BOOTS and SHOES. April 27, 1833.

# Eacleton Sentinel.

SAMUEL & JAMES WATTS,

Our Queen and Constitution.

Editors & Proprietors

WHOLE NO.—1796.

VOL. XXXV.-NO. 29.

WOODSTOOK, N. B., SATURDAY, JULY 21, 1883.

T is only a fact all people should and E verybody high, everybody low—
All who, desiring their Teeth to look white, VICTORIA HOTEL, (Formerly Riverside Hotel), Carleton St., Woodstock, N. B. DOMINION OF CANADA.

T. J. BOYER, --- PROPRIETOR. Authorized Capital, --- \$2,000,000 Paid up Capital, - - - - 698,000 REMODELLED AND REFURNISHED. Good New Stable in Connection. Head Office, St. John. N. B. THOM AS MACLELLAN, PRESIDENT.

Sample Room for Commercial Travellers on Ground Floor. ALFRED RAY, CASHIER. GIBSON HOUSE, Woodstock Branch Corner Main and Emerald Streets,

G. W. VANWART. WOODSTOCK. N. B. A. GIBSON & SON, - - - PROPRIETORS. APPLEBY & COURSER, Solicitors This House is First-Class in every respect, being pew, and newly surpished throughout. A. S. MURRAY, Agent.

J. A. & W. VANWART, Solicitors. Bath Room in connection, with Hot and Co'd Water. SAMPLE ROOM ON GROUND FLOOR. LEB. BOTSFORD, M. D., Vice President;

JER HARRISON, (of J. & W. F. Harrison, Flour "EXCHARGE," JOHN H. PARKS, (of Wm. Parks & Son, Cotton Manufacturers) Queen Street, - Woodstock, N. B. ROBT. CRUIKSHANK, (of Jardine & Co. Grocers); TERMS MODERATE. THOS. MACLELLAN, (of Maciellan & Co., Dan A Good Stable in Connection, JOHN TAPLEY. (of Tapley Bros., Indiantown); HOWARD D. TEOOP, (of Troop & Son, Ship-Sample Room on ground floor.

Sample Room on Ground Floor.

TERMS MODERATE

ROYAL MOTEL,

SAINT JOHN, N. B.

MANUFACTURERS OF

STEAM FACTORY.

Main Street,

SOUTH SIDE OF BRIDGE.

THIS firm grateful for the extensive patron-

A age bestowed on them since beginning business in Woodstock, beg to direct the attention of

We have in process of manufacture 100 LIGHT

WAGGONS and 100 HEAVY WAGGONS.

styles, some of which are for the first time shown

spring Buggies, Waggons and Buck-boards.

A large stock of Team-waggon Hubs for sale.

Call and examine before purchasing elsewhere.

FACTORY!

MOUTH OF EEL RIVER.

OF EVERY DESCRIPTION.

ELISHA MOORE.

intending purchasers.

ING done and axes manufactured.

Canterbury, May 23, 1833 .- 1y-4.

FACTORY!

R. COLWELL, Proprietor.

CARRIAGES, WAGONS,

PARTICULAR ATTENTION GIVEN TO

TERMS, &c., to give satisfaction.

people are always on the lookout for chances to increase their earn-

ings. and in time become wealthy; those who do

not improve their opportunity remain in poverty.

that is peeded sent free. Address STINSON &

CO. Portland, Maine.

Fredericton, November 26, 1875-48

GRANT & ATHERTON.

We show excellent designs in

&c., done at lowest rates

Woodstock, May 9, 1883.

All work warranted as represented

Woodstock, March 9. 1882-10

Good Stabling in connection.

ROBERT DONALDSON, Canadian and Foreign Agents. QUEEN HOTEL,

CANADIAN: Bank of Montreal and Agencies. WINNIPEG-Union Bank of Lower Canada HALIEAN -Merchants' Bank of Halifax. FOREIGN: (Formerly "Gibson House.") HAVING been thoroughly refitted and refur-nished, is now open for the reception of the

NEW YORK-John J. Claco & Son. Boston-Merchants' National Bank. London, G. B.-Imperial Bank (Limited) Paris - Societe Generale. INDIA, CHINA. and AUSTRALIA-Bank of dia, London, and China. WEST INDIES - Colonial Bank. Loans granted, Deposits received, Exchange Woodstock, April 26, 1833.

at, and money telegraphed to all accessible places The best effort of the proprietor will be put forth to make this House in all respects a FIRST-Foreign Busicess will have a tention. Correspondence solicited. Collections from COLIN CAMPRELL, - Proprietor. Banks and Business houses promptly remitted for, at lowest rates Every facility afforded to customers, and business transacted on favorable terms. Answers to enquiries regarding the Shares of the Bank's Stock, the rates of interest allowed on Special Deposits, and other matters will be cheer-45 King street. Woodstock, Aug. 10, 1882 -32

Bank of Nova Scotia. have given their verdict that T. F. RAYMOND, - - - Proprietor.

CAPITAL, ---- \$1,000,000. GRANT & ATHERTON RESERVE FUND. -- 400,000. Carriages & Sleighs, DRAFTS GRANTED on WINNIPEG. MONTREAL, NEW YORK, BOSTON, and all Towns in the LOWER PROVINCES.

STERLING EXCHANGE BOUGHT and SOLD. American Drafts Negotiated. Collections made at all accessible points. Interest allowed on special deposits. Office at Woodstock:

Connell's Block. Hours-9 A. M. TO 3 P. M. SATURDAY, 9 A. м. то 1 р. м. WM. HALIBURTON,

August 27, 1880.-28 BRITISH AMERICA

INCORPORATED 1833. The for ner comprise all the latest and improved Cash Assets, - - - \$1,500,000. Half a Century in Business in Canada. COUNTRY PRODUCE. Extension Top Phætons, Sun Shade do., Brewster Side Bar and Endof Carleton, I am prepared to Issue its Policies at my Office in Woodstock, on all classes of desirable

property at current rates. ALL LOSSES ADJUSTED PROMPTLY AND Particular attention paid to Painting, Trimming | PAID WITHOUT DISCOUNT. J. C. WINSLOW & SON, Agents. Woodstock, Nov. 9, 1882.-45. PLANING, BAND SAWING, TURNING.

STANDARD LIFE ASSURANCE COMPANY EDINBURGH.

Head Office for Canada, Montreal. Invested Funds, over Annual Income, nearly - -(over \$10,000 a day.) Claims paid in Canada, - -Investments in Canada, - -1,200,000 Carriage and Sleigh Total amount paid in claims in the last eight years, - - 15,000,000

Bonuses distributed to policy hold-Parties insuring now will be entitled to rears bonuses in 1885 THE undersigned is now fully prepared to fill



Nervous Headache, Neuralgia AND SCIATICA,

To one of the best preparations now before the public for the cure of those discressing complaints that have baffled the skill of physicians for sges past. It is perfectly safe and reliable, being prepared from the prescription of a surgeon in the British army, who compounded it for the cure of those Nervous Diseases existing in the regiment to which he was attached, and by this Remedy he was enabled to effect a positive cure in every case. Wherever it has been used cure in every case. Wherever it has been used short order, according to directions it has never failed to proother remedies combined; it has cured cases of Falls, Vt. Send for illustrated circular. from one to twenty years standing as can be vouched for by the testimony of most reliable King St., - Fredericton, N. B. Sold at all the principal Drug Stores in the Manchester,

GEO. H. DAVIS and J. M. WILEY. Druggists and Apothecaries, Fredericton, N. B. March 27, 1883.

HARNESS! HARNESS

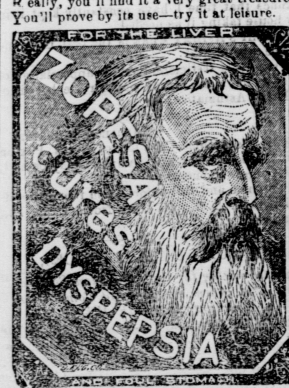
Material and Workmanship of the Best. Streets, two doors below Mr. James Baker's Shoe Shop, is now prepared with Harness of every Description! Painting, Trimming, and Repairing Carriages, &c. Single Harness, in Gilt, Rubber, Nickle Silver,

and all the cheaper grades. DOUBLE HARNESS, 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 a week made at home by the industri-We offer a great chance to make money We suit the times. want men, women, boys and girls to work for us Thanking his customers for their liberal patthe work properly from the first start The busito business, to merit a continuance of the same.

The busito business, to merit a continuance of the same. devote your whole time to the work, or only immediately they will confer a great favor. your spare moments. Full information and all Please don't forget. 1y-52pd | Woodstock, August 17, 1877

'T is only a fact all people should know-Brush with "TEABERRY" each morn' each night E ach speck of Tartar will yield to its power, R emoves instantly all substances sour; R eally, you'll find it a very great treasure;



IN A FEW WOEDS We do not claim that ZOPE'A will cure everything, but as a Liver REGULATOR and when the stomach and organs need invigorating to healthy action in case of weak digestion it will cure. For habitual costiveness, which affects the whole system and the head, to a degree that unfits one for work, Zopesa acts certainly, quickly and pleasantly. Those trying it the first time are surprized how quickly it relieves the whole system; a single dose relieves.

### SEWING MACHINES

Repaired! By a Careful Workman, CHEAP FOR CASH. J. G. EMERY.

REPAIRED By a Good Workman.

Woodstock, April 26, 1883. 30 Years.

J. G. EMERY.

MINARD'S LINIMENT is the best Inflammation allayer and Pain de-

worthy the name, KING OF PAIN! \$100 will be paid for a case it will not cure or | paid

Broken Breasts, Sore Nipples, Felons, Stings, Frost Bites, Bruises, Old Sores, Wounds, Earache. Pain in the Side or Back, Contraction of risy, Hoarseness and fore Throat It is perfectly Lorne harmless, and can be given according to directions without any injury whatever.

Agent. A Positive Cure for Corns and Warts.

that by the use of MINARD'S LINIMENT they Coun. Day, who was with him on the commiter, he had been perfectly willing to let store an applicant has. have obtained a new growth of Hair. For sale by DR. S. SMITH and H. BAIRD, and wholesale by H. PAXTON BAIRD.

W. J. NELSON & CO. Proprietors, Bridgewater, N.S. November 25, 1852.-48



covered as it is certain in its effects and does not blister. READ PROOF BELOW.

Saved him \$1,800

ADAMS, N. Y. Jan 30, 1832.

I wish you would and I will do you all the good manner he had.

Very respectfully, E. S. LYMAN. KENDALL'S SPAVIN CURE. \$4 to be charged to Grand Falls.

Yours respectfully, C. O. THIEBAND. SOLD BY ALL DRUGGISTS.

Robertson

Millinery of Every Description, Woolesale & Retail.

Manufacturers of Shirts of all kinds. 27 & 29 KING ST., ST. JOHN.

No one can fail to make enormous pay by engaging at once Costly outfits and terms free Money made fast, easily and honorably. Address TRUE & CO., Augusta, Maine. 1y-pd-5.

No one can fail to make enormous pay by engaging at once Costly outfits and terms free did not wish to evade it.

The Warden said they were on the eve of into his grocery store, but would not see for the siding. The ferry would accommodate esting. The first would accommodate estiguer. For himself, he did not know from (Continued on Fourth Page.)

MUNICIPALITY OF VICTORIA. REGULAR SEMI ANNUAL SESSION. COURT ROOM, ANDOVER, July 3, 1883. Council met at 10, a. m.; Warden in the

proved : -

George C. Wright, Parish of Andover. Road treasury. on the boundary line from Berj Condon's Coun. Day read the Statute giving Muni- so that it was difficult to get near the share, and that the expense be paid out of County

in August next, besides interest, Respectfully submitted, R. W. L. TIBBITS.

for property in Grand Falls, while he had not was stating facts. Perhaps there was no lected. The Secretary was then instructed to over till January session, to allow councillors

to Grand Falls.

was laid on the table. Account S. & J. Watts, \$8295, ordered nection help of the following Diseases: - Diphtheria and Account of T. G. Loggie for drawing plans,

Rheumatism. Scalds, Chilblains, Galls, Boils, &c., of Railway Company lands, \$175,00 was one idea that he would put in plainer Sprains, Lumbago, Brenchitis, Buras, Toothache, was read. Moved by Coun. Day, seconded by Coun. Brown, that the bill be paid. Moved by Coun. Lovely, in amendment, There is nothing like it when taken internally for Cramps, Colic, Creup, Co'ds, Coughs, Pleu- and charged to Drummond, Gordon, and would now defy any Councillor to show on the case. They had certain laws for their put a better fence around the public build-

had been instructed to secure information regarding the Railway Company's lands in the County buildings, he had County; for this purpose he had written the County buildings, as he had a perfect county buildings on trary to law, and people wondered at their inconsistency. His view of the law was anxious to keep them so.

If a fence was actually necessary they should county buildings are the county buildings. The county is factory and he was anxious to keep them so. heads in cases where the hair has fa'len from dis- Crown Land Office and got in reply the in- right to do. Andover did not get the buildease, as thousands of testimonials will prove. A formation that the Company owned so many ings through him. But when she obtained which stipulates that no license shall be it wise to pay very liberally for just embelished Assurance Company!

Incorporated 1833.

Incorp MINARD'S LINIMENT

And now have a beautiful crop of Hair; and he felt that it would pay to have a plan of would be no more expense to the County, when the buildings came to Audover they does not say that we are compelled to run two years to reduce the cost of contingencies

tee, and he advised to secure the plans.

was in Drummond, he replied to him that to vote against it. the best thing to do was to get plans of the The bill was now ordered paid.

and not found a man but who, when the Aroostook be established a Ferry and a lease to them they had better live as they preached. the Court House; he believed it would prove DR. B. J. KENDALL & Co , GENTS:- Having matter was explained to him, said go ahead. of the same for five years be granted to him, with great success, I thought I would let you the Secretary Treasurer giving him the same On motion of Coun. Murchison, seconded would come in force in January, be could not green grass and clean walks it would look used a good deal of your Kendall's Spavin Cure | Coun. Everett said he received a letter from | was read, and know what it has done for me. Two years ago I had as speedy a colt as was raised in Jefferson had as speedy a colt as was raised in Jefferson to the petition is build a fence would add expense to the

\$1800. I have used it for bone spavins and wind galls, and it has always cured completely and fears expressed by Coun. Lovely of establishing such a precedent, that the case was a On motion of Coun. Day, seconded by came in force. He thought that the new law sense in taking measures to make safe the It is splendid medicine for rheumatism I have recommended it to a good many, and they all say it does the work. I was in Witherington & say it does the work. I was in Witherington & saying the county some \$1,000 and there-Say it does the work. I was in witherington & saving the county some \$1,000, and there- in room of Jorgen Hansen, for Surveyor of Kneeland's drug store, in Adams, the other day for Surveyor of Lies to coll on the Salt of S and saw a very fine picture you sent them. I fore prompt measures were necessary. He Roads; Jas. R. Price, in room of Michael

> The amendment was now put and carried. Account R. W. L. Tibbitts, \$8 passed, Return Poor Masters, Drummond, 1882,

Vevay, Ind., Aug. 12, 1881.

DR. B. J. Kendall & Co., Gents:—Sample of circulars received to day. Please send me some

Vevay, Ind., Aug. 12, 1881.

DR. B. J. Kendall & Co., Gents:—Sample of coun. Day, seconded by circulars received to day. Please send me some

Vevay, Ind., Aug. 12, 1881.

On motion of Coun. Day, seconded by circulars received to day. Please send me some

Vevay, Ind., Aug. 12, 1881.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day. Please send me some

Vevay, Ind., Aug. 12, 1881.

On motion of Coun. Day, seconded by circulars received to day. Please send me some

Vevay, Ind., Aug. 12, 1881.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day. Please send me some

Vevay, Ind., Aug. 12, 1881.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day. Please send me some

Vevay, Ind., Aug. 12, 1881.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day. Please send me some

Vevay, Ind., Aug. 12, 1881.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day. Please send me some

Vevay, Ind., Aug. 12, 1881.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day. Please send me some

Vevay, Ind., Aug. 12, 1881.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day.

Dr. B. J. Kendall & Co., Gents:—Sample of councillor day

cordance with above. large of cattle, was read, and

is complied with and a by law ordained.

money, Coun. Everitt in the chair. & Allison, The committee rose and reported as follows: was no sale of the land.

That the Parishes of Grand Falls, DrumThat the Parishes of Grand Falls, DrumThe report was now received, and Built to order in the latest and most durable styles.

Material and Workmanship of the Best.

Built to order in the latest and most durable styles.

Material and Workmanship of the Best.

> Account of G. W. Day, for stoves for ferry they are fitting up between Gilford Coun. Day said he felt sorry that Mr. Coun. Tomlinson—Resolved, That a commitcharged Drummond. \$2 40. Grand Falls Lock-up, \$12.20, being received, Watson's landing above Salmon River and Cameron was unable, from sickness, to fill tee of three be appointed, who shall employ Coun. Lovely said he could hardly vote for James Hitchcock's on the opposite side of his place at the board. He was not in favor an expert to examine County offices, and, if the payment of that bill. When the County of the St. John River, in Drummond and Grand of rum selling, but he believed that if there necessary, make repairs and put them in a cil consented to have a Lock-up established Falls, be established a ferry, and a lease be was a man in Victoria County fit to sell safe condition, and pay for the same out of at Grand Falls, it was with the distinct un- given to them of the same for five years, when liquor it was S. A. Cameron. If the Council the County funds. a week made at home by the industri-us. Best business now before the derstanding that it was to entail no expense Coun. Lovely moved, seconded by Coun. Capital not needed. We will start you. on the County. He did not know what legal Day, that the prayer of petiton be granted Committee.

no question about the legality of the Act; | pecially the mills at Salmon River. The inhabi the Statute gave them power to establish tants of the Drummond side are putting their Lock-ups wherever necessary. Grand Falls, statute labor there, while the people on the other tail license for 6 months, was, on motion of especially, needed a Lock up, because it was side are also anxious for the ferry. To his mind Coun. Brown, seconded by Coun. Upham, a great centre. He did not think that a the people to be advantaged by the ferry complied with. guarantee was given that the Lock up, if es- would be the proprietors of the Salmon River chair; Councillors all present, excepting tablished, would be no expense to County; mills and the Danes. He found it was im-Coun. Cameron, absent on account of illness. but then the fines collected at Falls were paid possible to suit every one as every man wanted license fee be \$32.50 and retail license Minutes of last meeting read and confirmed, into the treasury, and the Parish thought the ferry at his own door. They had received \$22 50. for six months.

The Secretary-Taeasurer, submitted his re- she was entitled to the Lock-up. The same \$100 from the Government to assist in estabport as follows, which, on motion, was ap- course was pursued in all other Counties. | lishing a ferry. When erecting the public buildings, Andover | Coun. Upham had been with the commis- the list of by-road commissioners, Gordon. To the Warden and Councillors of the County had to have a Lock-up. And the having a sioners to expend the money, and had examof Victoria:—

Gentlemen,—I beg to submit the following

a Lock-up at Grand Falls really saved the gounty expense, for if there was none there, Gallagher's, and he found that the first named be paid \$2, chairman municipal election, prisoners would have to be brought to An-dover, at an expense perhaps of \$20, while the road had to cross a large flat, the owners On motion of Coun. Brown, seconded by The following new by-road has been laid now they were imprisoned and fined at the of which would not consent to have it go Coun. Everitt-Resolved. That Building Comout by Commissioners James M. Wright and Falls and the amounts paid into the County there except for large land damages. The mittee be instructed to have chimneys thor-

store north, to the Aroostook River, four cipal Councils the power to establish Lock. At the place above the water was deep and a funds. rods wide, laid out and marked and staked. ups in such districts of their county as in ferry there would greatly accommodate pec- On motion of Coun. Brown, seconded by In accordance with a resolution passed in January last, I was directed to call upon all last that at certain seasons of their windows the fact that at certain seasons of their windows and the last that at certain seasons of their windows and the last that at certain seasons of their windows and the last that at certain seasons of their windows and the last that at certain seasons of their windows as in their windows. He is granted to M. H. Craig, Perth. Justices and other delinquent officers for a the weather was extreemely cold, so that it The Warden said that he was not disposed return with all moneys in their hands be- was entirely out of the question to think of to oppose the measure, but still he we uld like Coun Upham, 6 months retail license grantlonging to the County; this duty I have locking men up in a buildidg that was not to arrive at the bottom of public op nion on ed to C. W. Russell, Andover. performed, but have received no returns. heated. A circumstance occurred the past the question. Some years ago when the Retail license, 6 months, was granted re-I have been enabled to pay all bills against winter, when a man was arrested and impris. question of a ferry at Gallagher's was brought specifically to R. W. Blair and John Kelly, the County on presentation, and have on hand to credit of County \$1851.56, \$1000 of death in the Lock-up in the space of an hour; which is in Dominion Savings Bink, Wood- the J. P. met him (Day) and told him the Council agreed on that and appropriated some- Waslesale license, 6 months, was granted stock; there is now due and to pay out of man would freeze to death, when he told him thing to build landings there; now then we to J. R. Graham, Grand Falls. the above balance \$67451 for school drafts. he had better let him out; he was of opinion are told that Gallagher's is not the place at On motion of Coun. Day, seconded by and \$500 to pay debenture No. 6, falling due that an inquest would cost the county more all, but that the ferry must be placed above, Coun. Upham, Leonard Wilson, Grand than a stove. He did not think they would it appeared to him it was a good deal like get credit for much wisdom in ordaining a their treatment of the by-roads, one year they By-road appropriations for Lorne, Perth, Lock-up and refusing to supply it with a made a road and the next year changed it. Andover, Gordon, Grand Falls, Drummond stove. After the man referred to had been However, he would not oppose it. After the confirmed. On motion Coun. Lovely, seconded by let out of the Lock-up to save his life he com- ferry was established they would need a road An account of Chas. T. Eigar, \$150.00, for Coun. Murchison, Constable Street is employed to attend present session of Council at threatened to sue the county for the damage ing the people on Grand Falls side would done. He had no order to buy a stove, but give the right of way over their land?

in Drummond, from the main road on the cluded to purchase; in doing so he felt he said he would give a right of way over his near D. Larlee's fevry, Perth, his horses were eastern side of the river St. John, to the ran no risk of having the Council refuse to premises. Ferry Landing above Salmon River, from the pay the bill He had obtained the stove at Coun. Murchison said he believed that a road way, and the leaves of one of the animals Commissioners of Highways, was read and a discount of \$2 from its regular price. The majority of the people at Grand Falls would broken. He came to the Council as the proordered to be fyled.

A report from Commissioners of Highways,

Description of the Lock-up had had a prove of the ferry being at Gallagher's per source from which to get redress; the rather than at Hitchcock's.

Placing the stove in the Lock-up had had a rather than at Hitchcock's. Gordon, declaring the road leading from He thought an examination of the Secretary Treasurer explained how it might not be worth anything, and he believed

the school house in Aurtherette to the Gov- Treasurer's account would show that a con- was through his influence that the ferry at the county was holden for price of beast, Letters of Credit, Cable Transfers, and other Foreign Business will have a tention.

Correspondence, solicited. Collections from the Country and solicited account would slow that a contract to the country was holden for price of beast, siderable revenue had been derived from the Lock-up.

The Warden—We ordain by-laws established expressed sympathy for Edgar, and were of Country was holden for price of beast, siderable revenue had been derived from the Lock-up.

The Warden—We ordain by-laws established expressed sympathy for Edgar, and were of Country was holden for price of beast, siderable revenue had been derived from the Lock-up. On motion Coun. Marchison, seconded by through the influence of the Warden that the to come and wait all day, like a bird of pas- some source, but were in doubt as to the par-Coun. Lovely-Ordered, That \$1.20 be re Lock up had been procured, and at the time sage, to get over. funded Wm. S. McCluskey, wrongfully taxed he himself was favorable to it, although some Return of H. P. L. Petersen, J. P., of Sta-cil ought to enquire into the matter more in 1880, and charged to Parish Grand Falls. councillors thought that Coun. McCluskey tute Labor delinquents submitted. An affilavit from John McAdam, setting would get them into a trap. He then believ. Coun. Day explained that in January On motion of Coun. Lovely, seconded by forth that he was taxed \$3.40, including costs, ed it was necessary and that Coun. McCluskey | Peterson made return showing no money col-

> seconded by Coun. Upham—Ordered, That expense on the county. He would further a return showing an amount of \$11.85 col- On motion of Coun. Brown, seconded by \$3 40 be refunded John McAdam and charged say that the people of Grand Falls seemed lected, but did not give the name of district Coun. Day-Resolved, That the Secretary perfectly willing to grant license to those or parties who had paid. The resignation of S J. Raymond, con- who came and asked for it; perhaps if there On motion of Coun. Day, seconded by vice on the question of responsibility for the

> > what district. The Warden said he agreed with a great deal that Coun. Lovely had uttered, but there | wholesale liquor license for 12 mos, was read. toria County is liable to be taxed. language than had Coun. Lovely; instead of Coun. Brown, that prayer of petition be Coun. Paul, that a fence be erected around Councillors being afraid that McCluskey complied with. would get them into a trap, there was an in Coun. Day said he did not rise to object to Coun. Tomlinson thought that as the fintention shown to oppose everything that granting the license, but simply to call the ances of the county were in good condition. Coun. McCluskey brought up. But he attention of Council to the Statute bearing the time had come when they could afford to

The Secretary Treasurer explained that he of that board he had tried to do anything bound. They were often charged with doing the part not already enclosed.

hundreds who have used it are willing to swear the lands. He had consulted by letter with but in this he had been disappointed. Howtee, and he advised to secure the plans.

Coun. Lovely presumed it was all right, all the conveniences and comforts to accomand in the end the outlay prove a benefit, but, after all, he thought it was a peculiar return he asked a simple \$10 or \$12, not to acout, after all, he thought it was a peculiar and a wrong way of doing business. The Secretary had been instructed to do certain things, but it seemed he had gone much things, but it seemed he had gone much the council shut down on the council shu further without the authority of the Council. granting such, and the consequence was that where a man was selling, but how many, he shape before them. The question to decide To be sure he had written Councillor Day, there was a loss to the revenue of the County would ask, of the Councillors knew from was what other bills have we to pay, and are but he thought it would have been more sa- that year of \$600 or \$700, while during the personal observation and facts whether the we in position to incur the contemplated extisfactory if he had consulted the board. The same period there was more rum sold in the applicant was complying with the law or pense? He thought they were in position precedent was a bad one to establish, although | County than in years when licenses had not; how, then, could councillors conscient and in justice ought to provide a fence. They in the present instance they might make been granted. It was true that the Council tiously say that the Council had power to were in as good position to do so as they ever

> land, his colleague Coun. Upham, agreed with A petition of James Walsh, asking that a for them to give more consideration to the possible. He had failed to hear a reason him. He had travelled through his parish wire terry erected by him at the mouth of subjects presented to them. He would say given why a fence was necessary in front of

would be no conflicting when the new law by reducing their taxes. There was some

tried to buy it but could not; they sait if I would write to you that you would send me one. I had consulted with the councillors in the would write to you that you would send me one. I had consulted with the councillors in the had consulted with the consulted with the councillors in the had consulted with the councillors in the had consulted with the councillors in the had consulted with the councillors be hog Reeves.

The Secretary Treasurer submitted his bonds, which were approved and ordered to bonds as a fact and argued in favor of the be built. They had a fence part way round Return of Commissioners Larlee and Por- govern them, Coun. Day then turns round economy to fence the remainder part now. ter, relating to the laying out of a new road and finds fault because a license for a year is for if they did not, according to Councillor

teszed him to have the land sold. When it had held to his first proposition. A petition from D. Walker and other rate- was put up at auction there was a brisk comduce the most satisfactory results.

It has but recently been introduced into this country, but during the last two years it has been used here, its cures of the above diseases have numbered more than that effected by all have numbered more than that effected by all the country of the district in Perth between Dan-base numbered more than that effected by all the country of the district in Perth between Dan-base numbered more than that effected by all the country of the district in Perth between Dan-base numbered more than that effected by all the country of the district in Perth between Dan-base numbered more than that effected by all the country of the district in Perth between Dan-base numbered more than that effected by all the country of the district in Perth between Dan-base numbered more than that effected by all that by law passed in 1880 be rescinded, and a by-law enacted prohibiting the running at a countries. It was actually necessary to build a fence the perting the district in Perth between Dan-base district in Perth between Graham and Harrold, and be did not rise to oppose petition, but simply payers of the district in Perth between Graham and Harrold, and be did not rise to oppose petition, but simply payers of the district in Perth between Graham and Harrold, and be did not rise to oppose petition, but simply payers of the did not rise to oppose petition, but simply payers of the did not rise large of cattle, was read, and
On motion of Coun. Paul, seconded by

I rold contending the funning at land was finally put up again, and as there was no advance on the \$375 it was knocked.

Harrold, first asked, till was tween they going to do about it?

Induction to be beaten with so many stripes. The law reads the Council shall not, now pected them to do, a good deal was said about were they going to do about it? Coun Tomlinson, the prayer of the petition down to Harrold. Harrold first asked till what were they going to do about it?

by Coun. Lovely, the Council go into a com- and at last he turned and twisted so that he was a decent man, and it would be unfair Coun. Day had been told frequently that mittee of the whole to apportion the by-road it was apparent he would not pay the money. It to take him on a nip now at the eleventh cattle were running at large, and invariably The Warden said he now considered there hour. It would be more gentlemanly, if they was no sale of the land.

The was apparent he would not pay to take him on a hip how at the control of the building, proving was no sale of the land.

The was apparent he would not pay to take him on a hip how at the control of the building, proving was no sale of the land. ground stated, to send him word before doing to run or if a fence would cause the snow to so. He had paid a high figure for his license, drift, or would obstruct in any way, bettter was a good citizen, and he did not think it not have it, that is in front. As regarded was just the square thing to shut him out, the safety of the public offices, he would Graham, lot No. 4 at any figure above the and in the meantime let some scallywag liv- again urge the consideration of that ques-The following accounts ordered paid - upset price, on same conditions as before es- ing five miles from here, come in and get li- tion upon them. John Street, to be charged Andover, \$5.60; tablished.

Sheriff, \$44.90; Adam Zacharison, to be charged Drummond. \$2.40.

The motion was now put and lost.

Constitution was read from James Hitch-to notify him that the question had risen.

Constitution upon them.

The motion was now put and lost.

On motion of Coun. Lovely, seconded by

ness will pay more than ten times ordinary wages. Those indebted to the subscriber will please re-Samples sent by mail with quotations on ap
Samples sent by mail with quotations on ap
lication.

Samples sent by mail with quotations on ap
lication.

Those indebted to the subscriber will please retime, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the business time, or give your whole time to the busin

bservation that Cameron kept liquor for sale, but be did know he kept groceries. The motion was now changed to read for six months instead of twelve, and the question taken and declared carried on the following vote: Yeas-Paul, Murchison, uphem, Day, Brown, the Warden, 6. Nays-Giberson, Lovely, Tomlinson, Gaunce, Ever-

On motion of Coun. Tomlinson, seconded by Coun. Lovely-Resolved, That \$25 be assessed and charged to Andover, to pay Enoch Clark land damages, for road from Main road to George Buckingham's. On motion of Coun, Tomlinson, seconded by Coun. Paul-Resolved, That George W. Buckingham be allowed to perform his stat-ute labor on the road on which he lives. Petition of Chas. W. Russell, Andover, for a retail license for 6 months, was read and a motion made by Coun. Paul, seconded by

Coup. Upham, that the prayer be granted. was lost on the following division: Yeas-Upham, Murchison, Paul, Brown; 4. Nays -Day, Everitt, Gaunce, Tomlinson, Giber-Petition from Holly & Dorsay, asking re-

On motion of Coun. Day, seconded by

On motion of Coun. Brown, seconded by Coun. Giberson, Calvin Rawlings is added to On motion of Coun. Brown, seconded by

water at the landing was also shoal and racky oughly repaired in good and safe condition,

Mr. Eigar w. w beard, who explained, that A report of the laying out of a new road had consulted with the Warden, and they con- Coun. Upham replied that Jas. Hitchcock in March last while driving a loaded team ties liable. The opinion was that the Coun-

IMPORTANT TRIAL of Thirty Years decided, and a jury of half a million people was read and, on motion Coun. Murcheson, but the Lock-up was to entail no have given their variet that

fully before taking action on the bill.

Treasurer be instructed to procure legal adstroyer in the world 500 Medical men endorse and use it in their practice, and believe it is well worthy the name.

Stroyer in the world 500 Medical men endorse and use it in their practice, and believe it is well worthy the name.

The frequencial of the desired of responsibility for the was less liquor sold at Grand Falls there of Coun. Upham—Resolved, That the Secretary loss of Edgar's horse.

The frequencial of responsibility for the was less liquor sold at Grand Falls there of Coun. Day, seconded by Coun. Brown, it would not be the same necessity for a Lock. up—the two things might have a close con- names from whom money was recived and in Brown—Resolved, That the Secretary Treasurer be instructed to take legal advice as to Petition of S. A. Cameron, asking for a what property of N. B. Railway Co. in Vic-

Moved by Coup. Murchison, seconded by Coup. Tomlinson moved, seconded by

where in the eight years of his membership governance and by these laws they were ings; at least they might erect a sence around

in the present instance they might make money out of it.

Coun. Day remarked that the matter of the Railway lands came up in January, and the Secretary was instructed to get information; he thought that time the information could be secured in time to levy on the lands for County assessment. The Secretary had written him that a large share of the land written him that a large share of the land was in Drummond, he replied to him that said to their legislators; it would be well desire seemed to be to get rid of it as soon as Coun. Day said that the Dominion Govern- rather a hipdrance than a convenience; there ment having just passed a license law which | was no cattle running in the streets, and with

had as speedy a colt as was raised in Jefferson County. When I was breaking him, he kiesed over the cross bar and got fast and tore one of bis hind legs all to pieces. I employed the best farriers, but they all said he was spoiled. He had wery large thorough pin, and I used two bottles of Kendall's Spavin Cure, and it teok the bottles of Kendal

Council being consistent with the laws that the lot now, and it would appear to be good

lot would have to be properly surveyed. If is complied with and a by law ordained.

On motion of Coun. Tomlinson, seconded then asked time till Mr. Brown returned, then asked time till Mr. Brown returned, then asked time till Mr. Cameron had heldlicense for many years; the cost of such, but, on the fence building question, Councillors seemed to think the cost of such, but, on the fence building question, Councillors seemed to think the cost of such, but, on the fence building question, Councillors seemed to think the

Account Constable Street, \$1.50, ordered