tended; estimated cost, if built of wood, \$1000.00, must vote against it.

W. WALLACE HAY,

Woodstock, Jan. 14, 1883.

and yet costing the County such a large sum must sconer or later; then why not proceed tects of this new building? why men picked therefore it was that I seconded and now yearly in repairs. It is a crying shame for at once. The burden involved need not be up in Woodstock who, with the lawyers and support the amendment. On question of building a jail be taken on the he not take the horse when bought. this enlightened County, in th for safe keeping, but as a punishment. If
this resolution is not carried, then, of course,
it will be necessary at once to proceed to have
it will be necessary at once to proceed to have
the juil put in regain. With this in right.

Will never be felt. But then the question of the single for the single for safe keeping, but as a punishment. If
the proposition that it is as bad for the single for the single for safe keeping, but as a punishment. If
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the proposition that it is as bad for the single for safe for safe keeping, but as a punishment. If
the proposition that it is as bad for the single for safe for s to be put into such a place unless it be not will never be felt. But then the question of them. the jail put in repair. With this in view, I had the building inspected by Mr. Craig, a well known and reliable contractor, and his why not we act in the matter so as to provide why not we act in the matter so as to provide why not we act in the matter so as to provide why not we act in the matter so as to provide the Council but I of that vote. Mr. Hoyt some time before vote to the Secretary Treasurer within five some difficulty about the time of holding the some difficulty about the time of the some difficulty about the time of the some difficulty about the time of the some difficulty about the some difficulty about the time of the some difficulty about the some dif

we should build a new jail, if not at Wood- I shall therefore vote for the motion. then sell it and buy land in a less central lo- plans and specifications.

year. Last year Mr. Hay argued, as an in- ability of these plans? several years-for 15 or 20 years, I think he mitted to them. good state of repair, while the jail, I think. In my Parish seven out of every eight are and that the question be submitted to the be very different from the one we have. may last and answer its purpose for several opposed to new buildings, believing that those rate payers at the Parish elections. years yet. However, if Mr. Hay's opinion is we now have will do us for some time yet to MR. Kirkpatrick—This is only staving off by the remarks just made. It is not a fact cas occupied by men in the County who will good now, last year it was worthless, and I come. And the interest on the amount re- the main question for a time, although it that the people did not understand the ques- have to pay the taxes, my chief object is to

be said last year as Mr. Caldwell had just we must build a Record Office it will be while we can, but am not willing that any erally talked over and discussed. If in any so that there can be no clap-trap or unfair after becoming Pastor, in March last, a the trouble discovered but Mr. Fisher sucstated. If he could prove that I said that a cheaper to build a Court House and Record more money shall be expended in repairing case it was not a square issue at the polls it dealing in this matter. If either party is new jail would not be required in even five Office at the same time, but it will really them. If we have to build new buildings I was because the candidates evaded it. The versaid so years, I will forfeit \$50. I never said so.

MR. CALDWELL—It is my firm belief he said itself than it will should the two buildings may be should be afraid of the people of my Parish certainly knew all about the people of my Parish certainly knew all about the people of my Parish certainly knew all about the said itself than it will should the two buildings may firm belief he said itself than it will should the two buildings may form the facts are only represented to the facts as I have stated, and think it can be proved be proceeded with together. (Here Mr. to the amendment is in order to bring the by the records as published. As regards the West referred to a statement as to cost, made matter squarely before the people. At the as fast as practicable in securing new build-

that some people object to the present system of continuous repairs being easily as good as a new milch of the some people it is as good as a new milch of the some people it is as good as a new milch of the some people it is as good as a new milch of the some people it is as good as a new milch of the some people it is use as a site for the public of the some people it is use as a site for the public of the some people it is use as a site for the public of the some people it is use as a site for the public of the some people it is use as a site for the public of the some people it is use as a site for the public of the some people it is use as a site for the public of the some people object to the present system of the reason, because this land was a donation to the for its was the question of the some people object to the present system of the reason, because this land was a donation to the public of the some people object to the present system of the reason, because this land was a donation to the public of the some people object to the present system of the reason, because this land was a donation to the Parish elections, because this land was a donation to the Parish elections, because the land was a donation to the Parish elections, because ward somewhat reduced. I voted last year so much as indicating my individual views or three away this building so warmly com- against building so warmly com- against building so warmly com- against building so warmly comfor the purchase of land at Woodstock in perhaps prejudices as in the interest and for mended by Judge Wilmot; if we build a Creek.

and outside finish, but differing widely regard. but with much less expense than in the past new buildings in Woodstock at present. At proceeds in a Record office. and outside huish, but different place than the present for the juler and for prisoners to dwell in. We ing inside finish and style. This Plan, as you it may do us for some time. I believe that the same time I am free to say that I think We

lated on the upper floor or story. We have no connection with the choice Debtor's Rooms, with corridor and hall. The tious men I don't think we should take the Debtor's Rooms, with corridor and hall. The tious men I don't think we should take the Debtor's Rooms, with corridor and hall. proposed material for this jail is stone and brick—that is, stone for the lower story and brick—that is, stone brick for the upper one, and the estimated cost people. I am a progressive man, and when I derive from baving the County buildings ments of the County build is only \$4800.00. Attached to the jail proper is am convinced that it is necessary to have new placed there, while it would convenience the need no repairs. Why keep continually exa jailer's residence 1 1-2 storys high, very neat buildings, will go for the removal, but now lawyers and, perhaps, a few others, I am not buildings, will go for the removal, but now

Plans, and gathered all the information within ferce with the pocket. The question, it these buildings. I shall vote against the re- out ary flice or other accommodations and Hav-Plans, and gathered all the information within level and seems to more comfortable than a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held, in which the various as pects of the moier than a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held, in which the various as pects of the moier trade is no more comfortable than a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held, in which the various as pects of the moier trade is no more comfortable than a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held, in which the various as pects of the moier trade is no more comfortable than a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held, in which the various as pects of the moier trade is not a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held, in which the various as pects of the moier trade is not a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held, in which the various as pects of the moier trade is not a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held, in which the various as pects of the moier trade is not a barn. Last Resolved, That if it appears necessary to people feel as warmly and are so much inter- was held. our reach, and being fully persuaded that the requirements of the County and the state of our present jail make it necessary that a new jail be build make it necessary that a new jail be build make it necessary that a new jail be build make it necessary that a new jail be build make it necessary that a new jail be build make it necessary that a new jail be build make it necessary that a new jail be buildings or is the old one sufficient for the purpose for a number of years yet? We all purpose for a number of years yet? We all claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and L don't think what we should earefully preserve the very claimed to get at the views of the recorder and the very claimed to get at the views of the recorder and the very claimed to get at the views of the present jan make it necessary that a new jan be built without delay, we would most respectfully recommend the Council to adopt Plan No. 3 and recommend the Coun proceed at as early a day as possible to erect a juil in accordance therewith.

and gentleman net with same at the may say, in conclusion, that I am placed in them immense stories of how the people of which is a proper place for this may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the same at the may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the same at the may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the same at the may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the same at the may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the same at the may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the same at the may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the may say, in conclusion, that I am placed in woodstock had designs upon them, stories to produce the may say, in conclusion, that I am placed in woodstock had designs upon them.

MR. Hay -It is perhaps unnecessary, as no land cheaper in a situation better located, replaced by a new one. The existence of that belief was made still building a Record Office alone or go on and until next June meeting.

better. Looking at the matter from a business and economic standpoint, I know of no individual who would care to own buildings how near we came last year to losing all the that cost him \$1 a day for repairs and the lock and Recham gave sx acres of whole assessment. Here Mr. Hay referred whole assessment. Here Mr. Hay referred being the shillings, and the understanding being the shillings, and the understanding being the shillings, and this was the real value he received.

MR. Gillim RE—The Council assumes great land. Coll. Retchum gave sx acres of land. How make the same description in the deel whole assessment. Here Mr. Hay referred being the shillings, and the understanding being the shillings, and the understanding being the shillings, and this was the real value he received.

MR. Tompkins—I did not say it was into the deel whole assessment. Here Mr. Hay referred to a remark made by Mr. Tompkins.

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bealth point of view, I would briefly state that hasing for a number of years past had occasion to attend, professionally, prisoners led to on flems the entire lack of sanitary arrangements, the building being been which to contract disease, estilated and without proper sewerage; and it has only been by the extraordinary exertions of the julic that sick prisoners will have been as dealth report to precease on the proper sewerage; and the past of the proper sewerage; and it has only been by the extraordinary exertions and without proper sewerage; and it has only been by the extraordinary exertions and without proper sewerage; and it has repeated on the proper sewerage; and it has only been by the extraordinary exertions and without proper sewerage; and it has only been by the extraordinary exertions and without proper sewerage; and it has only been by the extraordinary exertions and without proper sewerage; and it has only been by the extraordinary exertions and without proper sewerage; and it has only been by the extraordinary exertions and without proper sewerage; and it has only been by the extraordinary exertions and without proper sewerage; and it has been been been within the count hand deeped down into the pockets of the people, and the matter was can as the definition of the County business will be in the town, they should now seath the legitimate terms criticised, rather than conclusion that the time will ome when the County business will be in the town, they should now several by reduction and without proper sewerage; and it has building a lock-up. They get the pool will be in the town the pool when the count hands deeped down into the pool when the count hands deeped down into the pool when the count hands deeped down into the pool when the count hands deeped down into the pool when the count hands deeped down into the pool when the count hands deeped down into the pool when the count hands deeped down into the pool when the count hands deeped down into the pool when the count hands deeped down into t C. P. CONNELL, M. D.

Then here we have a jail in which there is an entire lack of sanitary provisions, substrated or say sowerage or means of ventilation, which, and not save do our jailer, to keep any sowerage or means of ventilation, which, as we do our jailer, to keep any sowerage or means of ventilation, which, as we all who visited it vesterday must add.

Then here we have a jail in which there is no accommodation for the any provisions, without the result of the form of Woodstock whereon to execute to may properly be indulged in and those to whereon to erect public buildings, and for which the result of the form of which the result of the form of which the result of the form of the proposed, whereon to erect public buildings, and for which the result of the form of the proposed, the form of the proposed of the form of the form of the proposed of the form of the f as we all who visited it yesterday must admit, cannot be healthy or even comfortable, without even, so far as I could see, a privy, and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet costing the County such a large sum and yet cost in the sum an

pairs. N.w. I say as a matter of economy, succeed us will be better able to pay for them. for a building when we have one now as good he was defeated: so that the views of my stock, then up here. If, as some think, the MR. WEST-I rise to ask for information, insurance money got for the old one would pressed. I was very much struck yesterday filled by the words "on the 2nd Tuesday in Harding, Ahern, Raymond, Cronkhite, Cald- full and general scope of the work may be land we own in Woodstock is too central, Has any one but Fletcher & Black submitted have built us a new one had it not been taken with the miserable state of the jail when we October next." cality; the former will sell readily. But the MR. HARMON-These plans and specificacantey; the former will sell readily. But the matter from a general and specifica. It is in the wrong place, is in no jail, viewing the matter from a general and in the position we had only them to sub-

ducement to us to buy the land in Wood MR. HAY (Woodstock)—It was not our there could be no expression of opinion by are usually put in jail to await trial on some and they must submit to the decision of a be paid for furnishing such list. stock, that it was only to make a wise pro- duty to do so. We advertised, asking for the electors on this subject, and it is a principle of English law majority of those who do vote.

vision for future necessities, and that it plans, for two months, and only received am at a less. If the matter is left over till that every man is presumed to be innocent Mr. King-It appears by the actions of would not be necessary to erect a new one for these, but neither we nor the Council are com. June, I would have an opportunity to consult until he is proven guilty. Certainly no man some that it is determined to build a new said. It may be as stated that the cost of re- MM. WEST-I opposed buying land last pairs has been large, but the Court House year, and I am opposed now to putting up is now a pretty good building and in quite a new buildings at the Creek or elsewhere. be postponed until next January meeting, the comfort of the juler and prisoners, should if they do not do so, then we must abide the

am led to suppose his opinion is not worth quired to build a new jail will be sufficient gives gentlemen time to consult the people before we take their and some other friends in Jacksontown gives gentlemen time to consult the people before we take their and looked the last election, for every intelligent consult the people before we take their much.

MR. HAY (Woodstock)—Rose to a question of privilege. It was absurd to charge that be said last year as Mr. Caldwell had just we much to keep the present buildings in repair, even, if as stated by Mr. Hay, those repairs cost us \$1 per day. It has been argued that as the last Particular to keep the present buildings in repair, even, is a stated by Mr. Hay, those repairs cost us \$1 per day. It has been argued that as the last Particular the County had heard or read of our action at this board. Not only was our action at this board. Not only was our action at this board. Not only was our action at this board and published, but it was gentled the Councillors here are opposed to building, while the Councillors here are opposed to building, and the Councillors here are opposed to building, while the Councillors here are opposed to building, and the Councillors here are opposed to building, and the Councillors here are opposed to building, and the Councillors here are opposed to building.

we will have to provide new buildings, in latter showed by explanation Mr. West had mentioned; had it been presented to the people under these circumleaving it to the people at the general elecleaving it to the people under these circumleaving it to the people under the people und my opinion it is not necessary now.

MR. GILLAGRE—I do not wish to give a silent vote on this question. It will be remembered that last year a committee of this Council examined the jail, and that a report of a portion of that committee condemned the jail. We have beard how large the expenditure has been in repairs, and I don't wonder the scene provise of the resonance of the resonance of the resonance and left behind \$32.72. And, not stances to vote for me or not as they pleased. The ceremonics at the Consecration of Stances to vote for me or not as they pleased. The ceremonics at the Consecration of Stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election as they will in Our stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election as they will in Our stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election as they will in Our stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election as they will in Our stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election as the vote of the legitime of the stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election as they will in Our stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election as the votes of some match to go to an election as they will in Our stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election as they will in Our stances to vote for me or not as they pleased. The result was that I lost the votes of some match to go to an election of the stances to vote for me or not as they pleased. The result was that I lost the votes of some was the leaving it to the people and ertinat

all the modern improvements in juil architec- money, and only when actually necessary. such is not the case—in some Parishes the handsome for a juil—it may not be now just drew. electors and voted upon by them-certainly therefore, without it be the wish of the peo- hite-

MR. KIRKPATRICK—This is a vexed ques- financially benefit the Town. Notwithstand- us \$125 a year for five wood, that has only cost not to exceed \$6,600. Carried.

it has cost us a great deal of money for re- when absent from my Parish and, therefore, frighten rather than enlighten them. The to make a personal statement, said: pairs, and shall we continue that great ex- am bound even more than I might feel to be present jail, built many years ago, was never MR. WARDEN AND BROTHER COUNCILLORS G. W. MELVILLE.

MR. Hay (Woodstock) moved, seconded by the Harmon, that the report he adopted and the for a jail; and it what I believe to be the wishes of my consti-Mr. Harmon, that the report be adopted and the recommendations therein contained be Woodstock as, under the same circumstances, have will do for years, as some members to be the wishes of my constitution of the base of the base of the base of the privilege of vindicating my case with Mr. tuents. Still I do not believe the jail we have been a constant source of expense to the Woodstock as, under the same circumstances, have will do for years, as some members to be the wishes of my constitution of the base I would do now, for I believed we could get seem to think, but will ere long have to be represent the views of others or not when the here to-day with manufacturing a falsehood,

marks. The very fact that this Council did Town then, nor have I now, for I believe time to consider these plans and specifications upon progress. If there is anything in Mr. the statement. Now, gentlemen, I have been upon progress. lest year buy a lot of land in Woodstock, for there we would be better accommodated. At before giving a vote as to their final adopthe purpose, shows that in their minds was the belief that at some time the public buildings of the County would be placed there.

The existence of that belief was made still buildings of the County would be placed there.

The existence of that belief was made still buildings belief a commodated. At period, during which time I believe my word get what legislation we require. It will period, during which time I believe my word get what legislation we require. It will period, during which time I believe my word the complete a new jail, and by that time the present one will be to provide. Shall we go to the expense of the adoption of the report be postponed by that time the present one will be to provide. Shall we go to the expense of the adoption of the report be postponed by that time the present one will be to provide. Shall we go to the expense of the adoption of the report be postponed by the consideration and by that time the present one will be to provide. Shall we go to the expense of the adoption of the report be postponed by the consideration and by that time I believe my word the law we can easily period, during which time I believe my word was never before disputed, and I have been the consideration and by that time the present one will be to provide. Shall we go to the expense of the adoption of the report be postponed by the consideration and by that time I believe my word the consideration are the consideration and by that time I believe my word the consideration are the consideration and by the consideration and by that time I also the consideration are the consideration and by the consideration and by the consideration are the consideration are the consideration and the consideration are the consideration and the consideration are the consideration are the consideration are the consideration and the consideration are the consideration and the consideration are the consideration are the consideration are the consideration are the consideration and the consideration are the consideration are the con

ported; for why decide to secure plans and specifications if it was not considered that a new jail was required. This now before us is quite an important question, one the profession of which requires more knowner discussion of which requires more knowner discussion of the jail than I possess. I have some of the past history and present condition of the jail than I possess. I have new buildings we want to discuss of the past history and present of the past history and present condition of the jail than I possess. I have new buildings we want to discuss of the public build. Silent vote; I want to give my opinion and statement showing that \$1,000 would be new it hurt. And further, gen and vote interested wing to the polic build. Statement showing that \$1,000 would be new it hurt. And further, gen and vote in the reasons why they are so anxious to get the public buildings to the Polic interested it can get to the polic interested it can get to the polic interested wing to the polic build. Statement showing that \$1,000 would be new it hurt. And further, gen and vote interested wing to the polic build and vote in the reasons why they are so anxious to get the public buildings to the Polic interested it can get to the polic interested it can get to the polic interest of the public buildings to the Polic interested it and vote in the reasons why that to give my opinion and and vote interested wing to the pen and vote in the presence with public buildings to the Polic interested it and vote in the presence with that the feel interested wing to the polic build that when I feel interested wing to the polic build and vote in the reasons why that the wing that the them is quite an important question, one the professor was season to the public buildings to the Dial was the prove mind that when I feel interested wing to the public build. Statement should be new interested wing to the public buildings to the Polic interest of the public buildings to the further, I always find that when I feel interested wing to the public bui ported; for why decide to secure plans and if I vote, it shall be to move the public build-silent vote; I want to give my opinion and statement showing that \$1,000 would be nefigures, however, bearing upon the subject.

(Mr. Hay here read figures showing the date at which the rail was hold and the several at which the rail was hold and the several and the several and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fail, nor is it fair to and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fail, nor is it fair to those where intoxic and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fail, nor is it fair to those where intoxic and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fail, nor is it fair to those where intoxic and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fail, nor is it fair to those where intoxic and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fail, nor is it fair to those where intoxic and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fair to those where intoxic and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fair to those where intoxic and in the presence of the members of this and in the presence of the members of this point is not whether many rate payers occupy residences as poor as is the fair to those where intoxic and in the presence of the members of this point is not whether many rate payers occupy residences.

As stated by the writer, at Monday night's residence at this Board and in the presence of the members of this point is not whether many rate payers occupy residence.

As stated by the writer, at Monday night's residence at this Board and in the presence of the members of this point is not whether many rate payers occupy reside at which the jail was built, and the several sums that annually had been expended on it for repairs, and, proceeding, said:—)

So that in 16 years we have spent in the way of repairs \$5212.47 or an average of the several statement, and the several statement, and the several statement, and the several statement, the several statement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement, and if I could prove it, that I would expect than they will be in a few years. I don't satement they will be in a few years. I don't satement they will be in a few years. I don't satement they will be in a few years. I don't satement they will be in a few years. I don't satement they will be in a few years. I don't satement they will be in a few years. I don't satement they will be in a few years. I don't satement they will way of repairs, \$5212.47 or an average of Houlton, and his statements with regard to Creek, on some site which the Governor of the country. But I do not represent the last June session:

rule that guides individuals should be equally applicable to this corporation. Then it is to be remembered that the repairs involved by stream are an it is large expenditure are only temporary, and that the repairs involved and land. I consider the wise consideration of a miscrable condition as to be not only unfit to make the repairs, and the records of the County—a loss that would involve \$1,000,000—and what would the price built here. Now to take away these build now ones at Woodstock, is robbing the heirs of Col. Ketchum out of his is should now ones at Woodstock, that this jail was good enough for 10 or 20 years. I denied that I said so, the this is childs play the way some sit should receive the wise consideration of land. I consider the pairs, I have no fear as to how they would vote. But if the facts are not told them and it is represented that an the repairs, and the records of the County—a loss that would involve \$1,000,000—and what would the price into to take away these build. Mr. HAY—If people are told the whole should new ones at Woodstock, that this jail was good enough for 10 or 20 years. I denied that I said so, the this is childs play the way some squandered in repairs, I have no fear as to how they would vote. But if the facts are not told them and it is represented that an the repairs, I have no fear as to how they would vote. But if the facts are not told them and it is represented that an the repairs, I have no fear as to how they would vote. But if the facts are not told them and it is represented that an their efforts to its enwere deceived.

Mr. HAY—If people are told the whole to bring up a family woodstock, that this jail was good enough to the work of the present into the character of the present into the character of the present into the consideration of the large amounts that have been with a second fine and the records of the County—a loss that would inwork of the County—a loss that the countil new ones at Woodstock, is and the records of the County—a loss that the countil new some accident, as a fire, happens. If a man not told them and it is represented that an the report.

We found a building 24 years old which had ent with the past, and noting the great pro- and no one else has been asked to give an esnot cost \$1 for repairs apart from trifling incidentals in the way of broken glass, &c. So
County has made, so we may conclude in the
is, I consider, a good court house, and wants

\$6,000?" Carried.

Was returned unp'edged. But I was oppostimate or make plans for the building. This
od by a gentleman who pledged himself if
ptrick moved, seconded by Mr. Ketchis, I consider, a good court house, and wants

that the first blank he filled he cidentals in the way of broken glass, &c. So we may conclude in the light to each the light to each the words of the words ing rected in '58 and on which also in 24 when a better class of buildings than those as ever it was, and so with the jail. I don't and erection of public buildings for 15 or 20 ing words "on the 2nd Tuesday in April "on the 2nd Tuesday in June next." years not a dollar had been expended on re- we have will be required, while those who, want the County taxed \$30,000 or \$40,000 years, and the result was I was elected and next." as we need. As to a Registrar's office, the constituents have been pretty clearly ex. soconded by Mr. West, that the blank be (Richmond), Harmon, West, King, Harper,

it was made an issue at the polls in Aber- question is, should we or should we not com- course, follow. It was a sensible remark of ly taken I believe there will be a large ma- am well satisfied with the resolution; it pro- flour, a portion of the fleecy covering of sheep's deen last election. My colleague and myself mence at once building a jail. I presume Mr. Harding that we should have taken the jority of votes in favor, but it may be feared vides for placing Councillors in a fair position backs, &c., &c., must be added in the were elected instructed to stop useless ex- that, before we can legally undertake to build insurance money when the County building that a good many candidates will not de- to express by their votes an authorized opin- enumeration of the tokens of thoughtful and pense and the squandering of public money a new jail at Woodstock, some legislation is was burned at Woodstock and built a Reg- clare whether they are for or against. I bein repairing our old buildings, and I am only necessary. (Some Councillors-That is fixed, istrar's office. We don't want the land we lieve the people were unanimous nearly for MR. Brown-It was never known in a period of twelve months. I say thoughtful indiscretions of youth, nervous weakness, early representing the feelings of my constituents the whole Parish is the Shire Town). Well have got in Woodstock, and the voice of the the new building down to the time of voting, any radical change, however important or or considerate regard, for, from these frequent decay, loss of manhood, &c., I will send a recipe representing the feelings of my constituents the whole Parish is the Shire Town). Well have got in Woodstock, and the voice of the whole Parish is in Woodstock, and then bought additional prejudice that may exist, I may say that I the Town, and a more suitable site could be volved. So long as we come to the conclusion to the Rev. Joseph T. Inman, Station D, New land so as to have enough for County build- believe we should have a far better jail than obtained. We come here to attend to County sent the people we may expect to have some extremes. Now I think the opposition in that, at the present day, no pastor can sup- York City.

cher and Black, and comprised three sets of lor repairs will probably be decided that has any one died of drawings and specifications, which, with a print- been in the past. I think it may be made it is opposed to the very fundamental princidrawings and specifications, which, with a printed description of the several plans submitted, we quite comfortable and that it is now secure. ed description of the several plans submitted, we with mit? It may not be a desirable place ents might go for building in Woodstock, but with which to frighten electors, as children will cause to be laid before you for your considered. Why, Mr. Warden, this eration. These Plans, you will readily perceive, of the building committee when he spoke of wishes of a majority of the people. If the e, of the building committee when he spoke of money being squandered and of the expendissue had been brought squarely before the issue had been brought sq No. 1.—This Plan is the same one which was tures being as good as a milch cow to some people at the elections and they had sent me residences. I stock), seconded by Mr. Cronkhite, leave is assist in relief of the sufferers by fire in St. shown this Board at the last June session, and poople. I have every confidence in the comis a very good one indeed, supposed to possess mittee that they have carefully expended the ling the public buildings to Woodstock. But line that they have carefully expended the ling the public buildings to Woodstock. But

ture, being warm, well ventilated, and at the money, and only when actually necessary.

MR. HAY moved, seconded by Mr. Cronkjust so it would be with this proposed tax; it MR CRESCHITE—The jail has had a new not at my election, and I believe a majority ple, to build a new one. We had best sell Resolved, That a building committee be thing I will say, if the jail is going to be retaingranite.

No. 2—This Plan is the same as regards size roof; may want some plastering and paint, of the people of Peel are opposed to having the land in Town and invest a portion of the appointed to crect a County jail in the Town ed here for that purpose, for goodness sake

ing inside finish and style. This Plan, as you it may do us for some time. The people do not know as to the proposed to the pr will observe, has a Hall or Corridor running and the people are opposed to the proposed to the along one side on the lower moor the entire change. When it becomes absolutely needs a length, with the Criminal Cells on one side, of sary, if land can be secured in the Town in a long it is. I believe that buying land last course not so safe or Convenient as either good and safe locality, I will not be opposed year was premature, and that the act was course not so sale or convenient as enter. Good and sale locally, I will not be discharge of our daty. I don't believe pose of taking a vote for or against the erection of a new building there. The looked upon by the people as an attempt to the discharge of our daty. I don't believe pose of taking a vote for or against the erection of a new building there. The present locality of these buildings may be in secure new buildings in Town despite the in this policy of putting off business that present locality of these buildings may be in secured to the secure of the County at large should be attended to; it is simply a shirkconvenient to a few who have to come here, wishes or the interests of the County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. Wishes or the interests of the County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. Wishes or the interests of the County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. Wishes or the interests of the County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. Wishes or the interests of the County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. Wishes or the interests of the County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. County at large should be attended to; it is simply a shirkconvenient to a few who have to come here. The convenient to a few who have to come here. the building, with Hall or Corridor all around but for the sake of the convenience of the few Had the friends of the manner of holding have the matter settled early, in order that I the building, with rish or corridor an around it, you will readily see, must necessarily be the most secure and desirable. You will also notice that if this Plan be adopted the danger of parties from the sutside handing or passing any are good hotel accounted by the account of the sake of the convenience of the lew find the triends of the movement gone to about the tax involved as something enorm date that if it is to be done a new jail may be provided at once.

Campbell and Hon. Wm. Lindsay. An extended early, in order that if it is to be done a new jail may be provided at once.

Parish, after the manner of holding about the tax involved as something enorm of the it is to be done a new jail may be provided at once.

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Parish, after the volved as something enorm of the item that it is to be done a new jail may be provided at once.

Parish, after the volved as of the convenience of the conven ties from the cutside handing or passing anyties from the cutside handing or passing anythe argument about it being better to spend a majority of the votes polled in the County the argument about side issues. The vote, attendance and attention was very good.

The vote being taken is to be a rote distinct the interest on repairs on the old building. The interest on repairs on the old building.

posed to be fastened with the most approved style of jail lock, and are well lighted and ventilated on the upper floor or story. We have five lated on the upper floor or story and or didates will have nothing to do with it. The didates will have nothing to do with it. The period of the County.

Settlement, on the 2nd January, by the Rev.

Thorogonal floor of the County.

If, on the other hand, the majority of the matter of the jail will be voted on its merits matter of the jail will be voted on its merits.

Therefore Later the floor of the county is a finite floor of the county in the fl sure that the removal would materially or respect suited for its purpose, one that costs proceed with the building of the same, the

doubt this resolution will pass by an over- more isolated and in every way more suitawhelming majority, still I will offer a few re-

fore providing for what must be very soon a gentlemen, if you have never had the exappointed the committee that has just renecessary buildings. When the time comes,
necessary buildings. When the time comes,
necessary buildings. When the time comes,
necessary buildings.

that cost him \$1 a day for repairs, and the records of the County-a loss that would in. ed, that the Court House and Jail should be tended to deceive the people, but that they

opinion is that it cannot be done decently well for the convenience and comfort of coming well for less than \$1,000. I say at once that generations, while so placing the assessment say I am not nor have been combined with

intend being a candidate. I was asked to the question to be submitted to such vote position to take action at as early a period as rule, we find the book superior in every refor me I will not give a vote to put any more money on that jail. Mr. Kirkpatrick and I went to Houlton and there visited the jail. Share in the expense. Comparing the pressure of opinion move the following:

Intend being a candidate. I was asked to over 20 or 25 years as that they, who will any one as regards this matter.

Intend being a candidate. I was asked to over 20 or 25 years as that they, who will shall be as follows:—"Shall the building practicable; certainly as early a period as shall be as follows:—"Shall the building practicable; certainly as early a period as shall be as follows:—"Shall the building practicable; certainly as early a period as shall be as follows:—"Shall the building practicable; certainly as early a period as shall be as follows:—"Shall the building practicable; certainly as early a period as shall be as follows:—"Shall the building therefore in order to reconcile the difference of the distance of my own independent and I therefore in order to reconcile the difference of opinion move the following:

Intend being a candidate. I was asked to othe distance of the distance o visited it; it is in such a condition and so MR. CRONKHITE—There will be a large Nays—Hay (Woodstock), Ketchum, Snow, of the points treated of :—General Geography

MR. KETCHUM - I am in this position: My entirely unfit for a County juil that I don't expense connected with taking a vote at any Campbell, Hale, Brown, Gillmore, Tompare, but if I knew a majority of the electors way properly adapted and greatly out of re- vote will be polled, and it will be more con- Mr. Hay-MR CALDWELL—It is strange to me how our jail has failed and become so worthless in a opinion of any other architects as to the suit our last election there was no contest, so that serve very good accommodations. But men come out and vote it will be their ownfault, Treasurer," and that the Secretary Treasurer need want worse punishment than to have jail at Woodstock, if not by fair means then

question before us, while in time, no doubt, to him by Mr. Fletcher, but as to which the last elections in some Parishes it was not lings and not putting too great burdens upon MR. HARPER—We will get a better ex-

order to provide a location for a new jail, and the benefit of those who sent me here. The jail at the Creek, the country and in the lumber woods. I of hay, occasional bags of cats, gifts of 000.

vertisement. We had received only one lot of plan may have and answer one purpose for the rate payers of my Parish to represent the rate payers of my Parish plans. This lot was submitted by Messrs. Flet- years longer as went as it has, white less cost the provisions in the jail and its unhealth- dwelling upon the subject of taxation, as of pastor and people to be savingly success-

matter is one that, in the interest of the and I am pleased to have the privilege of

over \$300 a year. Now, I conclude that, as our present public buildings cost us one dollar a day to keep them in even their present state of repair, it is a poor investment, and building better adapted for us.

What the cost was, but I think the plan sub-fulfilled the law of the Legislature. particularly when that Parish will have to lifetime. They should look forward when pay one-third of the whole tax and Wood-pay one-third of the whole tax and Wo the somer we sell out or give them away the MR. GILLMORE—The Council assumes great and Col. Ketchum gave six acres of stock and Richmond together half of the lin 10 or 20 years it might be necessary to better adapted for us. MR. HAY (Woodstock)-I did not accuse Mr. Caldwell of uttering a falsehood. Mr. Caldwell stated that I said last year, as an

argument why we should buy the land at

I am in the seat of one gentleman who last names of all rate payers voting and how he views, therefore I can consistently vote on this

MR. King moved, seconded by Mr. West- to spend a time in that jail. Such a build- by foul. Our duty is to give the electors a Resolved, That the further consideration ing for the credit of the County, if not for fair opportunity to vote on this question, and consequences. While I believe the present MR. HARMON-I was forcibly impressed jail is superior to one-fourth of the residen-

cations for a new County Jail, to be erected on ings when new ones should be necessary; I we have at present. As regards provision for business, but a large majority of the people fault found with us, but having accepted the this matter is getting a little factious. The port comfortably his family, and keep up a the Lot belonging to the County, in the Town of consider that purchase was a good investment, the comfort of the ja ler and of prisoners; as have no business to bring them to the court position and undertaken to do the public resolution is a fair one and the proposal to Woodstock, beg leave to submit the following re- even though we only put a Record Office on regards its sanitary arrangements or architectural style, it is no credit to the wealth or ity only to suit the convence of a few. This action always on important matters until our elections be held then no side issue can be parsonage. I should add, on this point, that At the close of the June session, we advertised MR Cronkuite - I don't feel that I can intelligence of the County of Carleton, and I court bonse is as good a one as there is in constituents shall tell us to act. If we defer brought in to disturb the minds of electors. during the year a valuable garden lot has, at in the Carleton Sentinel and Woodstock conscientiously vote for moving from here or personally would be better satisfied if the Province, and therefore a new one is not action on that ground excuse may readily be It will be the jail question and that alone, the expense of \$75, been added to our Par-Press, asking architects to submit Plans, &c., and the expense of \$75, been added to our Parsonally would be stressed to know inst how to vote on the vertisement. We had received only one lot of vertisement. We had received only one lot of vertisement and no interest can be injured. The conscientiously vote for moving from note of personally would be defer it till eternity.

Conscientiously vote for moving from nere of personally would be defer it till eternity.

It will be the received on that alone, and no one and no interest can be injured. Sonage and has already added to our material not building a new juil at present one stands. At the same time I was sent by a majority of lail may last and answer the purpose for 10 keeping and no one and no interest can be injured. Sonage and has already added to our material not building a new juil at present one stands. At the same time I was sent by a majority of lail may last and answer the purpose for 10 keeping and no one and no interest can be injured. The constitution of the time allowed by said adjuil may last and answer the purpose for 10 keeping and no one and no interest can be injured. The constitution of the time allowed by said adjuil may last and answer the purpose for 10 keeping and no one and no interest can be injured. The constitution of the time allowed by said adjuil may last and answer the purpose for 10 keeping and no one and no interest can be injured. The constitution of the time allowed by said adjuil may last and answer the purpose for 10 keeping and no one and no interest can be injured. The constitution of the time allowed by said adjuil may last and answer the purpose for 10 keeping and no one and no interest can be injured. The constitution of the time allowed by said adjuil may last and answer the purpose for 10 keeping and no one and no interest can be injured. The constitution of the time allowed by said adjuil may last and answer the purpose for 10 keeping and no one and no interest can be injured. The constitution of the time allowed b and no one and no interest can be injured .- | sonage and has already added to our material

provide a different place than the present for

MR. TOMPKINS-I agree with Mr. Brown.

thing through the windows to persons confined the country of the votes pointed in the Country of the argument about side issues. The vote, there is a we are or should be mutually interpoint the interest on repairs on the old building. It is that wise to continue the country of the votes pointed in the Country of the argument about side issues. The vote, whenever it is taken, is to be a vote distinct leading the country of the votes pointed in the Country of the argument about side issues. The vote, as we are or should be mutually interpoint the interest on repairs on the old building. It is that wise to continue the country of the votes pointed in the Country of the argument about side issues. The vote, are in favor of erecting said jail, then the whenever it is taken, is to be a vote distinct leading the country of the votes pointed in the Country of the argument about side issues. The vote, are in favor of erecting said jail, then the whenever it is taken, is to be a vote distinct leading the country of the votes pointed in the Country of the argument about side issues. The vote, are in favor of erecting said jail, then the whenever it is taken, is to be a vote distinct leading the country of the votes pointed in the country of the argument about side issues. therein will be obviated. These cells are supposed to be fastened with the most approved MR HAY—You all do go to the Creek. ested in whatever tends to advance the pros-MR. HARMON-From what has been said I think in April will be the best time to hold ble one.

them over the icy roads.

vote is on the '82 lists then those who have remarks. last year become property owners in the County will be debarred from voting. In October an election will be fair for every one; it

MR. HALE-April should be as good a time as any in which to get an expression of opintober, when it would be too late for repairs. with a suitable dwelling.

MR. CALDWELL-Fear is manifested least

should be sorry to have to bring up a family people, but that in their efforts to its en-

Amendment to amendment carried on fol

The resolution, as perfected, now passed.

Communicated.

FOR THE CARLETON SENTINEL.

DEAR EDITORS-1 wish to record through

your columns the great kindness of my people and Jacksonville since our settling among Again on the evening of the 28th Dec. a part | acknowledge them. of the Jacksontown people assembled at the Parsonage and left behind \$32 72. And, not The ceremonics at the Consecration of Church Hymns, and the people are scattered, many being out Parsonage yard, together with several loads dress accompanying it with a purse of \$1,benevolent regard bestowed upon us within

SATURDAY, JANUARY 27, 1883.

SENTINEL Office, in Brick Building, directly opposite Post Office, up stairs. TEMPERANCE REVIVAL -A series of public temperance meetings, inaugurated by the

members of Reform Club Ledge, I. O. G. T., was very successfully opened in the Town Hall on Saturday evening last. On that oca good address, followed in earnest, telling Boston, by Rev. Mr. Gardiner, Mary Emma,

On Sucday evening, at the close of the re- At the Residence of the bride, Skiff Lake didates will have nothing to do with it. The galar service, a Gospel Temperance Meeting Settlement, on the 2nd January, by the Rev. matter of the jail will be voted on its merits was held in the Mathodist Church of which the election, when the decision on the point speakers were the Rev. Messrs. Thos. Todd, all respects a highly interesting and profita- Parish of Canterbary, N. B., on the 14th Nov.,

and if of brick, \$1200.00.

After having carefully examined the several of the se MR. CRONKHITE argued that in April the Mr. Charles McLean, and by Messis. R. M. At Victoria Settlement, Peel, Jan. 10th, of ravelling was so bad that he nor others would Builds. E. C. Freeza, E. M. Ryper, Les Diphtheria, Emma E., daughter of William and travelling was so bad that he nor others would Bailey, E. C. Freeze, E. M. Boyer, Jas. Ella Davis, aged 4 years and 10 months. not care to take their horses out and drive Irvine, C. B. Snow, Geo. Atherton, J. T. At Williamstown, on the 21st. inst, after a MR. WEST-If in April, what will we vote Fletcher; Mr. Frank Hagerman, gave an ex- long illness, Marion, second daughter of the lete on? The lists of '83 will not be in, and if the cellent reading and the writer made a few year of her age. She was patient in affliction,

> We are glad to chronicle the above meet- as the time drew nigh when she would be releasings with their attendant success, and sincere- and longed to be home with Jesus. will be a saving of time and expense, and there ly trust they are but the harbingers of a glorican be no side issues to affect the vote on the ous temperance revival, whose influence shall bring home to the community, including ministers, churches, civic officials and indiion from the people. Unless a new jail is viduals a full sonse of the responsibility restbuilt repairs must be put on the old one, and | iog upon these in reference to the enforcement therefore it is desirable to settle the question as soon as possible, and not put it off till Ocpresent aroused temperance sentiment con-Those who are interested will go to the polls and vote in April: I always find that when I had faith to believe might be the case, the feel interested I can get to the poll. That a law administered wisely and well by a Town Hall, Woodstock,

say that if the jailer is not satisfied he can re- meeting, we believe the officials are now detire and some one else will take it. Having termined to go to the fullest extent of their and wishing to have a good and reliable officer power in forcing obcdience to the law here the County should, as it is able, provide him referred to, and they have a right to expect in this connection the sympathy and cordial candidates may bring an influence to bear on | co-operation of every law abiding-law lovthe question if it is left until the general elec- ing citizen. Let the minunderstandings, or course, \$2 40. tion; might the same influence not be used in failures, or omissions of duty in the past be Allan, H. Paxton Baird, and H. R. Baird. April? I am well pleased with some remarks by the last speaker; no doubt the jailer will forgotten, and united as one man, let us show Woodstock, Jan. 12, 1883—4

THE Ladies of the Methodist Mite Society | T HAVE been instructed by L N. FLETCHER some importance comes up, to be instructed were very fortunate in the inaugural lecture for a jailer's residence, but equally unfit to put criminals or others into.

Referring to the sanitary condition of the jail, I having applied to the physicians attending it for his opinion on the matter, received the following reply:—

Some accident, as a fire, happens. If a man of told them and it is represented that all the report.

Mr. Harmon—I think the present board is don't commit any crime he will not be put there, and if it is as bad as described it will be directed by them. If we ought on this matter to get an expression of popular opinion, then the following reply:—

Some accident, as a fire, happens. If a man of told them and it is represented that all the report.

The present buildings might be burned, by them. If we ought on this matter to get an expression of popular opinion, then the form of the interest of a confined debtor to get an expression of popular opinion, then the form of the jail, I think if any of us were so fair one, and April is long enough to put the audience good. Mr. Read's paper on the world the following reply:—

The present buildings might be burned, by them. If we ought on this matter to get in all its bearings and to come to a conclusion. As regards the present condition and character that all the report.

The present buildings might be burned, by them. If we ought on this matter to get in all its as bad as described it will be for the interest of a confined debtor to get in all its as bad as described it will be for the interest of a confined debtor to get in all its as bad as described it will be for the interest of a confined debtor to get in all its as bad as described it will be for the interest of a confined debtor to get in all its as bad as described it will be for the interest of a confined debtor to get in all its as bad as described it will be for the interest of a confined debtor to get in all its as bad as described it will be for the interest of a confined debtor to get in all its as bad as described it will be for the interest of a confined debtor to get in unfortunate as to be locked up in it for a time we would readily agree as to its unfittime we would readily agree as to its unfitthey gave on this matter, and now they claim now they would lose a chance such as which were fillibustering while the Council ought to
they gave on this matter, and now they would lose a chance such as which were fillibustering while the Council ought to
they gave on this matter, and now they would lose a chance such as which were fillibustering while the Council ought to MR. GILLM RE-Charged that the oppsition "Amusements," was well written and inter-W. W. Hay Esq:

DEAR SIR—In reply to your query as the condition of the county Jail, from a health point of view, I would briefly state that having for a number of years past had the conditions for a number of years past had the conditions of the conditions for a number of years past had the conditions of the conditi which they naturally tend of which the re- Woodstock; Jan 20, 188

Cronkhite don't want to buy a horse be had ments which are naturally in the direction of not bargained for, but I would ask him if he sent a man out to buy a herse for him would he not expect his agent to d) so, and would stones to cards. Where is it according to Resolved, That the vote of the ratepayers he not expect his agent to do so, and would stones to cards. Where is it, according to who were at this board last year are not now who were at this board last year are not now will be made at the assessment lists last on file work sent to do. as for the professor of religion to engage in WE have just examined Prof. Macoun's

the thirty-six chapters contained in the book two houses with suitable barns and outbuildings manner. The illustrations are numerous and the character of these, as also of the annexed maps, are of a high standard. The judged from the following summary of some Roads, &c.; Stock Raising: Fuel Supplies; above will prove an invaluable work, while every Canadian ought to be the possessor of Council adjourned till to-morrow at 10 a copy. The work is sold only by subscription, and agents who want to make moneyshould apply to the publishers. The World Publishing Company, Guelph, Ontario.

COMMANDER CHEYNE called last week, after our forms were ready for press, and asked us to say that he had, by the aid of Mr. John Fisher, been able to discover the defect in them, and to record the warm gratitude his lantern, which caused the very annoying of myself and family for the same. Soon trouble at his lectures here. Not only was people of my Parish certainly knew all about minority; it is we who should be afraid of all no cash and substantial equivalents, the defect and making it all right. The the Jacksonville church and congregation, tions to Mr. Fisher for his efficient and gravery generally, met at the Parsonage and presented to us, in cash and edibles, \$60.00. tuitous services, and desires thus publicly to

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