Fire Assurance and Collecting Agency.

The subser ber has been appointed agent for the undermentioned First Class Fire Assur-The Atlas Assurance Co. of London, England; Established 1808.

Capital.....\$6000,000 00 THE WESTERN ASSUBANCE Co. OF TORONTO, N et Cash Assets.....\$1,240.391 U nused Capital..... 500,000 00

Farms and mercantile risks taken at lowest rates. Losses promptly paid. WILLIAM DIBBLEE, AGENT FOR COUNTY OF CARLETON

\$1,740,391 00

As Police Magistrate, I will collect accounts and Notes to amount of \$80 and under without cost Woodstock, April 2, '87 .- 14

A Novelty at Hartland! For the consideration of the Travelling Public

THE-"EXCHANGE HOTEL LATELY OPENED BY

S. HAYDEN. ITS commendations are. Nearness to the Station; Attractive Tables; well prepared Refreshments; clean, comfortable, and cheap Lodging a
A STABLE with first-class Stalls. The Post Office is in the same building.

May 19, 1888 .- 6m-21. WILBUR HOUSE, Main Street, Woodstock, N. B.

J. H. WILBUR, - Proprietor. This conveniently and pleasantly situated Hotel (formerly the Gibson House), has been refurnished and fitted up in the best manner.

It is Commodious, Convenient and Com-Good Sample Rooms ON THE FIRST FLOOR.

QUEEN HOTEL.

FREDERICTON, N. B. J. EDWARDS, - - - PROPRIETOR. FIRST-CLASS LIVERY STABLE IN CONNECTION.

45 King street, SAINT JOHN, N. B. T. F. RAYMOND, - - - Proprietor.

W. FRED. KERTSON, Barrister, Notary Public, &c. GRAND FALLS, N. B.

Judge of Probate, Clerk of the Circuit and County Courts, Victoria County. W. WATSON ALLEN. CLARENCE H. FERGUSON.

ALLEN & FERGUSON, Barristers-at-Law,

SOLICITORS, NOTARIES PUBLIC, &c., ST. JOHN, N. B.

Pugsley's Building, - - Rooms 14, 15 & 16. Cor. Prince William and Princess Streets.

THOS. LAWSON.

Barrister, Attorney-at-Law, NOTARY PUBLIC, Andover, Vic.CO.

COLLECTIONS PROMPTLY ATTENDED TO. MURPHY & FOSTER,

Notaries' Public, &c. Loans Negotiated. Special attention given

to the Collection of Accounts. J. R. MURPHY, L.L.B. B. C. FOSTER, A. B. RANDOLPH K. JONES,

Barrister & Attorney-at-Law, WOODSTOCK, N. B. Office,-At his Residence, Corner Woodstock, Nov. 19, 81:

W. W. HAY, AUCTIONEER

-AND-ISSUER OF MARRIAGE LICENSES Office - "Glasgow House" WOODSTOCK, N. B

DR. M. F. BRUCE, Ophthalmic and Aural Surgeon to St. John Gen. Public Hospital. - PRACTICE LIMITED TO -EYE, EAR, THROAT and NOSE. OFFICE, 40 Coburg St., St. John.

D. S. ROGERS, D D.S.,

SURGEON DENTIST, (Successor to H. M. Jewett).

Chemically Pure Gas for Extracting. Two Doors Below Town Hall, MAIN STREET, - - WOODSTOCK, N. B.

DR. J. E. GRIFFITH, Vext door to Dr. Smith'

BEST SETS ARTIFICIAL TEETH, \$15 00 SET PLAIN TEETH, - - 10 00 PARTIAL SETS FROM \$2 50 UPWARDS NATURAL TEETH FILLED IN THE BEST MANNER FROM 50cts. UPWARDS.

W. D. CAMBER



NITROUS OXIDE GAS used for the PA LESS EXTRACTION OF TEETH. Office-In Connell's Wooden Block, Queen

HERBERT DIBBLEE,

Gold, Silver, Nickle, Oroide,

Brass and Copper

Manufacturer of all kinds of

Harness TRIMMINGS and COMPOSITION SLEIGH HANDLES.

Carriage and Sleigh Work Plated at short notice. Also, Knives, Forks. Spoons, Castors, Cake Baskets, Watch Cases, Jewellery, &c., Replated. Call or send for PRICE LIST for plating. All work warranted to wear and look as good Light Articles such as Watch Cases, Jewelry&c., can be sent by mail,

re Carleton Sentinel.

Our Queen and Constitution.

Editors & Proprietors.

XL.-30.

SAMUEL & JAMES WATTS,

WOODSTOCK, N. B., SATURDAY, JULY 28, 1888.

Logal & Honeign Items. I can and will save you money; try me and be convinced?

FOR SALE!

400 bbls. FLOUR, Bought Before Late Advance. 125 PACKAGES OF TOBACCO, Following Brands: Brier, Index, Napoleon, Good Luck, Glory.

MOLASSES, SUGAR!

TEA. FIEDLY

I WIII Sell VERY LOW FOR CASH! ALL THE EGGS I CAN BUY AT TWELVE CENTS JOHN GRAHAM.

AM prepared to insure all kinds of Insurable Property in Town and County, at the Lowest current rates, in any of the following old and MOST RELIABLE Companies:-THE NORTH BRITISH & MERCANTILE, of London, England; THE NORTHERN, of London, England;
THE PHENIX. of London, England;
THE BRITISH AMERICA, of Toronto, Canada;

THE STANDARD LIFE, of Edinburgh, Scotland Representing in Capital and Assets upwards of \$100,000,000. Detached Dwellings in Town and Country insured on the THREE YEARS plan. Losses by Lightning paid whether fire ensue or not. In case of loss a fair and satisfactory adjustment guar-

J. NORMAN W. WINSLOW, Agent.

MONEY TO LOAN On Real Estate security at low rates of interest.

J. NORMAN W. WINSLOW, Woodsock, March 27, 1883 .- 13.

CONNELL BROS



Best, and Easiest-working RAKESY

Don't buy an inferior Rake when you can get the best at Connell Bros. at the Lowest Prices. MOST RELIABLE! MOST SATISFACTORY Buy home manufactured, and save freight and general agents expenses. Our wheels have Cast Iron Hubs, White Hickory Spokes and Rims; Tires are bolted on and all parts are firm and reliable.

Threshing Machines!

We are only manufacturing a limited number of our CELEBRATED IMPROVED

Threshing Machines and Horse Powers this year, BARRISTERS, ATTORNEYS, and nearly half of these are already sold; therefore, orders must be placed early to see what we can do

These Machines are made of the very best of Steel, instead of Iron, as formerly, Also Issuers of Marriage Licences. and the lumber in them is thoroughly kiln dried. The following testimonial is but one of many that are now voluntarily given to the superior value of these machines over any other, both in quantity of grain they will thresh and the perfect manner in which the grain is threshed and cleaned without waste:—

Messrs. Connell Bros., GENTLEMEN,-We have much pleasure in commending your Improved Little

Giant Threshing Machine and Horse Power to the public. On Thursday last, in Albert Demerchant's barn, we threshed with the Machine bought of you 314 bushels of oats in 61 hours. MICHAEL GUEST.

Holmesville, Dec. 13, 1886.

Drilling & Planting Potatoes & Vegetables.

LIGHT AND HEAVY DRAUGHT PLOWS. TRY OUR NEW No. 1 PLOW.

And you will be Convinced that it is the Best Plow for this Country.

We have the Greatest Variety of the Most Approved Patterns of Plows for Rough and Smooth Ground.

New Cook Stoves!

Latest Elevated Oven Cooking Stoves, THE No. 3 STAR,

WITH MOST RECENT IMPROVEMENTS. WE CAN SUIT YOU WITH ANY KIND OF A STOVE.

CONNELL BROS.

Woodstock, April 27th, 1888.

TODD BROTHERS, Dealers in all kinds of Builders' Hardware

DOORS & WINDOWS.

Write for Prices.

St. Stephen, N. B.

The Liverpool & London with me has ceased to be a virtue and unless all bills are settled satisfactorily by January 1st, I & Globe

FIRE INSURANCE CO'Y THE LARGEST IN THE WORLD!

Assets, - \$38,814,252.00 Risks taken at Lowest Rates.

GEO. ANDERSON, - - AGENT, QUEEN STREET, WOODSTOCK. BLANKS Of all kinds can be procured at the Sentinel Office. Cheapest prices

Beg to return my sincere thanks for the very liberal patronage accorded me in the past and respectfully solicit a continuance of the same. WE RING THE BELL Look all around until you are posted then come

Do You Realize That right here in Town there is the newest, That here in your very midst is as good a stock of

Harness in all its branches as money, judgment and experience will place one in a position to DO YOU BELIEVE There is a place where you can get just what you want for the same money you generally pay for inferior goods WE ARE PREPARED TO PROVE That such a place exists if you permit us to show you our Harness, Horse Rugs, Rubber Covers, &c., usually kept in a first class

DEBTORS are hereby notified that patience shall be compelled to use a Justice of the Peace with the assistance of a Constable.

T. L. ESTEY. W. C. T. U.

COFFEE ROOM, LEIGHTON'S WOODEN BLOCK, King Street, opposite P. Gillin's store. Lunches at all hours. Home Cook. ery for sale or orders taken. Patronage Respectfully Solicited, MRS. S. McLEOD, T. HARRISON.

" J. D. DICKINSON, Management.

'Mister, I say, I don't suppose you don't know of nobody who don't wont to hire nobody to do nothing, don't you? The answer was: 'Yes, I don't.' If you have the bronchitis, you often are hourse, Your throat's raw and smarting; you're hacking, of course; And if you're not careful, the first thing you

covery, bronchial affections and all kindred complaints can be cured, but if neglected, they ften terminate in consumption "O for the wings of a dove !" sighed

A Dying Wish o try Burdock Blood Bitters is often expressed y some sufferer upon whom all other treatment bas failed. Marvelous results have often been obtained by the use of this grand restorative and purifying tonic under these circumstances. A modern philosopher says actions, This Powder never varies. A marvel of purity. looks, words and steps, from the alphahan the ordinary kinds, and cannot be sold in bet by which you may spell character.

has been the most reliable remedy.

When a burglar breaks into a house he

else he can lay his hands on. VICTORIA COUNTY COUNCIL. Council Chamber, Andover,

Semi-annual meeting. The Council was called together at 10 o'clock, the Warden presiding, when the following councillors

Andover—The Warden and Coun. Robt. Scott; Drummond—Coun. Day; Grand Falls -Coun. D. Murchison and Coun. John Mc-Cluskev: Perth - Coun. A. Brymer and Coun. David Curry; Gordon-Coun.J. Smith and Coun. J. F. Tweeddale; Lorne-Coun. William Everitt and Coun. John Barker; Coun. W. Brayall, of Drummond, being The minutes of the January session were

The Secretary-Treasurer presented his report as follows:-

Wood, Cloth, Walnut To the Warden and Councillors of the Munici pality of Victoria:

GENTLEMEN,—I beg to submit the following report. The following new by-road has been laid out: In the parish of Grand Falls by commissioners George F. Watts and Charles Mulherin, a road leading across the land of Alexander Johnston, in said parish, from the public road to shore of the river St. John said road to which he will sell cheaper than the cheapest, and

have a first-class HEARSE and COACH in road to shore of the river St. John, said road to connection. Particular attention given to laying out, and preserving bedies from discoloring.

We can be found by day or night at our ware
We can be found by day or night at our ware
2nd day of April, A. D, 1888. There has been paid from all sources sinc January 1st (besides \$375 liquor licence duties) the sum of \$2,085. Of this amount the following sums have been paid from the different parishes:

\$577 01 Drummond Grand Falls, 181 76 296 29 Gordon, Perth, Andover,

amount the following And again of n tax of 1888: unte have been pai Drummond, Grand Falls, Gordon, Perth,

Andover, Add to this in the parish of Drummond orders amounting to \$51, and since 30th June there has been paid in by collector Brayall \$32,00, about \$5,000, only \$702 has been paid.

It is probable that the order of the Council last January, respecting collection of rates, may be the means of bringing in larger returns.

I have been enabled to pay during the past six months School Drafts amounting to \$1210.

In accordance with the direction of the Council, I forwarded to the Legislature the Bill respecting the Commons of Grand Falls, but the same was not passed.

I have received no reply to my demand on Justice H. P. Peterson, for road tax, Drum-

I have made demand upon the several Justices, but have received no returns.
ALEX. STRATON, Sec'y. It having been pointed out that the min-utes only of the January proceedings of Council had been published while the agree-ment with Mr. Watts had been to report the

An explanation having been given it was The bill of A. A. Dixon for repairs on the lock-up at Grand Falls, for \$13, was ordered paid after Mr. Dixon had been heard in ex-Coun. Currie asked if there had not been

a committee appointed to attend to the re-pairs of the jail building, and the Warden replied there was. Coun. Day said that a committee had been appointed at January session of Council, 1887, the Council then ordered the kitchen

Coun Day said that when a committee charged with the performance of a certain work, failed to do the work assigned them, then he thought a councillor had power to have the Council's order carried out. Mr. Dixon explained that last Summer he was asked by the late F. W. Brown, one of

the committee, to make an estimate of cost For a Dozen nice CABINET PHOTOS. of repairing kitchen of jail. He found that the repairs necessary on the kitchen and main building would cost \$51.50. Mr. main building would cost \$51.50. Brown struck off certain items of repairs, tee all work superior to any heretofore done in bringing the estimate down to \$26.56, and the work ordered done, left the kitchen in an unfinished state. He believed that Brown two out of three of committee expend nearly Council at its January session.

Council at its January session.

Council at its January session. an unfinished state. He believed that Brown was actuated in this matter through spite towards the party occupying the building. He stated the facts to Coun. Day who strongly urged him to go on and finish the work, telling him that Council would probably pay the bill. Believing that the Council cil intended to have the building made fit to an unfinished state. He believed that Brown was actuated in this matter through spite towards the party occupying the building. The building would not have suffered seriously if the work had been delayed till the present session. It was to him passing strange that a new building like the Court House should be such a source of cil intended to have the building made fit expended a few years ago, and the work then control of the Commons. Parties were desured to take measures at once to assume and keep fencing in lots and building on them, already there being some 5 or 6 houses on it. The old settlers were complaining of new settlers coming in and squatting on it. If the Council would soon find it out; if the Americans would soon find it out; if the Americans were doubtful in the matter they should bear half the expense. for living in, which in its then condition was not fit for a pig, he proceeded to put the plaster on and presented his bill to Council, feeling assured that the Council realizing assured that the Council realizing the building any more secure for the section of the dollars had been call does not see to it at once, some of the council does not see to it at once, some of the settlers on the Commons might secure a claim for 20 years possession. He would suggest that Messrs. Graham, Charles Mc-Cluskey and A. R. Hallett comprise the council realizing the building any more secure for the section it provided that the council realizing the building any more secure for the section it provided that the council realizing the building any more secure for the section it provided that the council realizing the building any more secure for the section it at once, some of the section it at once, some of the section it at once, some of the bear half the expense.

In reply to the Inspector's query as to claim for 20 years possession. He would suggest that Messrs. Graham, Charles Mc-Cluskey and A. R. Hallett comprise the council to provide the counci the actual necessity of the work would pay it. In his first estimate he had placed the keeping of prisoners. And, now, again, Coun. Scott thought they had better know funds for that purpose should come from cost of plastering the kitchen at \$10, but without any consultation with Council, \$57 about these men before appointing them on the fines collected. He did not think it was

when that work was completed he found it necessary in order to secure against fire to add additional repairs to main building which added \$3 to the cost. The repairs on main building he considered actually necessary.

Coun. Tweeddale said that a committee had been appointed to attend to the work, and that committee had reported showing what work had been done and censuring.

As one of the council, \$57 has been expended, but then the work was done at Andover and anything done at Coun. Day of the countitie

report, but now, and only because it has the thought the work had been done cheap. Day, that on the failure of a committee to might be made by an escaping prisoner. might step in and order it completed. It

Your lungs are attacked, and disease lays you By using Dr. Pierce's Golden Medical Disthe poet. "Bosh!" said his friend the the Spring. Mr. Brown, one of the commit- competition.

the committee furnished all the information in the county. necessary. They gave as the reason for not generally steals upstairs and everything propriated was not sufficient. The commit- ker, McClusky, Murchison, Brymer and ed the licensed places, but not others. tee would not assume the responsibility of Scott-8. exceeding the amount placed at their control for the purpose, and then Day steps in deserving of censure, as he, nor any other p. m.

councillor, had the right to interfere in such a way. The question did not involve much councillors all being present the Warden in as the only way out of the difficulty, that money, but an important principle was at is- the chair. Coun. Day, that's what we want, principle. er's accounts appointed at the January ses- wrote the Attorney General who replied that t was a standing order of that board that sion of the Council, reported as follows: all work should be done by public tender, but such course was not pursued in the case under consideration. The carpenter says tion, and as it has been claimed by Jas. Arm that after the work ordered by committee

and, perhaps, to punish Day. The building committee presented their

report as follows: The Building Committee beg to submit the That we have made some necessary repairs on front entrance of Court House, namely, replac-

tering ceiling, painting wood work, tinting and papering walls, and have also ordered new flooring, but have not yet been able to have it put of the committee be received and recorded by tour once in every three months. He had received \$425 for licenses of which amount of the committee be received and recorded by he had paid the Secretary Treasurer \$375, We submit the annexed bills for repairs, and recommend the same to be ordered paid. Total We would also recommend that the gutters o

house, and chimney be repaired. Andover, July 3, 1888. Building Committee, { JAMES TIBBITS, ROBERT SCOTT. Moved by Coun. Tweeddale, seconded by

Coun. Murchison, That the report be accept-ed and the expenditure made by the com-Coun. Curry said he was the third member of the committee, but had not signed the | Pound keeper-Otis Shaw. report, because he had not been consulted, and therefore not knowing anything about what was done could not put his name to the report. He thought the charge for freight in connection with the local board of health, that they ought to be protected, and when from St. Mary's was extravagant.

from St. Mary's was extravagant.

Coun. Scott said the bills were all correct; committee could not control the railway charge. He did not know whether Coun.

Coun. Scott said the bills were all correct; committee could not control the railway to the local Board of Health. He had corresponded with the Provincial Board and far as the refusal of the P. C. Commissioner responded with the Provincial Board and far as the refusal of the P. C. Commissioner Curry had been consulted or not; however, was ordered to do the work needed at Aroos of Andover to act, went, he thought the Athe get huffy and would not sign the report took Junction. It would be hard for the torney General had power to compel him to Coun. Day was not ready for the ques- from home, take the risk of getting or taking In reply to Coun. Scott, Cameron said he tion. When a man got such a whipping as to his family the disease, accept all the had never told the Attorney General that abuse bestowed, then be refused the payment the P. C. Commissioner of Andover would

mittee obtained so much power. A com- expense incurred but not for the individual said he had heard that Rogers, at the mittee at Grand Falls had been instructed to service of members of the board of health. Boundary Line, kept open bar, but when he do certain work and failed to do it. And On motion—Resolved, That the Farmers went out there he could find no signs of now a committee ordered to expend not Convention have the use of the Court House such. He had applied to W. F. Kertson more than \$8 have made an expenditure of \$57.39. In this last case the Council order-Bill of G. W. Day, \$10.90, expenses in think county would pay that; he then offer-\$57.39. In this last case the Council orderdiscussions as well, it was on motion resolved ed no repairs, and now comes in this large that Mr. Watts should be heard at board in bill. If one councillor is to be whipped for ignoring an order of Council, a committee guilty of the same act should not be allowed to escape without censure. An order had passed the Council for the expenditure of Moved by Council for the expenditure of the bills be purchase lamps, but no order had the bills be purchase for the performance of this day's nursing.

work. He could not vote for paying the Coun. Tweeddale thought there was no similarity in the two cases, as argued by Coun. Day. The order of \$15 was a special one, merely for lamps. The building committee was a standing one, entrusted with looking after the necessary repairs to the building. If repairs were needed it was the duty of that committee to attend to them. The work had been done not by a councillor.

On division the amendment is carried

Coun. Day said that he knew nothing about the bill of Isaiah Giberson, but it was probable Mr. Giberson would himself pay that. There had been great difficulty in obtaining a nurse. Dr. Wiley had offered Mrs. Gibson \$150 a day to go and nurse John the Inspector had a right to ask a deposit. It required two-thirds of the people did not help in its enforcement any law would be a failure. Andover wanted a man licensed who would be a failure.

he was put out because he had not been con-sulted as one of the committee. He lived near by and was in the village frequently abused for flagging the house, and prohibiting and he certainly thought he might have been spoken to on the subject. Of the committee, two were from Andever and he was mittee, two were from Andever and he was Andover 1887, ordered paid at \$2. from Perth, and the people might say that On motion of Coun. Day, seconded by Andover did just what she liked. Coun. Murchison—Resolved, That a com-Coun. Day-I don't say that the work was mittee consisting of Messre. John R. Graham, not necessary, nor that the committee had Charles McCluskey and Archibald R. Hallet not the right to make repairs, but the order be appointed to take charge of the Commons missioner applied to refused to act, at the of Council was that \$8 was the amount to at Grand Falls under the provisions of 38th same time the evil would go on for six

WHOLE NO.—2156. Coun. Day for interfering without authority ought to be done; he had supposed that the make any returns. Col. Justices had no in the matter. He had coincided in that sheriff had seen Curry on the matter; he right to retain money and he thought it sanction of one of the committee, he thought In reply to Day as to whether the com. He had intended moving that a warrant be the bill ought to be paid. Still, paying the mittee was not to exceed more than \$8 in issued to bring Peterson before the Council,

the Council. He recommended the bill be tender was never satisfactory; it was be- paid. paid, because it had the sanction of one of cause the court house had been erected by Bill of Messrs. S. & J. Watts ordered paid tender that it needed such constant repairs. | at \$82.50. Coun. Day said he could prove that he was | Coun. Day thought that a committee not the party who ordered the work, but that it was ordered by Council. The Council ordered the work done and appointed a committee with orders to have work done in Public money should be expended by public ordered by Council. The Council ordered the work done in Public money should be expended by public ordered by Council ordered the work done in Public money should be expended by public ordered by Council ordered the work done in Public money should be expended by public ordered by Council ordered the work done in Public money should be expended by public ordered by Council ordered the work done in Public money should be expended by public ordered by Council ordered by Council ordered the work done in Public money should be expended by public ordered by Council ordered by Council ordered the work done and appointed a contractor, as well as they could superintend the construction of a building ordered by road commissioner in the Party ordered by Council ordered the work done and appointed a contractor, as well as they could superintend the construction of a building ordered by road commissioner in the Party ordered by Council ordered the work was done by different men. In reply to Council ordered the work done in the council ordered the council ord

Council had ordered the committee to do by councillors of ten years experience, as ing the illicit sale of liquor. He thought certain work and they had only gone far witness at Grand Falls where work had been the Council had control of him to a certain enough to render what they had done useless. done by order of a councillor who was not extent. Those who took out licence in Jan.

Mr. Dixon talked to me about it and I re- even a member of a committee for the pur- were given to understand that they would

An Old Time Favorite.

The season of green fruits and summer drinks is the time when the worst forms of cholers

Secretary read report of building committee appointed to superintend its building and the work had been let by tender. Day was a councillor at the let by tender. been done. They had been authorized to time, and if anything wrong in the construct others to sell free. The licenced sellers paid safeguard, Dr. Fowler's Extract of Wild Straw- expend an amount not exceeding \$30 in the tion had been done, he as one of the board, their share of taxes, complied with the law, berry should be kept at hand. For 30 years it repairs, but finding this amount insufficient was to blame. A competent inspector had and the law should protect them. to cover all the repairs needed, they had been employed, and he was authorized in the Moved by Coun. Day, seconded by Coun. Help others whenever you can; you omitted some of the items of repairs select- statement that there was not a county court Curry, that the Chief Licence Inspector be

Many cures made by B. B. B. have been those of chronic sufferers known throughout the district through the very fact of their having been afflicted for years. This naturally creates a strong impression in favor of this valuable formula medicine.

Work, Coun. Day had ordered further report of the lowest tender; Mr. Drysdale's tender in the county. Carried.

Work, Coun. Day had ordered further report of the lowest tender; Mr. Drysdale's tender in the county. Carried.

The Inspector appeared and reported to the committee thought, taking into account the slight difference in tender, it was the best policy to give the work to a man living in the county.

Coun. Tweeddale said that the report of the county.

if Dixon has made repairs without authority, sanction of this Council be made unless the then he felt like withdrawing his consent to work to be done for which such moneys are pay the bill, and would claim that the bill to be paid shall be let at public competition. should come directly from him. Day was On motion the Council adjourned to 1 30 sent them to him at Andover, he signed and

that after the work ordered by committee strong, collector in Andover, that Scoretary's promised to attend to his request at once, was done, the house was not fit to live in. account, so far as it relates to his (Armstrong's) but had failed to do so. Referring to Anread and confirmed.

On motion, John Long was appointed hog reeve for the Parish of Drummond, in room of James Mulherin who has left the parish.

The Secretary Traceurer presented his re
The Carpenter says he went on and did the work of the live in the Council had ordered the work of the live in the Council had ordered the work of the live in the Council had ordered the work of the live in the live i done, and the action of the committee was Collector's account, we can only say that Secredone, and the action of the committee was influenced by the desire to punish one man. Collector Armstrong can only show vouchers cision has not yet been reached. In another

> G. W. DAY, Chairman; J. FLETCHER TWEEDDALE, DANIEL MURCHISON, ROBERT SCOTT,

> > A. BRYMER,

WILLIAM EVERITT. On motion Coun. Scott, seconded by Coun. for license had taken them out. He had Curry, it is ordered that the Secretary roceived letters from the Falls, stating that

On motion of Coun. Brymer, seconded by Coun. Curry, the following parish officers were appointed in the parish of Perth: Constables-Columbus Craig, George Wilson, Richard DeMerchant, W. H. Craig.

Field drivers-George Hudson, Enoch

doctor to have to pay out money, be away do so the conduct of those who administered the of his bill. The Attorney General's opinion not act. castigation. He could not see how the com- was that the Council was responsible for the In reply to Coun. Tweedale, the Inspector

> was ordered paid.
> Two bills of Mrs. Sarah Gibson for nursing read for \$80 and \$52 50 respectively.

plastered, but the committee had the work done, less the plastering. Afterwards the kitchen was plastered, and it was for this the present bill was.

Coun. Currie thought that when a committee was appointed by the Council no mittee was appointed by the Council no councillor had the right to take the work out

Afterwards the duty of that committee to attend to them. Gibson \$150 a day to go and nurse John Giberson's family, but she refused to take but by a committee appointed for the purpose. He did not think the Council would a nurse must be supplied, the doctor told Mrs. Gibson to go promising that the Council would not cases where persons had to go all the way to must be supplied, the doctor told Mrs. Gibson to go promising that the Council would not cases where persons had to go all the way to must be supplied. It would not should be forced not to drink any. He did

Coun. Murchison-Resolved, That a com- care how much liquor was sold them. which they should limit their expenditure. Victoria Chapter 42, and that such commit- months more, and more liquor will be sold The Council was supposed to do the business tee be required to report annually to this without than with license. He believed

that the law made it imperative on the Council to look after these lands, and the Secretary read the Act.

On motion of Coun. Day, seconded by Coun. Murchison, Resolved that this Council do place itself in a position to dispose of

the County Lots at Grand Falls. Moved by Coun. Day, seconded by Coun. Brymer, and Resolved that the lots on Sheriff Street, so called, not in connection with the lock-up, be advertised for sale and disposed off at highest price offered, the upset price for each lot to be \$50, and that the lock-up and lots connected therewith be eased to the best udvantage.

On motion of Coun. Curry, seconded by Coun. Murchison, Resolved that the Warden, Coun. Day and the Secretary Treasurer compose such committee.

Coun. Day thought some steps should be taken to force Collecting Justices to make returns. In his own Parish of Drummond, netwithstanding the order passed in January, Col. Justice Peterson had so far neglected to was a bad precedent to establish that a coun- said it had been done by days work. He tice H. P. L. Peterson from road taxes. cillor had the right to ignore the order of was strongly of opinion that work done by Bill of Sheriff Tibbits, \$27.80, ordered

said that Inspector Cameron had paid in broker. "The breast of a turkey is much better to fill up on."

A Dying Wish

tee, was the first to call his attention to the dangerous state of the building, saying that his own hotel was endangered thereby. The his own hotel was endangered thereby. The his own hotel was endangered thereby. commended him to plaster kitchen; he at first refused, but afterwards went on and completed it, and I told him that as Council had ordered it, they would probably pay the house came before the Council, for certain the Inspector visits the Falls, he examines councillors to refer slurringly to the building. their premises, but does not go near those

Help others whenever you can; you would yourself be grateful for a helping hand in time of need.

Causing an Impression.

Carried on the following division: Yeas- Coun, Scott that it was charged that when making all the repairs that the amount ap- Councillors Tweeddale, Smith, Everitt, Bar- the Inspector visited Grand Falls, he inspect-

At this stage Coun. Brayall took his seat. \$112.88. counsel and proceeded cautiously. After the January session of Council he wrote the Attorney General, who advised him to secure the services of the Clerk of Peace or some other lawyer. He intended according to the terms of the law to make an inspection On motion of Coun. Day, seconded by tour once in every three months. He had

> Coun. McCluskey is granted leave of ab- wanted to move cautiously until the constitutionality of the act was tested in some

ed to take \$15 for each two cases. Afterwards he had approached Mr. Lawson who two families sick with diphtheria epidemic agreed to take up the work for \$5 a case, read for \$80 and \$52 50 respectively.

Moved by Coun. Curry, and seconded that

When he visited Grand Falls the only disthe bills be paid at the rate of \$1.25 per satisfied party that he knew of was Mr. Coup. Scott thought it was the duty of any Moved in amendment by Coun. Brymer, Coun. Scott thought it was the duty of any seconded by Coun. Tweedale, that the bills member of the community to make combe laid on the table for further information.

On division the amendment is carried

On division the amendment is carried

On division the amendment is carried

Violated. Parties who made a complaint

the Attorney General could force the

time something was done to correct this evil. bill should not indicate that any councillor their expenditure, Coun. Scott said he but it was too late for that now, and instead, should have the right, as intimated by Coun. thought that amount was to fill a hole which Coun. Day moved, seconded by Coun. Bravall .- Resolved that the Secretary Treadischarge the work laid upon them, he In reply to Ceun. Scott as to whether the surer do forthwith take the necessary work had been done by tender, Coun. Scott steps to collect moneys in the hands of Jus-

On motion, William Wallace Brayall is

Cameron said that charge was false. At Nays-Couns. Curry, Brayall and Day-3 his first official visit to the Falls he left

On motion of Coun. Day, seconded by prosecutions against two parties. He first and takes the responsibility. Now having Coun. Tweeddale-Resolved, That no extried to secure a search warrant against heard the report of the building committee, penditure of public money requiring the Kelly and Vasser, but could not procure one returned them. Kertson wrote him that no the Parish Court Commissioner of Drum-The committee on the Secretary Treasur- mond be brought in to try the cases. He the P. C. Court Com. from Drummond could As it now stood the work done had only cost \$1.50 more than his first estimate.

The Warden remarked that the reason Council did not pay Dixon's bill in January was owing to the report of the committee and, perhaps, to punish Day.

Contact Armstrong can only show vouchers what appears in Secretary's account, and we your committee feel that we can take no cognizance of any statements from Coll. Armstrong, unless supported by voucher. The deficit in Mr. Arm. for trial; he had secured two convictions and, perhaps, to punish Day.

retaining \$50. All who had applied to board Treasurer do pay to the poermasters of An. parties there were selling without license, dover, any poor money belonging to that parish which has been paid into the treasure.

Treasurer do pay to the poermasters of Andrew down the formula to which he had replied that if they would parish proof, or deposit something toward the cost, he would presecute them. He

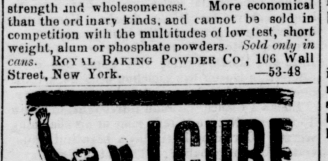
> Coun. Everett thought that the Inspector should make his official visits oftener than

Coun. Day felt that as the matter stood Bill of Dr. J. R. Wade, \$9.25 for expenses ers. Those who have taken out license feel

connection with the local board of health, think county would pay that; he then offer-

thought there was no injustice done the pre-vince by the sale of liquor at the Line. He didn't care how much the Yankees bought: they will not buy our fish, and be did not Coun. Day said the Inspector had evidently tried to do his duty, but the P. C. Com-





stop them for a time, and then have them re-turn again. I MEAN A RADICAL CURE. I have made the disease of FITS, EPILEPSY OF FALLING SICKNESS. A life long study. I WARRANT my remedy to CURE the worst cases. Eccause others have falled is no reason for not now receiving a cure. Send at once for a treatise and a FREE BOTTLE of my INFALLIBLE REMEDY. Give Express and Post Office. It costs you nothing for a trial, and it will cure you. Address Dr. H. G. ROOT, 37 Yengo St., Toronte, Ont.

WOODSTOCK Casket and Coffin Depot.

Ka

past favors, takes this opportunity to say than he has on hand the largest stock of Caskets! IN THE PROVINCE, IN

and Metallic,

deliver, tree of charge, to any part of the County ROBES, AND BROWN HABITS rooms, south of the Bridge, near Railway Depot, or at Gilman's Livery Stable. Give us a call and

JACOB VANWART.

Woodstock June 24, 14-tf-26

THANKSI Removed! THE Subscriber, while returning his sincere Thanks to those who assisted in saving his Property from the recent Fire, would beg to give notice to his many friends that he has Removed his remaining Stock to the

shop of Mr. James Baker, ON MAIN STREET, will be constantly adding to his stock all the Leading Novelties in the Harness Line, comprising:

WHIPS, CURRY COMBS, BRUSHES, Please call and be convinced that we can give

DOUBLE and HARNESS

ALL STYLES;

Of Halifax! (INCORPORATED 1869.)

Woodstock, Sept. 15, 85 -tf-38

Capital paid up. - \$1,000,000: Reserve Fund. - 120,000. Head office, Halifax, r. E KENNY, President; D. H. DUNCAN, Cashier. Drafts issued available in all parts of Canad

OFFICE—room recently occupied by the Maritime Bank, in Vanwart's brick block, King St. JOHN KNIGHT,

KING STREET

Please give me a call and be convinced for yourself. J. H. Hall, King St.,

Brass and Bronze Goods. Spectacles, &c.

PAGE, SMALLEY & FERGUSON. 43 Ring Street, St. John, N. B.

MERCHANTS' BANK

RICHARD CLUFF.

and in New York and Boston. French and Sterling exchange bought and American drafts negotiated.
Collections receive special and prompt attention, and returns made on fayorable terms.

Photographs Now is your time to leave your orders at

Woodstock, Nov.23rd

I have reduced my prices to within the reach of all for the month of December, and will guaran-

Watches, Olocks, Jewelry,