Justice of Aberdeen, of \$28 40 for executions. persons who could not be found, for all persons found by the constable whom executions are against, are supposed to pay for them. will be permanently lost twenty cents each, and as there were several space of your valuable journal, I remain, Mr delinquent lists of different years in his hands Elitor, at once for collection, we will suppose each person to get two on an average, then this

number would serve 71 persons. Now, this goes to show that out of 76 nonresidents, which is the number of non-residenis of the parish, there were only fifty found by the constable and 71 persons or 142 exe- | Subscription \$1.00 a year in advance; \$1.50 if cutions not served, supposing there were exe- not paid in advance. cutions against every non resident.

This shows unpardonable ignorance on the panied by the money to ensure insertion. persons were in the county when it is well first insertion; 15 cents each subsequent inserknown that some are in California, some in the Pennsylvania, and others in different parts of This paper may be found on file at GEO. P. without a parallel as a Justice, if he thought (10 Spruce Street), where advertising contracts his executions were any good past the County may be made for it in New York.

Now, I do not believe him to be ignorant of the above facts but I believe he saw twenty tisements in the SENTINEL, at our best rates. cents in the distance for each one of his mandates, and it they did not reach the parties, he would get his pay from the parish and The Garleton Sentine!. that was the cause of his over issue. He collected twenty cents each from some

resident delinquents last year without any execution being issued; but in one case he was threatened with prosecution, so he refunded the coveted coin. Now, I think it is time that Aberdeen should have a change of Councillors, and next

October let us choose two men out of the parness of the perish without the help of a local assistant Two men who can go there and in the face of opp sition, dare to do right. Now, Mr. Editor, thanking you for the space allowed me I will subscribe myself, Yours &s.,

Aberdeen, Feb. 27, 1883

FOR THE CARLETON SENTINEL. MESSRS, EDITORS, - In my former communication on the jail question, I stated that I

from the County funds a small salary. Now, we have the Jail at Woodstock, and cinets." At seven a look out garyland to

as his salary is too small now. Other reasons stand alone and maintain its credit. could be assigned which I withold for the There is a Town and a Town. A Town self be burdensome, but what I said and do a view of preventing what must be an acri-Now I come to the desirable site in the Town, so highly spoken of. Where is it? Where is it? Where is it? Wallace, of York, thought Coursel had of taxation which is already burdensome if taken the wrong mode of preventing such a I know we have a small lot in the Town and having and sustaining a distinct existence, we pay this money down, and that if we debate. This bill had not yet been presented in a very central position, but not of sufficient except in respect to a mutual agreement as to borrow it then it will be a mortgage on every and he for one would like to know its con dimensions for County purposes. And I hold the management of the poor. This town has farm in the County; and I will stick to this." tents before voting for or against it. that not one dollar of the County funds should have been appropriated for the purchase of land in Woodstock, unless all the issue, as we showed last week; it does not however in effect it is a repetition of the eld to discuss the merits or demerits of the Asso land then under consideration by the Coun- lay claim to the public buildings of the cry of lamentation, were and mortgage. As ciation, for similar bills had been discussed cil board could have been obtained; had they county and about them as a corporation has regards the local taxation of this County, in nearly every Province of the Dominion made the County the owner (as was proposed) no say in the matter. It is about time this outside of the Town, the people should know it that it was not the province of this Parliament to deal with the matter, but it should the depth of those lots, then we would have people who, happening to live in the Town, people in the Dominion so lightly taxed, as be left to the local legislatures, where all the a really desirable situation, one of which the are legally contributors to the poor and con there is scarcely a rural community with powers needed could be obtained. He felt County might well be proud, upon which tingent taxes of the County, they surely are greater paying ability. A mortgage is a term that a majority of the House desired to avoid there could and would at the proper time. there could and would at the proper time, fairly entitled to the privilege of voting at that implies forcelosure and, used as Mr. S. it it was necessary facts and figures could be buildings (that is from external fires); build parish elections; this is the only privilege uses it, that farms of the County may be sold provided to show why a bill should not aim James Carr vs. Alvin C. Vanmeter was con- on Saturday. ings creditable to the Town and County, entirely isolated and beyond the encroachment of the parish. While the Town has more of the parish. While the Town has more on Saturday.

James Carr vs. Alvin C. Vanmeter was concluded on Friday evening, and resulted in a cluded on Friday evening, and resulted in a cluded on Friday evening, and resulted in a common with the rest cluded on Friday evening, and resulted in a cluded on Friday evening, and resulted in a cluded on Friday evening.

The Irish members of Parliament discredit the statement that Lady Florence Dixie was atof any private citizen by a wood structure.

We would then have had land on which, if the defendant of the parish. While the Town has more green as to regard it as possible that to pay particular denomination of people in Canada.

The case of James Carr vs. Uriah Hanson potting plants 30 yards from the scene at the desired, a street could have been made on the rest of the parish, there are probably more farms will be sold. rear, so that the County property would in voters in the latter than the former; at all Mr. Sharp was indignant because we sub- necessary in this Dominion to have a secret brought for the recovery of damages for an the occurrence such case be entirely enclosed by public streets. But, Mr. Editors, such is not the case, and I very much doubt if the people of case, and I very much doubt the County will suffer their money to be put question we rather think, at all events we accurate in his premises nor in his estimates. loyal, but history proved that other classes fied the assault under a judgment obtained in hung on the 9th May next. in a Jail or Court House, even if built of assert, and leave it for Mr. Stickney or others We based our calculation on the actual poll and creeds has been just as loyal when occa- the town of Woodstock Civil Court, and exe- On Tuesday, as an agreeable break in the stone or brick, against which a private citizen to prove that we are wrong, that the Town tex payers; he on the entire population. He sion required. Cameron, of Victoria, Arm cution issued thereon, and that he was in the weather, we had quite a fall of rain. can at pleasure erect a wooden structure.
The late fires at St. John and Boston have gives more in aid of the poor outside of it claims that \$2),000 would be required, and against the amendment, and Curran, Scriver, resting the plaintiff. Plaintiff contended Tuesday, inspecting on behalf of the Government, taught us that large blocks of granite will than does the parish to aid the town poor, puts it at \$1 a head. There are now, we Auger and Ives for it. succumb to the pressure of heat and crumble and the burden is the opposite from that suppose, 25,000 inhabitants in the County, down like so much clay. I was surprised suggested by Mr. Stickney. We need not so he is nearly 25 per cent. above the mark, amendment, as he considered it a most unusu- which had been called out for the perform. From recent copies of the Appleton Post we when I saw the Press of last week advocating the brief less week advocating to the same and the regards his estimate by families he are glad to notice the success of N. B. boys, who are same and the regards his estimate by families he are glad to notice the success of N. B. boys, who the building of a brick Jail, and the rearing of a brick Jail, and the rearing of a wooden structure for the Jailer's resilust week with regard to the cost of a new is all wrong. But as we contend that \$15,wards Orangemen in Ontario, was one of tohaving been made, as required by the process. dence agains: it. Such an idea is veritable Jail and Court House. We can't tell our 000 is as large a sum as would actually be tal indifference. He was in favor of the bill Verdict for the defendant. Postca stayed to George Gerry, who left Andover, Victoria Co., nonsence; no other man surely can be found correspondent where he may obtain money at required to build a new Court House and being printed and considered, and when he allow plaintiff to appeal. A. B. Connell, some 12 years ago, and is now a member of one to justify such a suicidal act. Now, Mr. Editors, you and others whom we suppose are naturally interested in the erection of the most entered to build a new Counter the natural winds and when the definition of the winds and when the definition of the wind and when the definition of the winds and when the definition of the winds and the countered to build a new counter to obtain a new counter to obtain the order of the winds and the countered to build a new counter to obtain the order of the town for 30 CTS.

In the interest of the winds and the counter to build a new counter to obtain the order of the town for 30 CTS.

In the in

County buildings are erected in Woodstock, them three per cent. would gladly change the County aiding embarrassed Maine woollen ed Hawkins' remarks. which is only a question of time, suitable and investment into county bonds, even if they factories is pertinent. creditable to the Town and County cannot be could get but one per cent. more. built for a less sum. Unless you can show Mr. Stickney's proposition that to erect our views on the wide questions suggested by people will be against you. I remember your columns are crowded and space limited so 1

W. L. DRIER. S'monds, March 12, 1883.

FOR THE CAPLETON SENTINEL. Press of your town came home rather strongly

ceeded to Woodstock and visited the several country. As to insurance, certainly the Sharp to do, in view of the fact that be has ence between Canadian and American manufac- wooden building in the country. with the goods seized. Two courses were then left open for us to follow—the one, to take the ings from their present site and otherwise

on a drunken debauch, I desire to record a flat County or by a desire, while giving the Coun- of Messrs. Elder and Ritchie were only no. White, Mr. Hanington and Mr. Colter is a clue to the secoundrels. It is believe the men were bitten in the struggle. day, and I know, and can substantiate my ty land that was required, to enhance the ticeable for the avowal that the Government very unpleasant feature of the present elec-

parties whose malice overcame their discretion

sue of the Sentinel, I find in the Auditor's these parties is, perhaps, more his misfortune in this respect have been realised, and shown P., substantiating the statements previously dutiable articles to the value of about \$80. report, an allowance made to the collecting than his fault, but'I would advise a little more Now, \$28 40 represents 142 executions at With apologies for occurying so much of the

Yours very respectfully, J. D. BONNESS.

TERMS OF THE SENTINEL.

St. Stephen, March 20, 1883.

Transient Advertisements should be accor-

MR. J. H. BATES, Newspaper Advertising Agent, 41 Park Row, (Times Building), New

SATURDAY, MARCII 24, 1883

SENTINEL Office, in Brick Building. directly opposite Post Office, up stairs.

REMEMBER - Our offer is still open :- The ish who can go to the hoard and do the busi- SENTINEL one year and a copy of Dr. Kendall's valuable book on the horse and his dis-

> To subscribers in arrears paying up back we will give a copy of above book.

Court House could not be separated. Mr. jail question we proposed to notice it in its pation, and their influence there, in very Orange Association of British America. these courts are occupied with criminal busi- give attention to the favors of our correspon- Council Board were in consequence of the in- months:ness, or ten days in the year. Now suppose dents, who at once entered upon the discus- trusion amongst them of this foreign element." White protested against such a motion as there is one or more (for the number cannot be estimated,) persons charged with larceny sion of the whole question, and thus we have in the jail; a bill of indictment is preferred been forced to meet the arguments offered what he here has given as the belief of many printed and the hon member did not know against them and a true bill found. The against a removal to Woodstock. And now persons.

an additional expense of say \$30; to reduce think the Town has shown its ability to calls it. In his last weeks com., Mr. Sharp done an unmanly thing and said that in pur-

what you propose to do with our buildings at swallows and the bat for the sake of getting 6 per cent. is a higher rate of interest than our own direct, is that the actual taxation | ered.

ings at Upper Woodstock, so that they will new buildings would involve throwing away Mr. S. as regards the beautiful in nature and not be an uster loss to the County your case the old ones and the loss of the land is not art; of the astheticisms of the barbaric and is bad, and I have no doubt the verdict of the tenable; but that point we will discuss civilized ages; or of the monuments to science

As Mr. S:ickney justly says, there is not spectively by the blood and sweat of slaves will close for the present, but with your leave so much land in the property owned by the or the voluntary labor of freemen. MR. EDITOR. -The editorial references to the one, and if not we would be no worse off in beautiful. To some the pencilled coloring to me, and, as I know they were perfectly un- every five years that a large crowd gathers at they appeal to the cultivated sense and tend justified and in great part devoid of truth, I the Court House. But we at once admit that to cultivate the normal sense, making what claim admission to your columns for a few per- Mr. S.'s point here is a good one, while the they admire more valuable because more at-Acting under instructions from the Depart- conditions claimed may be reasonably pro- tractive and desirable. ment-and I wish to contradict most emphati- vided elsewhere than the present site. As Nor will we discuss the private rights of cally the assertion that those instructions were to the risk by fire, while there may be more individuals to spend their money for their to be revenged for having been prosecuted under risk of a building being injured in Town, own personal pleasure or for the comfort of the Scott Act,-I, with the other efficials, pro- the risk of total destruction is greater in the their poor relations. This we challenge Mr.

ing smuggled goods. And just here, Mr. Editor, premium on a brick or stone isolated build- at least greatly exaggerated the meaning allow me to say that my knowledge of the differ- ing in Town would be no higher than on a fairly deduceable from our previous remarks, any man in the Province. Aided by this know. We now come to a point on which there is character of public buildings and show whereledge, I was enabled to determine just exactly a unanimity of sentiment between Messrs. in we are wrong. We don't think he will what goods were dutiable and what not. We Sharp, Stickney and Connolly. They think do it. Mr. Sharp should remember that

these were produced, in others they were refus- est toward the memory and the heirs of the is greater still to use that strength becoming ed; but in no instance did the invoice correspond late Col. Ketchum, to move the County build- a giant. left open for us to follow—the one, to slave the goods; the other, to levy what we considered as fair fine for so flagrant violations of the Custom as fair fine for so flagrant violations of the country of the Province dare the goods; the other, to levy what we considered as fair fine for so flagrant violations of the Custom as fair fine for so flagrant violations of the Custom as fair fine for so flagrant violations of the Custom as fair fine for so flagrant violations of the Custom as fair fine for so flagrant violations of the Custom as fair fine for so flagrant violations of the Custom and School Books; and the position bring out a candidate, and the frederiction on Friday last.

In St. John there was no opposition offers the heirs referred to are not influenced by the heirs referred to are not influenced by the rest of the Province will not be considered dispose of that property. Let us look at the Opposition bring out a candidate, and the words that establishment about metal by her dog, until the secoundres the heirs referred to are not influenced by the heirs referred to are not influenced by the rest of the Province will not be considered dispose of that property. Let us look at the Opposition bring out a candidate, and the word as first extend by her dog, until the secoundres the heirs referred to are not influenced by the heirs referred to are not influenced by the heirs referred to are not influenced by the rest of the Province will not be considered dispose of that property. Let us look at the Opposition bring out a candidate, and the words are not influenced by the dispose of that property. Let us look at the Opposition bring out a candidate, and the dispose of that property. In the second free the position bring out a candidate, and the second free the opposition bring out a candidate, and the words. In St. John there was no opposition bring out a candidate, and the second free the opposition bring out a candidate, and the restablishment as the restablishment of the Province dare the property. In only by the regulations of the Department, but the precedure on all similar occasions.

To the second charge made in the columns of the Press, to the effect that the Press, to the effect that the Press, to the effect that the precedure of the p

But we have never been able to comprehead | would support the Government. ing from the existence there of the public been made by him to Mr. White. Buildings We may be all wrong in this; Mr. Estabrooks seems to have received an satin finish silk, 341 yde. of black silk, 361 the other hand we can reasonably suppose it was only by the interference of Mr. Blair.

part of the Justice if he thought all of these | Short notices not exceeding 6 lines, 50 cents | that the present buildings and the land there- who threatened that he would retire unless turing or even agricultural purposes as to Estabrooks was allowed a hearing. the Dominion, &c.; and also his ignorance is Rowell & Co.'s Newspaper Advertising Bureau | tend greatly to the individual and general | Mr. Wetmore and Mr. Thom; son also advantage of the people and locality of Upper | spoke. There was much excitement; much Woodstock and its neighborhood. Coming now to Mr. Sharp, we would like | ceedings in York for many years.

York, is also authorized to contract for adver- to know in what instance we have "found fault with him for what he did not say."

the best material for building in an extreme | would not materially affect the Government simate, and when isolated is as safe from fire." or do York any good, but, on the other "Brick and stone bear no comparison in this hand, do that county harm. The result, of climate for durability;" again Mr. Sharp course, will be to roll up a much larger madues and one year's subscription in advance, says: "But many persons believe that one jointy for Mr. Blair than otherwise be might corporation is enough for the Town people; have received. The book sent to any address, postage paid, that they never legally had and never ought WHEN we commenced the discussion of the the first, and not only an anamoly but usur- introduce a bill incorporating the Loyal

the Juler also; who now is to perform this We should like Mr. Stickney or his these instances endersed the course of those should not give, and he appealed to the work? Another man has to be engaged at prompter to be a little more specific. We gentlemen, the foreign element, as Mr. S House for British fair play. that for years has formed a component part say is that it will add materially to our volume monious and embittered discussion.

Nor are we prepared to give space now to and mechanics that have been produced re-

County within the Town as at Upper Wood- Whatever Mr. Sharp may claim or disclaim stock; but then there is a possibility of that he has labored long and manfully to educate town property being exchanged for a larger the people into a fuller appreciation of the deputation of customs officials which recently this respect than are some larger communi. of the apple, the bloom on the peach or plum visited Woodstock made in the last issue of the ties, and then as a rule it is only about twice may appear meretricious, but nevertheless

to quote what we did say as to the proper

statement by the most incontrovertable evidence, value of adjoining properties then largely would inaugurate the reforms which its mem- toral agitation. Mr. Hanington and Mr. on Sunday I was out of town and Cannot and sunday I was out of town and Cannot and Sunday I was out of town and Cannot and Can charge, however, includes all, and, knowing the management or disposal of it. If the donor's that at the earliest possible moment the peoferce that I offered the Chief Commisfacts as I do, I can only state that the whole sincership to him (White) is a hold and do story is a malicious distortion of the truth made sole desire was to help the County in an ple should be made acquainted with the ac. sionership to him (White) is a bold and defor the purpose of distracting public attention emergency, then he would have no objection, tual financial condition of the Province. liberate falsehood." It remains for those There will be a public temperance meeting in For all troubles of the Throat, use Allen's

of wilful misstatements, but, as indicated above, cumstances. If he had an eye to the effect have made a satisfactory expose of the situahis information must have been obtained from the establishment of the County Buildings tion and of his own course in connection with lantic Steamer a very stout man, accompan-

> the reverse. And it was not far to find the sign the office of Chief Commissioner of eigar helders. direct causes which have induced these results. Works and let him, White, have it if he

o belonging might so be used for manufac- there was more orderly behaviour, that Mr.

There appears to be a great many persons We don't purpose in this discussion to quib- who, while they would have approved of a ble or to encourage quibbling in others. He general opposition to all the Ministers seeknsinuates a charge which we deny and chal- ing re election, regard with great disfavor lenge proof. Mr. Sharp, in his com. publish- the attempt to harass Mr. Blair and make ed on the 3rd, says: "It is not an easy job him bear the entire weight of opposition. to persuade the old hard heads all over the Those persons regard it as a spiteful deter-County to put their hands in their pockets | mination to give the Attorney General all or mortgage their farms to the tune of \$15,- the trouble possible, without any show of reason, and without any prospect of defeat-Again Mr. Sharp says, "Wood is by far | ing him, while his defeat, if it was possible.

to have a voice in the County Council; that In the House of Commons, Ottawa, on the their voice in that body was anamolous from 19th, Mr. White, of Hastings, asked leave to

Sharp has already asserted the same thing, several phases. We had only briefly consid- many instances a hindrance to the Legisla- Leave being granted Mr. White moved that but let me add that we have six courts of ered the necessity for a new jail, and had not tive business of the Council and adverse to the bill be read a second time to-morrow, juil delivery yearly; these courts occupy, on committed ourselves with regard to the most the interests of the County at large, and that whereupon Mr. Coursel moved, seconded by an average, one week to each, say five days to the week; about one third of the time suitable site, when it became necessary to nearly all the contests and trouble at the Mr. Burns, that the bill be read this day six

what it contained. Was that a fair, honest, sion on Monday evening with a full board Judge orders the prisoner placed in the dock; the Sheriff then has to hasten to Wood-correspondents of last week to attend to. is too good. We have already given space enlightened records week to attend to. stick to the juil and with proper assistance correspondents of last week to attend to. is too good. We have already given space enlightened people would put up with. It was tyrannical, unjust and unmanly, and he per Woodstock, at a cost of, perhaps, not less advocates, while the affirmative is left to its of the Council Board, and the relation which thought there were enough fair minded men the same as last year, namely \$100 each, and than \$2 per trip, and this would have to be own fate and to stand upon its own merits, the people of the Town have thereto. Mr. in the House to give the promoters of the bill the old officers Messrs. Jacques and Fisher continued during the trial four trips per day, So in this case, with one exception, that of a Sharp knows it is absurd to talk about that was the thing now asked. reappointed to the respective offices. making a charge upon the County of eight dollars to the Sheriff. Two weeks of criminal correspondent whose suggestions will duly be being illegal which is according to law. He dollars to the Sheriff. I'wo weeks of criminal business in the year, five days to the week, given more prominence, we have been un- knows that from representatives to the Coun- had ever been thus treated? No, and simple Town Marshal, at a salary of \$200. eil board, chosen from residents of the Town, justice demanded that the same treatment On motion the salary of Marshal is fixed the heavy little sum of \$80 per year.

Again, the Jailer has charge of the Court House; it is he that cleans the House; it is he that cleans the House, builds

On motion the salary of Marshal is fixed should be accorded this bill. All the Assobate in several instances the electors at large claim, that he is not actuated by narrow-have chesen representatives to the House of Police.

On motion the salary of Marshal is fixed should be accorded this bill. All the Assobate in several days, and left again the same even-line state of the House of the H the fires, and otherwise prepares it for the minded views. He tells us that it has been sug- Assembly, including Mr. Lindsay, who was dispose of it as they pleased. All they asked courts and the sittings of the Council; five gested to him that "the Town should show weeks, at least, he is thus engaged; it is ability to stand alone before it lays claims the years the Co. has been incorporated, a bridges, John A. Hamilton, Sharp A. Baker, the search Logars these were the Council its ability to stand alone before it lays claims the years the Co. has been incorporated, a bridges, John A. Hamilton, Sharp A. Baker, the search Logars these were the Council its ability to stand alone before it lays claims the years the Co. has been incorporated, a bridges, John A. Hamilton, Sharp A. Baker, the course pursued by the mover of the Council its ability to stand alone before it lays claims the years the Co. has been incorporated, a bridges, John A. Hamilton, Sharp A. Baker, the course pursued by the mover of the course pursued by the course pursu courts and the sittings of the Council; five gested to him that "the Town should show among the first, and remained for many of was fair play and no favors. They were of his duties as Jailer for which he receives to have the county buildings within its pre
the course pursued by the mover of the denounced as unusual, un
the course pursued by the mover of the denounced as unusual, un
the course pursued by the mover of the denounced as unusual, un
the course pursued by the mover of the denounced as unusual, un
amendment he denounced as unusual, un
also appointed members of the Police with a full knowledge of the facts has in manly, unjust and a stab directly which he

> Coursol, in reply, denied that he had ever says "I have not said this sum would of it- suing his present course he had done so with

Jail at Woodstock, among whom is your amount sought, the urgency of the require- Mr. S. has admitted, any necessity for assess- other Catholics with them had been most consent of the Attorneys on both sides, it was the destruction by fire, on the 2nd inst., of the much esteemed County Councillor, have never ments and the character of the security. A ing the whole amount at once, there being sevattempted to show, nor have you been asked, nation, a province or a civic corperation can eral methods already mentioned by which the libbaral toward the Cathelia described to Show, nor have you been asked, nation, a province or a civic corperation can eral methods already mentioned by which the libbaral toward the Cathelia described to Show, nor have you been asked, nation, a province or a civic corperation can eral methods already mentioned by which the libbaral toward the Cathelia described to Show, nor have you been asked, nation, a province or a civic corperation can eral methods already mentioned by which the libbaral toward the Cathelia described to Show, nor have you been asked, nation, a province or a civic corperation can eral methods already mentioned by which the libbaral toward the Cathelia described to Show, nor have you been asked, nation, a province or a civic corperation can eral methods already mentioned by which the libbaral toward the Cathelia described to Show, nor have you been asked, nation, a province or a civic corperation can eral methods already mentioned by Beveridge Bros., formerly of Andover. Upper Woodstock; do you intend to abandon always obtain a large sum at a lower rate debt can be gradually met. The main point, He did not say the bill should pass, but he vs. John Smith. a property, worth at least \$5,000, to the than can an individual a small sum. In fact, one to which Mr. S.'s arguments as well as would support the motion that it be consid-

the County buildings at Woodstock, and force a debt upon the County of not less than sand was also willing to treat Orangemen with sand probably the County would have to pay; written matter and gave the names of Greg-sand be heartly endors. We don't see that the question of our fair play and justice, and he heartly endors. The amendment was put and lost-yeas 89,

nays 94. This was a most unusual attempt to not

merits. It may be regarded as a foregone Sunday. Her life was evidently saved by conclusion that the bill will be rejected.

how to discharge their duty to morrow. men disguised in women's ciotics. Het dies of the Neuces river will reach \$250.000. Those of them, and doubtless they are the she received no injury. Lady Florence was large majority, who love fair play, who just- walking in a secluded spot near the woods ly appreciate the true interests of the county, when two men asked her what time it was, nothing to gain, will go in numbers to the alarmed, she started to walk away, followed polls and vote for Mr. Blair, so as to secure by the men, one of whom seized her. She a sense of security abstain from voting, and the afternoon and she did not recover her Ontario 17,000, British Columbia 35,000, thus endanger the result. There has not senses until 4.45 p.m. to-day. been a single charge, except of a mere personal or local character, brought forward during the agitation against the Attorney General or his Government. He won a victory for his party by years of steady and the steady.

Lady Florence has been prostrated to day. The story of the affair was elicited from her only at intervals. The saving of her life is attributed to her St. Bernard dog, which, it is supposed, protected her while she lay in a swoon. Lady Florence had no reason to sustained to day.

***"Great haste is not always good speed." Yet you must not dilly-dally in caring for your health. Liver, kidneys and bowels must be kept health. Liver, which comes in liquid form or dry—both thoroughly efficacious. Have it almost immediate danger although she had followed the usual course of demanding the invoices of the goods detected. In some cases it would be dishonorable, mean and dishonwhile it is great to have a giant's strength it

years, in consequence of his being at once that years, in consequence of his being at once the right breast of her dress. A broad steel and Germans will proceed to Northwest CanChief; third dam by Gano, sire of Lady Thorn's proper regard for that position the constitu- which had penetrated to the inner lining of

should be used in such a way as to meet the was nominated in opposition to the Attorney question of veracity, and endeavor to satisfy the same place, on Sabbath afternoon at 4 o'clock.

parties whose malice overcame their discretion and love of truth, if either of these qualities would have on adjacent properties then it the recent overturn of the Government. He ied by an equally stout wife. They swore to Rink, as the characters represented will em-MR. EDITOR, -In looking over the last is- they presessed. That he was made the tool of must be proved that the donor's anticipations read a letter from G. W. White, Esq., M. P. the contents of their trunks as embracing brace all the trades and industries of the place.

circumspection on his part in future. Other- that the removal would depreciate the value made by that gentleman in a letter published They were afterwards invited to step into the This must be for executions issued against wise, he may place himself in a position where of the other properties and be to the general of the other properties and the other properties are the other properties and the other properties are the other properties and the other properties are the other p a suit for libel may be successfully prosecuted disadvantage of the locality, before the charges W., bad been approached by Mr. Hanington tion, where from the man's person was unand where the respect which the public generals of our correspondents, can be maintained. and told that his friends at Ottawa would wound 50 yds. of fine silk, and the woman's We have all witnessed the upper village in take care of him and by Mr. Colter who of- person was divested of 361 yds. b'ack silk, personal experience,) in favor of total abstinstages of fluctuating prosperity, and then of fered, in presence of Mr. Estabrooks, to re- 261 yds. satin, 8 meerschaum pipes and 13 ence and of prohibitive legislation.

They had entered the offices corpulent; any direct edvantage to the village, its At this point in Mr. Blair's speech Mr. trunks were found the following additional real estate or its community at large, result- Colter denied that any such proposition had articles, and seized :- Twenty-five metres of cachemere, 25 yde. of fine silk, 171 yde. blk. f so we should like to have it shown. On unwilling hearing; at one point of his speech | yds. black satin silk, 12 dezen lace fichus, 13 woollen shawls, 8 piano covers, 6 table-covers, 10 pieces of tablecloth, 1 silver card bas ket, 1 music bex, 18 knitted shawls, 1 silver flower holder, 16 woollen scarfs, 79 pairs o

ladies' hose, 102 pairs of children's and men' hose. 1 dozen crystal dishes, 1 carriage wrap, I pair of lambrequine and a large num more than has attended the nomination prober of fancy articles too numerous to mer-

Truly, the way of the transgressor (of the customs law) is hard.

In the Governor General's speech at the opening of Parliament it was indicated that the l'quor license question. A few days ago Sir John introduced a resolution that carried, to refer that part of His Excellency's speech to a special committee composed of gentlemen representing different provinces and both sides of politice, a majority of them being advocates of temperance. Mr. Blake other guests. tee, declined to serve, alleging that the course pursued was an unusual one, and that the present month. Government should introduce the measure as it had been promised in the speech.

Of course, the vacancies in the committee were supplied by the appointment of other

However the action of the Government may be regarded from a Parliamentary standpoint, we suppose, as the abstract bearing on the liquor question is concerned, the matter is in good hands. Mr. Foster is one of the committee, and that is an assurance that the

THE New Town Council held its first sessalary of the Clerk and Treasurer was fixed

The following constables are appointed: also appointed members of the Police. Thes, Stephenson is appointed Road Sur-

The following Fire Wards are appointed: Kings-Chas. McKeen, Chas. W. Bailey. Queens-Richard Cluff, John Regan. Wellington-Thos. Green, E M. Boyer. The following committees are appointed Fire-McLauchlan, McLeod, Everett. Audit-Everett, McLecd, Murphy. Road-Lynch, Murphy, Graham. Finance-Graham, McLeod, Murphy. Police-Mayor, McLeod, McLauchlan. L'cense-McLeod, MeLauchlan, Everett.

Water Works-Lynch, McLauchlan, Ex Soiles-G. aham, McLeod, Murphy. Lick-up-Murphy, McLeod, Graham. Town Hall-McLauchian, McLocd. Hospital-Murphy, Everett, Lynch. The Fire committee were requested to ask enders for taking down the old and putting

The Returning officers were ordered to be

but was it singular in that respect? Is it was then taken up. This was an action time of the outrage, saw nor heard nothing of rates of fare from the following places and

that he was privileged from arrest, being a the repairs recently placed upon the traffic Hawkins (Bothwell) was against the member of the Woodstock Field Battery, bridge across the river.

illiberal toward the Catholic denomination. Smith and wife vs. John Smith, and J. Craig The works gave employment to 100 hands. Loss

written matter and gave the names of Greg-Courser, as deft.'s attorneys in the case of

Simson vs. Dibblee. REPORTS of a brutal attempt to murder a ise, World's Dispensary Medical Association, only stifle the bill, but also discussion of its well known lady in London was telegraphed

the heroic conduct of her dog. London, March 18 - Lady Florence Dixie | week. The largest owners say they have lost THE electors of York County will know was attacked at Windsor, yesterday, by two a third of their flocks and that there will be men disguised in women's clothes. Her dress a total loss of the lamb crop. The loss west who understand that by supporting the op. She replied that she had no watch and after- kidneys, Diabetes, Urinary or Liver Complaints that is curable, that Hop Bitters has not or canposition candidate there is much to lose and clothes their faces had been shaved. Much not cure? Ask your neighbors if they can. him a telling majority. They will not under fell in a swoon. This took place at four in Canada, of whom Quebec contains 11,500,

And every thing usually found THANKFUL for the liberal patronage extend-

honorable warfare, and holds his present po- pect immediate danger, although she had ways ready. been somewhat fearful since the receipt of sition, forced upon him by his party, as a re- letters about the Land League. The last London, March 16.—It is expected that Black Horse - - Foaled 1878 sult of that victory, and his native county thing she remembers is one of the men push- emigration to Canada during the ensuing will not allow him to be robbed of his well- ing a quantity of mud into her mouth. On season will be unusually extensive. The earned laurels. He restores his county to a her recovery she found that both palms were steamer "Parsian," which sailed from Liverplace of greater influence than it has had for place of greater influence than it has had for were two dagger holes, two inches apart, in grants. A large number of Scandinavians Blood's Black Hawk; second dam by Mambrino Premier and Attorney General, and with a corset rib had been broken by the weapon ada in the course of the next five weeks. her dress at the first stroke and to her corset 12 O'CLOCK MIDNIGHT, MARCH 22, 1883.— Jr. Henry Mambrino Chief; second dam by Pilot Jr. Henry Mambrino by Mambrino Chief; dam ency will jealouely guard its possession. In at the second stroke. Lady Florence sup- R. M. Scaborn's Eating and Oyster House.— Kate Crowder, by Oli Pacing

The public temperance meeting on Saturday evening, as also the Gospel Temperance meeting on Sabbath afternoon, was largely attended, the were stirring appeals, (his arguments based on price 25 cents.

In the Commons Mr. Irvine has given notice hat he will move the House into committee to amend the Weights and Measures Acts, by they left them comparatively thin. In their providing that a bushel of oats shall weigh 32 lbs., and a bushel of wheat 45 lbs.

building near the Railway Station, owned by considerable progress before the alarm was and 50 cents per bottle. given, and had got under such headway before the arrival of the steamer that it was impossible to save other than a mere wreck of the building. Mr. Estey lost in damage to furniture \$400, partly covered by insurance; damage to building \$1200, insured in Imperial for \$750.

The Presbyterian Mite Society, at the resience of Mr. S. T. Baker, and the Methodist Aid Society, at D. C. Courser's, E-q , on Tues- to the Rev. Joseph T. Inman, Station D, New day evening, were each well attended; a very York City. agreeable time was had, and the receipts in each case were satisfactory.

day evening, Dr. Connell treated the members of the Hose Company to oysters at "Bob's." The meetings in the Town Hall, held twice a measure would be introduced relating to each day, led by Evangelist Chubbuck, continue to attract very large and deeply interested con-Rev. G. W. McDonald baptized five candidates in the creek, on Sabbath, and the same evening

received four of them into the F. C. B. Church. Councillor J, R, Murphy gave an oyster supper at "Bob's," on Friday evening, to his supporters at the recent town election, and a few and other opposition members of the commit | G. W. Vanwart, Esq., has three Plymouth October past, that began laying the 14th of the

> There is to be an entertainment by the St. Gertrude's Dramatic Company, in their Hall, TURNELS FINLAY'S. on Thursday evening next, 29th inst. Appropriate Easter Services will be held in the Methodist Church on Sabbath next; we presume this remark will apply to other churches

of the town as well. Mr. Sharp's letter has to stay over. A correspondent sends us the following piece and Miss Alice A. Dickenson, of Eel River, N.B. material. of church news:-" The Rev. S. E. Currie, of long and influential membership with the Free Christian Baptists, asked for and obtained his severance from that body, and has gone over to the Free Baptists, a young and rapidly growing theria, walter Marsh, in the 9th year of his age christian body, who unanimously received him will be well represented.

At Upper Brighton, on the 7th inst., of diplication of New Brunswick the Free Baptists, a young and rapidly growing theria, Walter Marsh, in the 9th year of his age christian body, who unanimously received him to union and membership by a vote of their months and 15 days, children of Amos W. and work, and against defects in mater-General Meeting." Four persons took train at Hartland, Wednes-

> day, to go west. L. P. Fisher, Esq., returned home, from his sojourn in Boston, on Wednesday evening. We extend thanks to Mr. Marlborough J. Dow, Minneapolis, Minn, for late copies of the "Canadian American." A public meeting, to discuss political matters

is to be held at the Court House, Andover, on Saturday, 24th inst., at 2 p m A car full of women and girls from Madawaska, reached here on Friday, of last week, having just got through the blockade that had detained

John Richards, Esq., M. W. G. M. of the Maritime Provinces, has issued a call upon the ing and praise. Mr. Wayman A. Smythe, has our thanks for late Minneapolis papers. We take the oppor-tunity of saying to Mr. Smythe that his letter published in the SENTINEL a couple of weeks ago,

was read with pleasure by his friends here. We

Mr. Symes writes us that he will lecture at Victoria Corner, the 24th inst; Hartland, 26th; Woodstock, 28th; Houlton, 29th; Canterbury 30th; McKenzie Corner; 31st. After the time stated Mr. Symes will be ready to respond to invitations from Agricultural Societies or districts to lecture on agricultural topics. Rev. I. Record, pastor of the Baptist Church, Houlton, died on Wednesday evening of last

week, after a very brief illness of pneumonia. representation. Queen Victoria slipped upon the stairs of the JUMBO, by request, will make his last ap palace at Windsor, on Saturday, but fortunately | pearance on the ice. sustained only slight injuries. Mr. J. A. Perley, Andover, sends us late papers, for which thanks. A poor unfortunate teamster, Thomas Grady, was instantly killed, his head being severed from

his body, by being thrown from his sled in front CARLETON COUNTY COURT .- The case of of, and run over by, a moving car, at St. John,

We are sorry to notice by the Appleton Post, Correction -In last week's court record | Mr. B. Laurance, of England, occulist optiof cases entered, the printers changed the cian, will be in Woodstock in a few weeks, and will be found at the office of H. Paxton Baird, Apothecaries' Hall.

> Young, middle-aged, or old men, suffering from nervous debility or kindred affections, should address, with two stamps, for large treat-

LAREDO, Texas, March 16.—Sheepmen re-

Can you find a case of Bright's Disease of the

The Indian Department of the Dominion and Manitoba and the Northwest 37,000.

clue to the scoundrels. It is believed that from 5 a.m. to 14 p.m. Notice.—We have received a letter, without any signature, asking us to exchange some out any signature, asking us to exchange some of the strengthen and intensity potency, which he has already shown in his get, for action, style and already shown in his get. that not one of our number was at any time owned by himself or family. He deeded the bers in Opposition had contended for, so far Colter both deny Mr. White's statement re. out any signature, asking us to exchange some anyone wishes to borrow, call and see BOB. I color. His high and deep lines of breeding should during that day under the influence of liquor.

On Sunday I was out of town and cannot an
On the deeded the open in the deeded the open Yours very muchly,

from the parties who, by their violations of the when circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, to settle the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, to settle the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, to settle the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, to settle the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, to settle the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, to settle the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, to settle the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, to settle the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, and the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, and the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, and the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, and the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, and the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among themselves, and the circumstances required it, that his gift In Fredericton Mr. Leverett Estabrooks gentlemen, among the circumstances required it. For diseases leading to Consumption, use Al-I do not wish to accuse the editor of the Press wants of the County under the changed cir. General. The latter gentleman appears to the public who has gone wrong in the matter. Evangelist Chubbuck will address the meetings. len's Lung Balsam. See adv. in another column. -3i-12

See advt. of last grand carnival of the season, I CERTIFY that I obtained immediate relief at the Rink, on Friday evening next. This during a severe case of bronchitis, when in promises to be the grandest affair yet held in the Camp Sussex this year, by the application of

C. CREWE-READ, Lieut-Col. St. John, 13th Nov. 1882.

If you are troubled with a Cough, Cold, Chubbuck was the only speaker and his addresses | Horehound." Prepared by Paxton Baird; Bret Harte in one of his charming sketches

tells of a schoolmistress who was accustomed to take long walks in the pine woods of California, for the benefit of the balsamic air. There is more in this treatment than most people will be inclined to credit. We see the pines and spruces have been brought into requisition in the cause About 2.30 p m , Friday of last week, the fire of medical progress. GRAY'S SYRUP OF RED alarm sounded, when it was discovered that the | SPRUCE GUM-a thoroughly scientific preparation -provides this treatment in a concentrated form, the estate of the late Chas. Connell, and occu- and has, after twenty years test, proved itself pied by Mr. J. L. Estey as the "American the most satisfactory cure extant for Coughs, House," was in flames. The fire had made Colds, Lung and Throat Affections. Price 25

A CARD.

that will cure you, FREE OF CHARGE. This ment of our business. great remedy was discovered by a missionary in South America. Send a self-addressed envelope

After the fire at the American House, on Fri- DRESS MATERIALS IN THE MOST Fashionable Goods!

> THE BEST VALUE! The Largest Stock in the City!

Rock pullets, hatched out in the last week of DRESS MATERIALS two best double horse power thresh-A SPECIALTY OF 56 King Street, St. John, N. B.

MARRIED.

Elizabeth Rideout. [Houlton and Fredericton ial and construction.

Solace comes alone in knowing Angels called them up to God. Hew Advertisements.

Silent tears of sorrow flawing

Lay like dew drops on the sod;

papers please copy.

LAST GRAND

-AND-Representation, WOODSTOCK

shall be glad to hear from him in the same way SKATING RINK! GEO. N. CLARK, again. FRIDAY EVENING, March 30th.

Music by St. Stephen Band. Prizes of \$5 each will be awarded to the lady and gentleman, respectively, making the best

There will also be a Grand Masquerade Ball

AT THE TOWN HALL, at the close of the Carnival.

Arrangements have been made with the man-

For prices of Admission, &c., see posters. Woodsteck, March 22, 1,83 -1i Straw for Beds! T WILL fill beds with good, clean straw and

Woolsteck, March, 23, 1883.-12-tf

JUST ARRIVED: A CAR LOAD OF

Calcine Plaster, Plastering Hair,

GROCERIES, BOOTS and SHOES, HATS and CAPS,

KEROSENE OIL. in a Variety Store. Come one and all and be convinced that Mil

J. C. MILMORE. Woodstock, March 21, 1883. CONCENTRATION!

more's is the place to trade.

SIRE, Constellation: Dam, Edith Mambrino, by Henry Mambrino; Second Pam, pacing and the roughbred stock.

Constellation by Allmont: Dam by SIRE, Constellation; Dam, Edith Mam- Ladies' Portmonies.

dam in Tennessee. His pedigree combines the Tracing Linen and Tracing Paper. his instinctive and even qualities, coupled with great resolution, his motion is low, even and farreaching, with great breathing powers. His breeding is similar to Trinket, record 2.14; Edwin Thorne, 2.161; Black Cloud, 2171, Han-

JOHN H. BARNES of Sussex, is vell known as a Threshing Machine Expert. We have engaged his ser-To all who are suffering from the errors and vices, and appointed him Manager decay, loss of manhood, &c., I will send a recipe of the Threshing Machine Depart-

> First-To carefully superintend the manufacture of the Threshing Machines which we have under contract, watching all the details of construction and having carried out such improvements as his skill and

machines which will pass into their possession. We are having manufactured the

ing machines now known, viz.:-Gray's American Threshers with

Both machines will be made with At Upper Brighton, on the 7th inst; of diph- improvements, and every one sold

> Parties who may be considering the idea of buying threshing machines are invited to correspond with us at an early date. Last year we were only able to fill two-thirds of the or-

For further information, call upon either of our undermentioned agents.

Geo. V. Hammonds, David W. Smith, E. A. Whitney, Elisha Moore, Jas. Crawford, W. Price & Son, Jas. McNeely.

Falls, cor. Broadway & Chapel Sts. Johnston & Co.

ARCHIE R. HALLETT, Manager Grand Falls. March 15, 1883.-6m.9

WHOLESALE. March 17th, 1888. We are receiving our SPRING IMPORTATIONS from Great Britain

406 cases and bales, with additions by weekly

2 00 Orders by mail promptly executed. DANIEL & BOIL Market Square and Chipman's Hill. St. John, March 22, 1883.

> JUST RECEIVED: 7 boxes Maltine;

4 boxes Maltine and Peptones 1 case Lactopeptine; 4 cases Scott's Emulsion; 4 cases Burdock Blood Bitters, 60 cases Fellow's Compound Syrup; 1 case Higgin's Liniment; 6 cases Sanford's Ginger, 5 bbis. Methylated Spirits; 20 cases Ball Potash; 1 case Maltopepsyn;

St. John, March 22, 1883 SOUTH DOWN ARMSTRONG LIME, CATTLE SPICE!

> 1 LB. PACKAGES. ONLY 25 CENTS. H. R. Baird's Drug Store AND GET ONE. Opposite Gibson House.

Woodstock, March 9, 1833.

The Subscriber.

Would now respectfully invite the attention of the public to his new and well

Card Cases. Satin and Plush Bags,

Cigar Cases and Companions;

All at low Cash prices. VICTORIA BOOK STORE.

WANTED-To rent on or about May 1st. a Woodstock, March 2, 1883.

His especial work will be :-

experience, and our own recommend.

Second-To instruct agents and

customers who may need instruction

in the best methods of working the

Railway Powers, as sold by us last year, with improvements, and the Little Giant Threshers with Level Tread Powers, with latest improve-In Houlton, Me . March 15th, by Rev. B. P. ments and better construction and Snow. Mr. George D. McCartney, of Houlton, material

all the latest foreign and domestic

ders which we received.

Or at our premises in Woodstock, next to F. C. B. Church, or Grand

Manager Woodstock Branch.

LONDON HOUSE,

10 CASES St. Jacobs Oil;

T. B. BARKER & SONS. 35 and 37 King Street.

The Best Condition Powder in the World!

NEW BOOK STORE,

GERMAN GOODS,

Leather Bags, Gold Pencil Cases. Gents' Gold Pens and Pencils,

Together with a large variety of Patterns of HOUSE PAPER HANGINGS.

W. H. HALL Cor. Main and Connell Sts. Woodstock, March 2, 1883.

nis, 2 174; Protiene, 2 18; Lady Thorne, 2 181; Munroe Chief, 2.181; Kitty Bates. 2.19; and hosts small, neat tenement, adjacent to the burnt district, with small garden plot attached.
Apply at VICTORIA BOOK STORE.

of others too numerous to mention.

All mares holden where fees are not sattled.