#### Fire Assurance and Collecting Agency.

The subscriber 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 \$1,740,391 00 Farms and mercantile risks taken at lowest

rates. Losses promptly paid. WILLIAM DIBBLEE, AGENT FOR COUNTY OF CARLETON. As Police Magistrate, I will collect accounts and

#### Woodstock, April 2, '87 -14 QUEEN HOTEL.

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

#### ROLL HOTEL, 45 King street,

SAINT JOHN, N. B.

W. FRED. KERTSON, Barrister, Notary Public, &c.

Victoria County.

CONVEYANCER, &C. Money to Loan on Real Estate. Agent for New York Life Insurance Co. Also Agent for the Liverpool & London & Globe Fire Insurance Company—the largest in the world. Assets,—\$38 814,252,00.

OFFICE-MAIN STREET. Two doors below Fisher & Connell's Office. 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. CONNELL BROS.,

NOTARY PUBLIC, Andover Vic.CO COLLECTIONS PROMPTLY ATTENDED J. R. MURPHY,

BARRISTER, ATTORNEY

Notary Public, &c. Also Issuer of Marriage Licences. Loans Negotiated. Special attention given to the Collection of Accounts.

RANDOLPH K. JONES. Barrister & Attorney-at-Law, WOODSTOCK, N. B. Office.-At his Residence, Corner Main and Albert Streets. Woodstock, Nov. 19, 81:

W. W. HAY, AUCTIONEER -AND-ISSUER OF MARRIAGE LICENSES

Office - "Glasgow House' WOODSTOCK, N. B. DR. W. N. HAND.

Office and Residence - At Turner's New House, Chapel St., 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. W. D. CAMBER. DENTIST.



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

#### E. M. BOYER'S (Woodstock, New Brunswick,) Collecting & Exchange AGENCY.

CLAIMS of all kinds Collected in any part of CANADA or the UNITED STATES. No charge on outside claims unless successful. Conveyancing done at very low rates. Marriage Licenses issue l. We are agents for the Canada Accident Assurance Company. Office on Queen Street. - Woodstock, N B

## HEMBERT DIBBLEE.

Gold, Silver, Nickle, Oroide, Brass and Copper

PLATER. Manufacturer of all kinds of Harness TRIMMINGS

OSITION SLEIGH HANDLES. Carriage and Sleigh Work Plated at short notice. Also, Knives, Forks, Spoons, Castors, Cake Bas-kets, 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 Jew-elry &c., can be sent by mair. NOTICE!

EASTERN

buying and slaughtering LAMBS. Our buyers will receive same instructions this season as in past; to buy GOOD STOCK and pay full prices.

Parties growing nice Stock will do well to see our buyers before disposing of their Lambs. EASTERN FRESH MEAT CO., HOULTON,

MAINE,

April ,1889 .- tf-14.

# re Cacreton Sentinel.

SAMUEL & JAMES WATTS,

Our Queen and Constitution.

Editors & Proprietors.

WHOLE NO.—2208.

XLI.-30.

WOODSTOCK, N. B., SATURDAY, JULY 27, 1889.

## -HAVE ARRIVED!

LADIES' AND MISSES' J. EDWARDS, ... PROPRIETOR. KID BOOTS OF ALL GRADES!

BEST ASSORTMENT, BEST QUALITY, BEST FITTING.

LOWEST PRICES, AND LATEST STYLE BOOTS IN THE MARKET. T. F. RAYMOND, - - - Proprietor. Also, 100 Cases Rubbers and Rubber Boots.

BAILEY BROS. Woodstock, March 15, 1889.

# Judge of Probate, Clerk of the Circuit and County Courts, Plows: Plows:

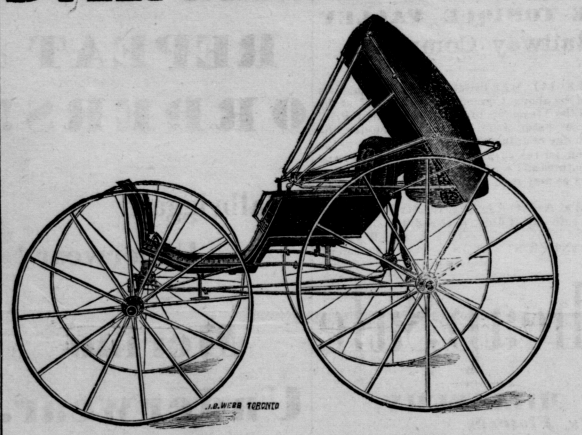
ATTORNEY-AT-LAW, PLOWS, HORSE HOES, and STOVES,

In Great Variety, and to Suit all Possible Tastes, at

WOODSTOCK, NEW BRUNSWICK. Our New No. 1 Chilled and Polished PLOW STANDS AT THE HEAD.

It had an immense sale last fall, and is having a still greater demand this spring. Farmers would do well to place their orders early, to prevent disappointment.

- - WOODSTOCK, N. B. THOS. LAWSON, Barrister, Attorney-at-Law, D. A. GRANT & CO. J. GALLAGHER&SON,



# SOUTH SIDE BRIDGE, WOODSTOCK.

THANKFUL to the pa'ronizing public for past and growing favors, we solicit their orders for the coming season. We are prepared with increased and improved facilities to supply a larger and nore varied demand of Carriages than ever before. We mention the following GRARS, which with

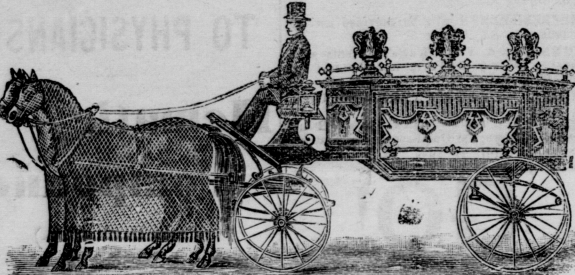
Brewster, Pennoyer, Timken, Common of all for the month of December, and will guarantee all work superior to any heretofore done in Sense, Thomas-Combined, Dexter Queen, my rooms. Boss Elliptic, Side Spring Side Bar. AMONG OUR STYLES OF CARRIAGES MAY BE FOUND

PH.ETONS in different varieties, Surrey, Piano Box Concord, Improved Whitten, Corning Bugg", Jump Seat and Democrat. We are handling this year the UNIQUE ROAD CART and the DAISY GIG, with covered top.

Examine our fine assortment of EXPRESS WAGGONS. We have of that kind several Second-Hand Vehicles, which are offered at tempting prices. We manufacture BUCKBOARDS with Springs or Slats; SLOVENS and TEAM WAGGONS We use nothing but Steel Axles and Tires on our Light Waggons Iz Heavy Waggons we use Swedish Iron Axles and Steel Cranks.

We employ skilled Mechanics in all departments. Do not forget that you can have your HORSE SHOD at our Factory, which branch of the business Planing, Band-Sawing, &c., promptly done,

Woodstock, April 25, 1889 -17. J.R. TUPPER, COFFINS AND CASKETS.



Everything in connection with a First-Class Undertaking Estab. Direct Communication, by Telephone, between Store and Residence, by day or night.

Parties from the country, requiring anything in above Line, will consult their wn interests by calling here first. Prices that Defy Competition! Hearse Second to None in the Province!

J. R. TUPPER. WOODSTOCK UNDERTAKING ESTABLISHMENT

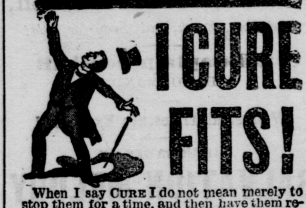


STILL GREATER REDUCTION IN PRICES! We are now prepared to furnish CASKETS and COFFINS at prices unheard of before: CASKETS, Adults size,......\$12.00 CHILDREN'S Caskets,......\$5 00 Coffias, ....... 4 00 Everything usually found in an Undertaker's Establishment at equally low prices.

Give us a call and see for yourself. Orders by Telegraph reseive immediate attention. We guarantee satisfaction in every particular. We also have in stock a full line of FURNITURE, embracing PARLOR and CHAMBER SETS, CHAIRS, TABLES, &c., which for durability, workmanship and finish are unexcelled.

Remember the place-MAIN STREET, NEAR RAILWAY DEPOT. Woodstock, May 8, 1889.—43. JACOB VVNWART, PROPRIETOR. Absolutely Pure.

han the ordinary kinds, and cannot be sold in competition with the multitudes of low test, short



TITS, EPILEPSY or

FALLING SICKNESS A life long study. I WARRANT my remedy to CURE the worst cases. Because others have failed 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. R. G. ROOT. 37 Yonge Et., Teronto, Ont.

Monuments, Tablets, if Coun. Brymer is not av was not his (Day's) fault.

Gravestones, Man-

ed into this County, and which we will sell Parties wanting anything in the above FREESTONE and GRANITE WORK a TINEL Office, Woodstock, N. B.

## Photographs

KING STREET.

vinced for yourself.

J. H. Hall, King St., Woodstock, Nov,23rd.

DOORS & WINDOWS.

Write for Prices. St. Stephen, N. B.

### CARD! TO THE PUBLIC!

YOU will find me at my place of business, on MAIN STREET, to attend to my Customers

First-Class Custom Store,

Cutting done at the shortest possible notice. SIMON McLEOD, Woodstock, Feb. 15, 1889 .- 7.

## Or the Liquor Habit, Positively Cured by Administering Dr. Haines', Golden Specific. It can be given in a cup of coffee or tea without he knowledge of the person taking it; is absolutely

the knowledge of the person taking it; is absolutely harmless, and will effect a permanent and speedy cure, whether the patient is a moderate drinker or an alcoholic wreck. It has been given in thousands of cases, and in every instance a perfect cure has followed. It never fails. The system once impregnated with the Specific, it becomes an utter impossibility for the liquor appetite to exist. For circular and full particulars address GOLDEN EPECIFIC CO., 185 Race St., Cincinnati, O. THIS YEAR'S

CUT and PLUG FINER THAN EVER.

IN BRONZE EACH PLUG and PACKAGE. VICTORIA COUNTY COUNCIL. REGULAR SEMI ANNUAL MEETING. COUNCIL CHAMBER, ANDOVER,

July 2ad, 1889. Council met at 10, a.m., and was called to rder by the Warden, when the following Councillors took their seate-Andover-James E. Porter, Robert Scott. Lorne-John Barker, James Jerkins. Gordon-J. Smith, J. Fletcher Tweddale, Warden).

Perth-A. Brymer, W. Philips. Drummond-G W. Day, J. P. Kelly. Grand Falls-P G. Fraser, D. Marchicon. ead and approved Coun. Porter, from the committee appoint-Grand Falls, asked until afternoon to report,

The following bills were then disposed of as follows—
S. & J. Watts, publishing minutes, stationery, etc., \$67.25, ordered paid.

The following bills were then disposed of as were willing to receive back their money with interest and release their claims, be thought that the best thing the Council could said that the parties were willing to take Sheriff Tibbists, account, \$42 38, ordered | do. paid with interest on \$68 from time ordered

the Sheriff, which involved, as they all knew, expense. No other bill had been presented for the expense incurred, and he thought Coun. Brymer would agree with him that the be left as it is.

WE would respectfully announce to the public generally that we are better prepared than ever to supply their wants as we have the largest and best stock of MARBLE ever imported into this County, and which we will sell to County to Count

soners to Dorchester; he could get no money from County, and therefore had to use his

Coun. Brymer agreed that if the Sheriff had to use his own money, then the Council ought to pay interest, otherwise not.

Please give me a call and be coninform the Council what prisoners are in gall
inform the Council what prisoners are in gall
told him I would not take it)

The lection, and I subjoin his return sent me in
why quo'e it now? It had been stated that
at the present time, the cause of their incarhe had been stated that

to non-resident tex in Grand Falls.

Mr. Downing then addressed the Board.

ferry between the Parishes of Grand Falls selling the land again. and Drummond, at the mouth of Salmon River, be suspended so as to enable the com Where I will make them up to your order in the LATEST STYLES and at Moderate Prices, and A GOOD FIT WARRANTED.

River, be suspended so as to enable the committee to sell the said ferry for the balance of the present season and that the said committhe present season and that the said committee are hereby empowered to sell such ferry forthwith and make all necessary arrangements in regard to the same.

> with the Board of Health, be paid. On motion Coun. Brymer, seconded by Coun. Philips— Resolved, That Geo. E. local Board of Health, and that Dr. A. C. Moff it be appointed in his stead.

seconded by Coun. Philips, That the mat- that some persons would make trouble even taxation now,

best to refer the matter to the Board. The Secretary Treasurer stated that since | Kertson towards himself. the sale of the land, and the protest entered | Coun. Brymer could not see what obj The minutes of the January session were Graham and Wilson, the purchasers of the money, especially so when he had stated that d to investigate the sale of County lots at sold again, providing their deposit was re-drand Falls asked until afternoon to report. Sunded with interest, He was not aware county ought to realize all possible out of the return of Joseph Walker, highway com-

In the Sheriff's account there was an item proven, he had formed the opinion that there but that this course would be taken in order

In the Sheriff's account there was an item charged for interest, which elicited discussion. Was something wrong in the transaction, and had so expressed himself, but now that evidence on both sides had been submitted down. Kertson having hid should have ten. a bill was enacted ordaining that all accounts dence on both sides had been submitted, down. Kertson having bid should have passed the sessions for payment should draw which agreed pretty well on all things except as to the exact time of sale, and even this On motion of Coun. Brymer, seconded by only remedy for the future would be to repeal take his evidence and decide by that. So as and interest be refunded to them.

of manslaughter and sentenced to Dorchester.

The prisoners were taken to Dorchester by

The prisoners were taken to Dorchester by

MARBLE WURKS,

Woodstock, - - - N. B.

MANUFACTURERS OF

MANUFACTURERS OF

MONUMENTS.

MON

if Coun. Brymer is not aware of the facts it would allay all dissatisfaction.

Coun. Brymer begged to inform Coun. Day that he did take a paper, but his ignorance, perhaps, was owing to the fact that his brains perhaps, was owing to the fact that his brains that was their own business.

would allay all dissatisfaction.

Coun. Scott said that an upset price had been fixed at \$50, and as the land sold for that he did take a paper, but his ignorance, if parties could not get to the sale in time, brains that was their own business.

the Sheriff had been parsed, but he did not sold over again. Let due notice of sale be know whether this item was included or not. given, and ample time to bid allowed. Even on file. Coun Porter feared that, while it might if they lost a few dollars by the resale yet be right to pay this item, it would be establish-ing a bad prec dent. Coup. Scott did not understand bow the Coun. Brymer understood that when they authorized the Secretary Treasurer to hire money it was for a sum sufficient to pay the expenses, but it would now appear as if the amount borrowed was not sufficient, and the Shariff had to make the council after having appointed a committee, who sold for the upset price, could now go back and sell again; such an idea seemed to him childish.

Coun. Porter agreed that if everything had been done according to the council after having appointed a committee, who sold for the upset price, could now go back and sell again; such an idea seemed to him childish.

Sheriff had to use his own means.

Coup. Scottsaid that the matter was simply

Coup. Scottsaid that the matter was simply

Coup. Scottsaid that the matter was simply advertised to take place in front of the hotel and instead was held inside, though a small offence, it seemed sufficient to make some suppose they had a grievance. It could do no

Todd Brothers,

In the Parish of Perth—Pound keepers,
Hanford Lovely and George A. Wade; hog
reeves, William Couts and
In the Parish of Grand Falls—To be surveyors of roads, Alexander Fraser for North
California in room of William Wright:
Thomas Moran for Burgoine Settlement in
room of William Dee, deceased.
On motion adjourned to 1.30, p.m.

Council Chamber,
2nt July 1889.

The following Parish Officers were appointed—
Coun. Brymer said there seemed to be a misunderstanding between the committee; ine could not see how any one would be wronged by reselling the land, nor could he understand the further shows a balance of cash in his hands to be paid to Highway Commissioners of \$10.95. In regard to the Highway tax of 1883 in Mr.
Welliam Couts and
In the Parish of Grand Falls—To be surveyors of roads, Alexander Fraser for North
California in room of William Wright:
Thomas Moran for Burgoine Settlement in room of William Dee, deceased.
On motion adjourned to 1.30, p.m.

Council Chamber,
2nt July 1889.

Council met pursuant to adjournment, the Councillors all present, the Warden in the Chair.

Bill of Beveridge & Co. for \$3.17 read and referred to the Building Committee.

Moved by Coun. Murchison, seconded by Coun. Fraser and Resolved, That John Downing be heard at the Board in reference of the Council of the Council and all the attention of the Council to Section 28 of the "New Brunswick Electoral Act of 1889," requiring the Assessors to deliver a list of names on the assessment list of each person to the Revisors, and the necessity of remunerating them for that work.

The rates for the year 1889 have been more slowly collected than I have known them to be in any previous year.

The total receipts for the year 1889, from all sources, have been \$2686 93, and this sum includes Jury fees refunded and all other payments hide in the sumple of the council to Section 28 of the "New Brunswick Electoral Act of 1889," requiring the Assessors to deliver a list of names on the assessment list of each person to the Revisors, and the necessity of remunerating them for that work.

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The total receipts for the year 1889, from all sources, have been \$2686 93, and this sum included and all other payments.

On motion of Coun. Porter, seconded by Coun. Fraser, and Resolved, That the Building Committee be instructed to have necessary repairs made on the chimney of Court House.

Out. Porter did not est that lock wanted to construe evidence, but said it locked etrange to see him take up only one side. Fraser said he was as zealous now in his view as he was previously in an opposite view. Men have a right to change their mind, but Men have a right to change the mind have a right to change the mind hav On motion of Coun. Day, seconded by when they do as quickly as Coun. Fraser has been paid in to the Treasury. I trust that this will now give way to better payments for be refunded to Frank Sirois on his tax in not much dependence could be placed in their the balance of the year.

Drummond, for the year 1889.

Respectfully Moved by Coun. Porter, seconded by Coun.

Day, and Resolved, That the By-law relating to Ferries, as far as the same relates to the

Graham was not now willing to accept his be called on to pay over to Commissioner of money and relinquish his claim, as that would Highways Walter Warnock all road tax by tive remedy for the above named disease. By Coun. Day said the discussion had been whom the same is collected

been placed on committees and he could say On motion Coun. Porter, seconded by On motion Coun. Brymer, seconded by Coun. Philips— Resolved, That Geo. E. with all honesty that on every occasion he Baxter be relieved from further duty on the had tried to do his duty. He had years ago Four Falls, known as H. Seevens & Sons two hayfields, not an eighth of a mile apart, introduced a resolution to lower the price of mill, be exempt from taxation for a period of at Lancaster, Pa. In one all work was the county lots, because the established price ten years, in accordance with the former stopped for the day by a pouring rain, while Coun. Scott thought the less doctors on the board of health the better, as they knew so well how to pile up bills. The law required well how to pile up bills. The law required where they would not so valuable, and he thought that if a reasonable price were established they would not so the county lots, occause the counties they well be years, in accordance with the former resolution of this Council.

Coun Fraser did not believe in exemptions, as it did not work fair. At Four Falls Discould not be appointed in his stead. well how to pile up bills. The law required that there should be one doctor at the board; that there should be one doctor at the board; that was enough, and he would not go for a revenue to the county. He himself had never any idea of buying any of the lots. If adding any more.

Coun. Brymer said he had made this motion because he understood that Mr. Baxter did not care to acc. If any person was qualified not care to acc. If any person was qualified not care to acc. If any person was qualified to be sold before raising any objection. Mr. They ought to be cautious how they are the manufacturers of Dr. Sage's Catarrh Remedy have offered, in good large properties which were exempt from tax, and now if this mill property were to be exempt, it would be impossible to support a school. Every dollar exempted Stevens was hotel. Mr. Kertson was present and had full opportunity to buy, but he allowed two lots to fill the position it was a doctor. He had to be sold before raising any objection. Mr. to fill the position it was a doctor. He had made the motion as the question effected made the motion as the question effected profuse, watery, and acrid, at others, thick, and he wanted one appointed that would.

And he wanted one appointed that would.

Coun. Scott, from a personal acquaintance could wanted to buy, and being answered yes, then the filling from the head into the throat, sometimes profuse, watery, and acrid, at others, thick, moved. Mr. Stevens, like himself, did not build a mill to accommodate the public, but if the eyes are weak, watery and inflamed; if the eyes are weak, watery and inflamed. with Mr. Baxter for a good many years, could wanted to buy, and being answered yes, then Drummond who built a mill who ought, if or coughing to clear the throat, expectoration With Mr. Baxter for a good many years, could warned him to be at the sale in time. Some anybody, to be exempt. If they were going of offensive matter, together with scabs from the clounty of the refused to parties were always desirous of making to adopt the system of taxation it ought to there was in the County. If he refused to parties were always desirous of making to adopt the system of taxation it ought to ulcers, the voice being changed and has a nasat trouble; before the committee thought of sellact, he had good reasons for so doing.

Moved by Coun. Fraser, seconded by Coun. Day, That the Warden and Secretary Treable; Defore the committee thought of self-like done lairly. If they took the money of the done lairly is the done lairly in the don surer be instructed to make necessary conveyances to parties who had bid in the
County Lots at Grand Falls at the sale when
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County Lots at Grand Falls at the sale when cases annually, without manifesting half of the County Lots at Grand Palls at the sale when the sale when they had made full payment of the purchase trouble even if they were in heaven. trouble even if they were in heaven.

ter in question be laid over until January in the golden city, if they were fortunate enough to get there, this without reference to On division the amendment was carried as oblights.

Who the parties are. He and Day agreed whole property, but would desire to know pretty well. He admits that perhaps a wrong something about the value of the same before was committed in holding the sale inside the Philips, Brymer, Kelly and Porter, 7.

Nays—Councillors Day, Fraser, Murchiin re-selling, if the parties are willing to take building, and if so what harm can there be

back their money with interest. Coun. Porter, from committee on sale of Mr. Graham here stated his unwillingness public lands, Grand Falls, reported that to receive back his money; at one time he committee had met, but had not been able to said he would, but now he felt that the come to a conclusion, and had thought it sale had been legal, and that this whole trouble arose from the personal animosity

against it, he had conversed with Mesers. Mr. Graham had in refusing to take back his same, who both expressed willingness to re-lease their claims and allow the land to be sold for before; it looked as though he that any blame attached to the committee in them. He was not in favor of one party or On motion Coun. Day, sec. Coun. Kelly, the premises; everything had been done the other ruling council. He thought coun-be return of Joseph Walker, highway com-legally, and had be the same business to cil ought to arrive at a conclusion: if the missiczer, Drummond, 1888, was confirmed. transact again be would act just as he had in sale was legal, say so and stand by it, if illegal

back their money with interest, he Coun. Fraser said that when he first heard coupled with the statement that the com-the charges, which it was said could be mittee claimed they had done nothing illegal,

paid, and that was now and would remain law until repealed by this Council, consequently the Sheriff had a right, having paid out his own private means, to interest on his money. He was in favor of economy, but he could see no way to escape paymen; of this sum. The no way to escape paymen; of this sum. The no way to escape paymen; of this sum. The no way to escape paymen; of this sum. The no way to escape paymen; of this sum. The no way to escape paymen; of this sum. The no way to escape paymen; of the future would be to repeal of the country time of sale, and even this difference might be accounted for by suppossing some were going by standard and others by local time, he had about changed his mind But even in the matter of time all agree that the hour of sale had passed before the selling by them with interest from the date it may be refunded, and will release any claim they be local motion of Coun. Porter, ordered that in case the purchase the purchase of these lots will accept a repayment of the purchase money paid by them with interest from the date at the hour of sale had passed before the selling by them with interest from the date it may be refunded, and will release any claim they accept a repayment of the same until the date it may be refunded, and will release any claim they be refunded, and will release any claim they be refunded to the form the form of the purchase the

the old law passed by the sessions.

Coun. Brymer wanted to know whether the Sheriff used his own money, or if it was furnished by the County. If the fact was established that the Sheriff had expended his own funds then the Council might consider the question.

Coun. Day thought Coun. Brymer had brought the thing down to a fine point. At last Circuit Court two persons were convicted of manslaughter and sentenced to Darchester.

The Board of Health presented to them.

Session, and all of the evidence of the evidence of the party bringing the charge. It seemed to show no favoritism they took the evidence of the evidence of the party bringing the charge. It seemed singular that Kertson being present, and he a lawyer, did not make his objection at the time of sale, but waited sometime before doing so. While there was some discrepancy between the witnesses as to point of time, still probably all thought they were telling the truth. It was for the Council to decide whether it were better to refund the amounts paid and that the presented their over till January ove

Coun. Brymer would agree with him that the bill was made in good faith.

Coun. Brymer said he had no knowledge that the prisoners were delivered at Dorchester, nor as to whether they were conveyed thither at the expense of the Sheriff or of the thither at the expense of the sheriff or of the thither at the expense of

to oppose any reasonable bill.

In reply to Coun. Scott, the Secretary Treasurer stated that certain bills in favor of the destination of the parties are the parties are the parties are the earnest prayer of the Board that it may long willing to release their claims on a refund of the money paid and interest, the ratepayers would be better eatisfied if the land were DR. WELLING, Chairman. The report is on motion received and placed

> On motion of Coun. Murchison, seconded by Coun. Fraser, Nathaniel Bubar is relieved of poll tax in the Parish of Grand Falls for On motion adjourned to 7 30, p.m.

Council met pureuant to adjournment, the The evils resulting from habitual costiveness Councillors all being present, the Warden in are many and serious; but the use of harsh. The Secretary Treasurer presented his

To the Warden and Councillors of the Mi nicipality of Victoria County:-GENTLEMEN, -In accordance with the order of harm to resell the land.

Coun. Fraser remarked that McMillan did not say positively that he was there at a cer-John Ryan, constable costs, 80 ets. ordered paid and charged to highway tax account Diummond.

John O Flanders, board constables and prisoners, \$10, ordered paid.

On motion of Coun. Fraser, sec. Coun. Murchison, the high sheriff is requested to lighway that the was there at a certain time, but only that he thought he was there at a certain time, but only that he thought he was there at a certain time, but only that he thought he was farmed and charged to highway tax account there about 10 o'clock.

Coun. Porter said that when before committee some witnesses used the expression witnesses used the expression witnesses used the expression of the bowels, kidneys and skin. B. B. Cleaness, opens and regulates these natural have not received the names of the parties from whom this amount was collected. I have called that as evidence, but now he was giving the that as evidence, but now he was giving the that as evidence, but now he was giving the that as evidence, but now he was giving the that as evidence, but now he was giving the that as evidence, but now he was giving the that as evidence, but now he was giving the think." Coun. Fraser, sec. Coun.

Murchison, the high sheriff is requested to light to escape from the system through the secretions of the bowels, kidneys and skin. B. B. Cleaness, opens and regulates these natural have not received the names of the parties from whom this amount was collected. I have called on H P. Lyegar Petersen, J. P., of Drummond, of one for every day in the year for the past for a return form them. Commissioner Henry fraser, of Drummond, has made a return of the bowels, kidneys and skin. B. Secretions of the bow at the present time, the cause of their incarceration, and the term of their imprisonment.

The sheriff informed the Council that there
were two prisoners in the gaol, namely Donald Fraser, of Gordon, on commitment for 30
ald Fraser, of Gordon, on commitment for 30
days on conviction for violation of the Liquor
License Act, and John B. Stevenson for debt.

The following Parish Officers were ap-

cludes Jury fees refunded and all other payments bide in the sport period of four days.

Coun. Porter did not say that Coun. Fraser and credits, and thus sum has been fully expend-Meeers, PERRY DAVIS & SON & LAWRENCE.

ALEX STRATON, Sec. Treas. On motion Coun. Day, seconded by Coun. Kelly, the report is received and adopted. The Secretary Treasurer here said that Mr. Kelly, ordered that H. P. L. Peterson, J. P., To THE EDITOR:

prolonged to quite a length, but he had re- Moved by Coun. Porter, seconded by Coun. two bottles of my remedy FREE to any of your On motion ordered that the bill of J. C.

Brown for \$1 50 for services in connection

Brown for \$1 50 for services in connection council for many years; had several times taxation for a period of ten years.

to exempt such enterprises from taxation for in the grave. No disease is so common, more Moved in amendment by Coun. Brymer, Coun. Porter agreed with the statement ten years, it would be strange to refuse the deceptive and dangerous, less understood, or

Coun. Porter thought that Coun. Fracer misunderstood the object of exemption; it was not to benefit any particular mill, but for the purpose of encouraging the building of more mills. By exemption a District is able to secure the construction of an establishment which after ten years will pay it a

large revenue.
Unn. Fraser-Nevertheless it is a fact that exemption localizes the tax. If Stevens has a large property there he could afford to pay a small tax; if worth \$10,000, he could

afford to pay on one third.

Coun. Day remarked that thus far they had been unfortunate with flouring mills in the County, no less than three having been destroyed by fire. If by granting exemptions foreign capital could be induced to come in, it would be for the benefit of the people. They should go in for progress, and build up the various industries. After promising to give exemption, it would be disgraceful now to withold it.

Coun. Fraser did not want to be understood as opposing progress, but was opposed to localizing the tax, and would prefer to grant a bonus. Neither would be favor taxing the

Moved by Coun. Porter, seconded by Coun. Fraser, and Resolved, That this Council do apply to the next session of the Legislature for the necessary legislation to authorise the Municipal Council of Victoria County to grant a bonus to Mr. H. A. Connell, or any other gentleman or company who will creet and operate a good woollen mill in the County of Victoria, with a capital investment of ten

Moved by Coun. Brymer, seconded by Coun. Day, That the committee appointed to investigate the sale of lots at Grand Falls be empowered, if they find the sale regular, to make conveyances to the parties purchasing on their paying in full the purchase money, and to resell if they find the sale irregular, same as in previous sale. Carried.

Bill of Dr. Welling for services connected with the Local Board of Health, for \$10, On motion Coun. Smith, seconded by Coun. Philips, ordered that George Briggs be refunded 43ets. tax, Gordon, 1889. Returns of A. R. Hallett, J. P., on road Moved by Coun. Smith, seconded by Coun.

nard, surveyor, and \$13.26 wild tax 1888, Gordon, to Howard Campbell, surveyor, to be

Session, and all orders for payment of such bills already made be rescinded Coun. Fraser said that he had been told that unless the bill was paid Dr. Welling

Coun. Porter thought they should not be influenced by any fear of resignation; no injustice would be done by letting the bills lay over till January. Coun. Fraeer thought it was unfair to ask any one to wait six months for their pay, especially where it was for money paid out. When Dr. Welling was appointed it was im-

coun. Day pointed out the difficulty they had found in procuring a chairman. The On motion Mr. Day's bill is ordered paid.
Coun. Porter, from committee to investigate Collector Armstrong's account, reported that no settlement of the matter had been

to the committee to report at January Session.
On motion adjourned sine die. ALEX STRATON, Sec. Treas. A return shows that no fewer than twentynine persons died from starvation in London

R. B. Porter & Co's cheap sale is drawing German Plant Food pays 100 per cent for any kind of Root, Grain or Grass crop. H. Paxton Baird, Agent.

All shades in Pongee Silks. Only 50 cents per A gang of forty Canadian laborers atcontly, but were eens back by the customs

drastic purgatives is quite as dangerous. In Ayer's Pills, however, the patient has a mild but effective aperient, superior to all others, especially for family use. Rev. Dr. McKay, the Canadian missionary in Formosa, has received 2,719 converts into

A Plain Statement.

Your Pain-Killer takes well. Indeed no house should be without it. For Aches and Pains it is WM. DENTON. See advertisement in another column. There are 156,600 miles of railway in the

United States-about one-half the mileage of

MONO CENTRE, ONT., March 15, 1880.

the world. They cost \$6,000,000 and employ more than 1,000,000 persons. Consumption Surely Cared. him collected, with a list of the parties from its timely use thousands of hopeless cases have been permanently cured. I shall be glad to send Respectfully, Dr. T A SLOCUM, 37 Yonge Street, Toronto, Ont. 22-1 yr.

> They "Mean Business." For many years the manufacturers of Dr

more unsuccessfully treated by physicians,