FIRE ASSURANCE

COLLECTING AGENCY. The Subscriber has been appointed AGENT for the undermentioned First Class Fire Assur-

The Atlas Assurance Co of London, England; Established 1808. THE WESTERN ASSUBANCE Co. OF TOBONTO.

\$1,740,391 00 Farms and mercantile risks taken Losses promptly paid. WILLIAM DIBBLEE, Agent for County of Carleton

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

Logal & Jopeign Jiems.

People of Zavalla county, Tex, have called upon the State government for aid, starvation ing threatened because of drought. The rate of infant mortality every year enormen, 5,000,000 babies never live long enous alk, 5,000,000 more never have a bance to run, and 5,000,000 more never get old enough to go to sobool.

The seasons nominally and according to March 20, at 3 a m.; summer, Jane 20, 1

ten lead, an English workman had the middle portion of his right car filled with the metal, which cooled into a solid plug. Dr. Shield succeeded in removing this by pour ing mercury upon the lead, terming a liquid

London is probably greater per head than it is in any city of the United States. They should have obeyed the instructions of Country and he was glad, in this instance, they could are about 25,000 borses employed in the city, and become satisfied that he would not pay, and their first country for a country for

cough, the pallid cheek, and weakening system
They feel this all the more keemly because they
see others being resound from the grasp of the

Worden remarked that while the tax. destroyer, and they think what is eaving others might have saved their loved one. When the first signal of danger is seen, take steps to avert the catastrophe Be wise in time Dr. Pierce's Golden Medical Phocovery will drive away con

of Ecuador, is the most an que city in the world—it is situated in both the northern and southern hemispheres, a distinction the matter; the committees' report was raticlaimed by no other place of importance on the globe. In Quito the sun rises and sets that Porter should be proceeded against, if he at 6 o'clock the year around. You may forget to wind your watch while you are visiting the Ecuadorian capital, but you need not hunt up a regulator—set it when the

the pleasant flavor, gentle action and scothing this case, he thought, no harm had been

Occar Moore, a colored boy of 6, living in Boston, possesses a marvelous memory. He can repeat the names of the Presidents of the United States from Washington to Harrison.

To keep gray hair away and prevent baldness use Hall's Hair Renewer. A gang of robbers held up a Missouri, Kaness and Texas Railway train near Adair on Thursday night, and stole between \$50,

Mrs. Longeneoker of Union Deposit, Penn

Her Majesty the Queen has donated £50 e great fire at St. John's, Nfld.

The Carr of Russia is the largest indivi-dual land owner in the world. The area of with as much care as they would any perhis possessions is far greater than that of the sonal business.

Coun. Peters A Child Saved. My little boy was taken very bad with diarr-

and although he could only bear a few drops at the question, he would say sue.

a time he got well. It saved my child.

Coun. Brymer said that if the MRS. WM. STEWART, Campbellville, Oat.

is an ingenious nasal Injector for the more suction that constitution is an ingenious nasal Injector for the more suction that constitution is an ingenious nasal Injector for the more suction that constitution is an ingenious nasal Injector for the more suction in the Council he was going to try and have the Council he was going to try and have the constitution of these complaints without the orders of the board respected. The willingness to do anothing to secure the Secretary Treasurer should obey orders irrection. The child heave this had been constituted by the constitution of the constitution of

A Canadian Favorite.

The season of green fruits and summer drinks is the time when the worst forms of sholers morbus, diarrhes, and bowel complaints prevail.

As a safeguard Dr. Fowler's Extract of Wild Strawberry should be kept in the house. For So years it has been the most reliable remedy.

As a safeguard Dr. Fowler's Extract of Wild Strawberry should be kept in the house. For So years it has been the most reliable remedy.

The Only Remedy GENTLEMEN,-I have used Burdock Blood

Pennsylvania about \$21,000 a day. Boston Journal: We must look this yes to Nova Scotia, Maine and California for If they were giving Forter water at the e. In the great apple belt of western New York, the prospect of the crop is discouraging, and it is said that the situation is still worse in Missouri, Kansas, Arkansas,

Obio and Michigan. A Chance to Make \$500-or Better A slim chance, you fancy. Well, read and judge for yourself. You have catarrh. \$500 is offered for an incurable case of Catarrh in the Head, by the proprietors of Dr. Saga's Catarrh. Head, by the proprietors of Dr. Sage's Catarrh And have expended

SYMPTONS OF CATARRE.—Headsche, obstruction of the nose, discharges falling into the throat, sometimes profuse, watery and sorid, at Woodstock.

Leaving a balance on hand

1036
st Woodstock. others, thick, tenacious, mucous, purulent, bloody, putrid and offensive; eyes weak, ringing in the ears, deafness; offensive breath; smell and taste impaired, and general debility. Only

\$500 or a cure. Either would be acceptable. The worst storm that ever visited Marmora, Pickering and Bloomfield, Ont., passed over those places Friday. A heavy thunder storm was followed by a terrible bail storm. Fruit those grain are completely destroyed and the loss will be yery heavy. Hundreds of windews are broken, and stones have been picked up measuring six inches in circumference, I also called on Charles Mehan. By-Road Commissioner, Andover, to make full returns, but he has not done so. Also on John W. Tapley. Commissioner, Lorne, for balance on his account, but he has account, but he has not done so. Also on John W. Tapley. Commissioner, Lorne, for balance on his account, but he has account, but he has not done so. Also on John W. Tapley. Commissioner, Lorne, for balance on his account, but he has account, but he has account, but he has not done so. Also on John W. Tapley. Commissioner, Lorne, for balance on his account, but he has account with him that the account was correct.—

I have also called on Charles Mehan. By-Road Commissioner, Andover that the child. From information he had gained he found that the child was an illegitimate, and the Poor commissioner. Andover that he have also called on a number of other Parish Officers, as directed by the Council, for their reduced to provide for it. The gipsy had taken the child from its mother, who gave it wollen taken the child from its mother, who gave it wollen taken the child from its mother, who gave it wollen taken the child in the had conferred upon it the child in the Minard's Liniment cures Garget in Cows. I present herewith correspondence in regard to ordinance of baptism, he being its godfather, Promptly attended to. Rates Low.

Eacleion Senti

Our Queen and Constitution.

Editors & Proprietors.

XLIV.-31.

WOODSTOCK, N. B., SATURDAY, JULY 30, 1892.

VICTORIA COUNTY COUNCIL. Semi-Annual Meeting.

SAMUEL & JAMES WATTS,

COUNCIL CHAMBER, ANDOVER July 5th, 1892. The Council was called to order t Varden at 10 30 a. m. Councillors present :-Andover-Couns. J. C. Manzer, W. H.

Perth-A. Brymer, A. Davidson. Grand Falle-Chas. McCluskey, I

Gordon-J. F. Tweeddale, J. Smith. Lorne-John Barker, Jas. Jenkins. Minutes of last day's proceedings of Janu ry Council read and approved. Coun. Brymer enquired of the Secretary Creasurer if Porter had paid what he had

sgreed to for the water service, and, if not, had proceedings been instituted against him were made up, that they would be required as Council directed. The Sec. Treas. replied that Porter had not paid, and that proceedings for the recovery of the amount had not been taken.

they had the money on hand. Their credit was now so good that they could get money for less than 7 per cent. The disposition

instructions of the Council, yet thought it the difference between \$1,600 and \$1,997. In one respect at least Quito, the capital was sometimes just as well if the instrucsun rises or sets and you will be sure to be right.

to the right of Council to assess ratepayers to pay for water supplied to private parties. Of course this did not justify an official for neglecting to carry out his orders, but in the pleasant flavor, sentle action and seathing this council to assess ratepayers to pay for water supplied to private parties. Of course this did not justify an official for neglecting to carry out his orders, but in the return of G. A. McMiller. effects of Syrup of figs, when in need of a laxa- done. Porter had received the water and tive, and if the father or mother be coetive or had promised to pay; on the strength of that promise they had trusted to his honor.

Porter did claim a right to the water, but; and every family should have a bottle. etill had promised to pay some \$30. In the

giving dates and places of birth as readily as decency and honesty.

The Warden had no doubt the committee and charged to the parish of Audover. Movement of the committee and charged to the parish of Audover. Movement of the committee and charged to the parish of Audover. Movement of the committee and charged to the parish of Audover. mits to memory on the first reading to him, be the stanzas however long and numerous.

Minard's Liniment cures Distemper.

The Smallest newspaper in the world is El Telegram, published in Guadalejars, heard to the world is memory on the first reading to him, acted in good faith, but the trouble was that they had assumed powers they did not possing the resolution it did. When dealing the resolution it did. When dealing with sharp tools they should look out for their fingers. The orders of Council ought their fingers. The orders of Council ought their fingers. The orders of Council ought their fingers. to be carried out but, under the circumstan- ment carried. ces, it was well the present or ler had not

Coun. Petersen said it was simply absurd

to the fund now being raised by the Lord erally conceded that the water works were the child. He was called upon as Poor Mayor of London in aid of the sufferers by desirable; the whole question and the action Master, but could do nothing. He went to of the Council thereon was thoroughly un the Clerk of the Peace for advice, and there Remember that Ayer's Sarsaparilla is extracted from the Honduras root, which only of Sarsaparilla has the true alterative properties. Also, that it is a highly concentrated and powerful medicine, and hence its wonderful results in all forms of blood disease.

A Congo missionary relates that the ship little technicality. The battle now was which he west out to Africe left 1.000 between Council and Porter; Council found the Gipsies and asked McMillan for couched, 500 at the second and 1,000 at the third.

Sufferer from Le Grippe should not despair—
Puttier's Emuision in the best tonic for them.

Between Council and Forter owed a certain amount; Porter acknowledged his indebetedness, and he could not see how the child from its mother, with her consent; he did not owe, or if he could not be made that he did not buy or give anything for it; A bottle or two taken as they are getting well will hasten their recovery—perhaps saving them months of lassitude and debility.

he did not owe, or if he could not be made to pay then they had better wipe the old in the church at Grand Falls; that he had got them months of lassitude and debility. Porter to get out. They were doing business

Coun. Petersen could not agree with Coun. Brymer when he said that Porter

Coun. Brymer said that if the Secretary Tressurer had carried out the order of the In England locomotives have neither bells, board, and then found that the Council's EDY. A marhtheria, Canker
was that if that Council passed orders they
should be carried out. While a member of
the more anaspective of what he might consider law. Coun. Spike thought that the remarks of the use of fermented wine at sacra- the last speaker were calculated to censure ment, as have many of the charches of other the Secretary Treasurer. That officer was directed to do a certain thing, but there was also an agreement to be signed. This agree-

Telegraph reports from all parts of Mani- did not wish to censure him only in a legitithe state that the crops are in a magnificent mate way. If there had been any collusion dition. Not a single drawback has been with Porter he had nothing to do with it. His contention was that the orders of Council should be carried out, Porter's idea was clearly to get water at the expense of the county. Porter had got the water under Bitters for my blood and for pimples, and two bottles made a complete cure of my case. It is the only remedy I could find to help me.

Miss Julia Viger, Trenton, Ont quently asked him does Porter owe you or

not; if he owes \$31 we want to have him pay it. He wanted to be in a position to tell his constituents how the matter stood. county expense he wanted to be able to say so. On motion, the Secretary Treasurer's report was received and laid on the table. To the Warden and Councillors of the Muni-

cipality of Victoria County:I beg to submit the following report:

and taste impaired, and general debility. Only a few of these symptoms likely to be present at once. Dr. Sage's Remedy cures the worst cases. Only 50 cents. Sold by druggists everywhere. sioner, Andover as directed, for \$1 66, balance due on his account, but found on going over the garded as an outrage. These people insisted

May 14th, 1889, which by mistake was made for one year instead of three I also submit a communication from W. B Chandler, Secretary to the Commission relating to local taxation.

Respectfully submitted,

JAMES TIBBITS.

Moved, Coun. Manzer, seconded, Coun. Davidson, That a bond issued by the Council for \$500, held by C. G. Main, be taken up, by paying the same from funds now on hand.

Coun. Brymer thought this resolution It was not wise to incur unnecessary expense when they had the money in hand. They were fortunate in having the money, and he thought he would vote for the resolution. Coun. Tweeddale said that as it was not thought when the estimates for the year were made up, that they would be required to take up this bond, it was fortunate that

and their food costs \$4,000,000 per year.

It was his duty to have instituted proceeding that the Railway Company the right to expears old.

It was his duty to have instituted proceeding that the Railway Company the right to expears old. Perhaps Tenayson has written nothing which appeals to the hearts of all who read his poems more than the lyric of "Too Late." The burden of the sad refrain comes home with telling force to the hearts of those who have lost friends by that dread disease—consumption. They realize, "too late," the result of neglect. They feel that the dear one might have been saved if they had heeded the warning of the hecking cough, the pallid cheek and week-min and nothing done regarding th-m; that their own lands, had this ever been done. He wanted to know if they could compel the company to pay the money or do the work. The law says the company may, so light before their constituents. It was useless to pass orders unless they were to be executed. If they were there to do business, not merely to kill time, then matters should be transacted in a business way.

Cough, the pallid cheek and week-min and sate of the law and their own lands, had this ever been done. He wanted to know if they could compel the company to pay the money or do the work. The law says the company may, so less to pass orders unless they were to be executed. If they were there to do business, not merely to kill time, then matters should be transacted in a business way.

Cough, the pallid cheek and week-min and nothing done regarding th-m; that their own lands, had this ever been done. He wanted to know if they could compel the company to pay the money or do the work. The law says the company may, so that it appeared to be optional with them whether they paid or not. The assessors were entitled to 5 per cent, and as the decrease way were entitled to 5 per cent, and as the decrease was the company to pay the money or do the work. The law says the company may, so that it appeared to know if they could compel the work. The law says the company may, so that the dear of the work is the company to pay the money or do the work. The law says the company may, so the company to pay the money or do the work. The law says the company to pay the money or do the work. The l

The Warden said the matter should b brought up by resolution. On motion, the Secretary Treasurer was were right.

Coun. Tweeddale while agreeing with the purpose of ascertaining what has become of the balance of the difference between \$1.600 and \$1.997.

Adjourned until 1 o'clock. AFTERNOON SESSION. Council met pursuant to adjournment Councillors all present ; Warden in the chair. Bill of Justice William Coutte, Bastardy case, Larles and Donahug, for \$1,10; also constables bill same case, 80 cents, on motion were ordered paid. Bill of T. J. Carter, Clerk of Peace, set

by road Com , Grand Falls, passed; also J B. Adam, by-road Com. returns for Perth. Oa motion, return of by-road Com. Ritchey, Andover, passed. Oa motion, return of by-road Com. W. H.

Coun. Spike desired to explain that at the time the child was taken he was not a poor master. The child had been supported by not to take the strictest measures. First, the Overseers of Poor, and he had contended on Thursday night, and stole between \$50, 000 and \$75,000 from the express car. Sev eral of the train hands and percenters were wounded.

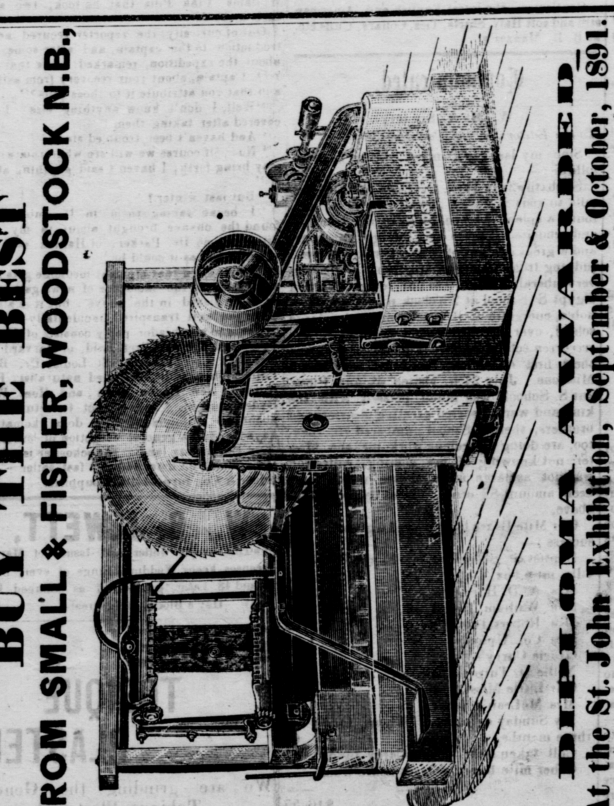
"I would like to sound the praise of Hood's handled carefully, but then the public should be protected the same as an individual. He was disposed to push the matter against the Overseers of Poor, and he had contended that the charge should be against the parish; the overseers claimed that it was the duty of the men who kept the child to pay. When the Gipsy came the child was offered be protected the same as an individual. He was disposed to push the matter against the overseers claimed that it was the duty of the men who kept the child to pay. When the Gipsy came the child had been sold for two pillow shams. Some of the contended that the child had been sold for two pillow shams. Some of the contended that the child had been sold for two pillow shams. Some of the contended that the child had been sold for two pillow shams. Some of the contended that the child had been sold for two pillow shams. Porter to the full extent.

Coun. Brymer said that it had been genoutrage for the Gipsy thus to come and buy the child. He was called upon as Poor been to some expense for it and would not give it up except compelled by law; that he through charity. Justice Fraser certified that he was present and witnessed the ban tism of the child. When he (Coun. Spike would not take advantage of a technicality; had returned from the Falls he was asked by his conduct showed that he would resort to hee, he was very delicate and got so low we had his conduct showed that he would resort to no hope of his life, but a ledy friend recommend any measure to avoid payment. If there are delicate and got so low we had his conduct showed that he would resort to the parties for his bill of exp-ns-s, which he gave them, \$4 15. In talking with Skinner was no question as to the Council's right in he had said make out your bill and put it before Council and if no one else will, I will

> Qua. Manz r did not think that the County of Victoria had a right to saddle such child again. The chi'd before this had been badly treated, but nothing had been said about it, but when it was taken awa: there was a great fuss made. Skipner was very benevolent, but now brings a bill for the benevolence shown, be, Manzer, could be benevolent himself under such circumstances. Coun Brymer was of opinion from the statement of Coun. Spike that, if the bill was paid at all, it should be assumed by An dover. If the proceedings were all legal they should pay, and if what was done was for charity, then they should pay. The bill Coun Spike had received a great deal of censure both from those who sympathized with the child and those who did not. He was of the opinion of Joun. Manzer that the bill was an unjust one they should throw

> Coun. Barker remarked that there was another way to look at the question. The

1036 a friendly act, and it was strange that the

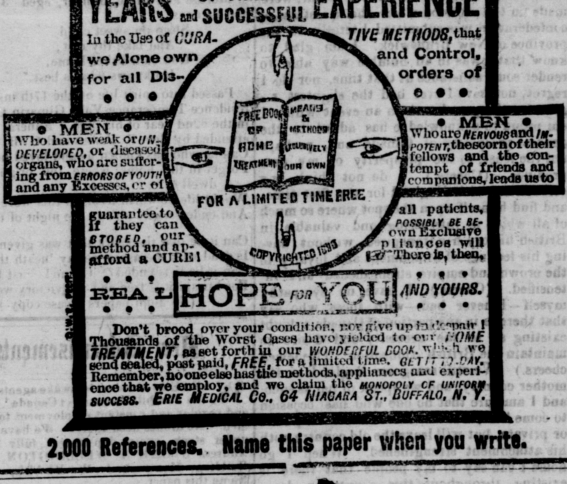


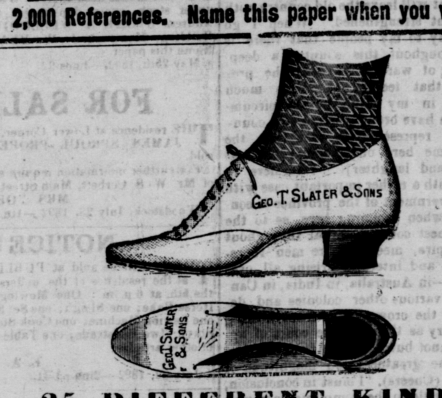


STILL GREATER REDUCTION IN PRICES! We are now prepared to turnish CASERTS and COFFINS at prices unheard of before: ASKETS, Adults size,..... \$12.00 | CHILDREN'S Caskets,..... \$5.00 Coffins, 4.00 COFFINS, " 7.00 Everything usually found in an Undertaker's Establishment at equally low prices. Give us a call and see for yourself.

rders by Telegraph receive immediate attention. We guarantee satisfaction in every particular We also have in stock a full time 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.

JACOB VANWART, PROPRIETOR.





25 DIFFERENT KINDS OXFORD SHOES,

BAILEY BROS.

NOTICE!

THE CARLETON COUNTY AGRICUL- To GEORGE O. BRITTON of the Parish it out. Skinner had shown a great deal of interest in the matter, more even than was wooDSTOCK TROTTING PARK" and now necessary seeing that the child was better having sole and absolute control of the same, and the directors of said Society having appointed the undersigned a Committee to have the general supervision and management of said Park for the year A. D. 1892. Said Committee of Carleton aforesaid, on Wednesday the tenth of Carleton aforesaid, on Wednesday the tenth

same thing was liable to happen to any child. hereby give notice that said Trotting Park will day of August next at the hour of eleven of the Throw out this bill and any wandering at once be put in a thorough state of repair, and clock in the prencion. All that certain piece or band of gipsies coming along might take a will be open to Ticket holders only, and all pa cel and lot of land situate in the said Parish child and, when an officer was appealed to for protection, he would answer that a bill for services of a like character had been rejected by the Character h

> C. L. S. RAYMOND. CHAS CARMAN, Management. J. R. MURPHY, For the removal of worms of all kinds GERMAN WORK.

from children or adults use R. SMITH'S and pleasant, requiring no after medicine. Never failing. Leave no bad after effects. Price, 25 cents per box.

D. STEPHENSON. Bill Poster!

ORDERS LEFT AT SENTINEL OFFICE

jected by the Council and he would not bother with it, and so the child might be carried off. The Council should remember the future effects of their present action.

The Warden said that in a case of kidnaping the law was clear and officers would have to do their duty, but in this case it was a friendly act, and it was strange that the The above Sale will take place under and by virtue of a power of Sale, contained in a certain Indenture of Mortgage bearing date the twenty sixth day of October, in the year of Our Lord one thousand eight hundred and eighty six and

NOTICE!

Recorded in the office of the Registrar of Deede, and Wills in and for the County of Carleton, in Book G. Number three of said Records on Pages 114, 115 and 116 the 26th day of October A. D., 1886, and made between George O. Britton of the Parish of Brighton, in the County of Carleton, Farmer, and Mechanic of the one part, and the undersigned Fraderick H. Hale of the Parish of Northampton in the said County of Carleton, Lunber Merchant of the other part, default hav-ing been made in the payment of the Moneys thereby secured.

Dated at Woodstock in the County of Carle ten this tourth day of July A. D , 1892. HARTLEY & CASVELL F. H. HALE, Solicitors for Mortgagee. Mortgagee.

INLIKE ANY OTHER For INTERNAL as EXTERNAL use.

Originated by an Old Family Physician. Think Of It. In use for more than Every Sufferer 8 Every Mother

About Laundry Work. ARE ed on time, come in and see about it or send pos-

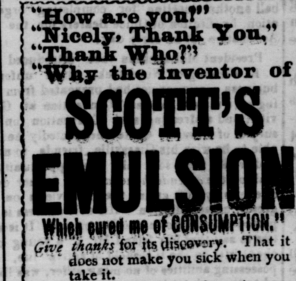
All custom SNOW'S LAUNDRY. King Street.

*COLIC
CHOLERA-MORBUS
CHOLERA-MORBUS DIARRHOEA DYSENTERY SUMMER COMPLAINTS CHILDREN OF A DULTS Price 35cTS BEWARE OF IMITATIONS



FOR SALE!

PHAT VALUABLE FARM owned and occu-pied by Robert Fleming, located at Bloomfield Corner, near Boundary Line, containing one hundred acres, a good twelve roomed horse, (comparatively new) two large barns, horse stable, and grainery; also borses, down, sheep and young stock, together with farm machinery, household furniture, eic. Apply to



Give thanks. That it is three times as god liver oil.

Give thanks. That it is such a wonderful flesh producer.

Give thanks. That it is the best remedy for Consumption, Scrofula,
Bronchitis, Wasting Diseases, Coughs and Colds.
Besure you get the genuine in Salmon

color wrapper; sold by all Druggists, at SCOTT & BOWNE, Belleville

HUMPHREYS This PREGIOUS OINTMENT is the triumph of Scientific Medicine.

Nothing has ever been produced to equal or compare with it as a CURATIVE and HEALING APPLICATION. It has been used over 40 years, and always affords relief and always gives satisfaction. For Piles—External or Internal, Blind or Bleeding; Fistula in Ano; Itching or Bleeding of the Rectum. The relief is mmediate—the cure certain.

For Burns, Scalds and Ulceration and Contraction from Burns. The relief is instant -the healing wonderful and unequaled. For Boils, Hot Tumors, Ulcers, Fistulas, Old Sores, Itching Eruptions, Chafing or Scald Head. It is Infallible. For Inflamed or Caked Breasts and Sore

Sold by Druggists, or sent post-paid on receipt of price.

HEAPHREYS' MED. CO., 111&113 William St., NEW YORK. BLANKS of all kinds can be had a tinel Office, very cheap.

Ninnles. It is invaluable.

Price, 50 Cents.

and his wife its godmother-there was nothing of a kidnapping character. The council were not justified to take the people's money to pay bule made because certain people be came enthusiastic. The law prescribed a

WHOLE NO.—2363

this was not a legal debt; the oircumstances arcse out of the sympathy of the people, and while they might give them credit for the tesy, that Council generally acted in agreements. them in paying illegal bills. The work was parish specially interested in any money vote done by and for Skinner and he should and then they assumed the responsibility

Coup. Wilson thought the gipsey came rightly by the child. The mother who was the child a guardian gave it away, and if the same position in July as Coup. Two

with the amount of the hill, but at the principle involved. He thought Skinner had been actuated by right motives, but he ought very best and to have gone to the authorities, and found out to have gone to the authorities, and found out to have gone to the authorities, and found out to have gone to the authorities, and found out to have gone to the authorities, and found out to have gone to the authorities and found out to have gone want it deliver- whether the child had gone by consent or been be appointed to examine all delinquent wild

legal steps.

Bill of Justice O Rainsford for sitting on a criminal case, Queen vs Strois as assisting Justice for 3 days, at \$2,00 per day, was presented and on motion was ordered paid.

Coun. Petersen said the only question was is the bill excessive; the act says an associate justice shall be paid, but he did not know how much.

associate justice, was that he was entitled to Coun. Brymer was unwilling to take any question was one of interest to Drummon said pay it, he would vote for it.

Coun. Petersen replied that it was well

known that a justice is compelled to do work; and it would be unjust to force him to work, days, that be should receive no remuneration.

Coun. Bymer was glad to see one coun- thought it was the duty of that Council cillor willing to use caution. He was a fine looking man and represented a noble county, and yet a little while ago he had voted to pay a bill that was not legal, and now object the was the duty of that Council to compel the company to show where they had made the expenditures, or else to pay over the money.

The Warden said that the legislation was thority of that board; he was now willing to damus might be granted to force the Coun eil to pay them. He, Coun. Brymer, betieved in using economy where economy was

tinuing to assess property and sending con company could not show expenditures under stables to collect where there was no agent.

they could go on and sell the property. The Warden said the constable was enitled to his pay from some party, as he was Coun. Manzer did not know what the law

their own costs. Bill of Owen Sullivan, constable No 2 On motion Bernard Cox was appoint Drummond Municipal Election, \$1,00, on constable and field driver, and John Morrell,

Bll of Alex Sullivan, constable, Drummone No 2, 1891, \$1,00, ordered paid. Drummond, October and April 1892, \$2.00, poor in the parish of Drummond was read and, rods further up to Sisson's spring, thus giving

on motion, referred back to poor masters.

Bill of Berj Swasey, for loss time while Sec. Trees, had seen Sisson who said that as acting as poor master, was rand and not Council had already paid him for one spring Bill of John Pelky, for surveyor, running out road in district No 1, Tilley Settlement,

on motion, was laid over until January

Petition of Charles Williamson, for refund Coun. Tweeddale, Resolved that the Council tax, parish of Perth 1891, for hie son Arthur oution, on motion, ordered refunded. Coun Petersen said that this refunding of axes was a small matter, but it at least took up time. The law provided that a stateratepayer is outside of the country, that and approved.

might not be possible, but a resident should comply with that proviso; it was getting to a committee to make an appropriation of the be a common thing for those who make no By Road money: J. F. Tweeddale, J. C. statement, to come to that board the next Manzer, A. Davideon, H. P. L. Petersen, L. session and ask a reduction. This was only W. Wilson and J. Jenkins. a small amount, but the habit should be Petition of Holland Giberson for exemption from taxes on mill property in the parish of

Gordon, was read and, on motion, the prayer of the petition was complied with and the of By-road money beg to submit the following report, and will first take occasion to mention experiences. motion, ordered paid.

Jailors Salary and elesning Court Room trol the appropriation of the By-road money, and and Jail, for \$30,10, on motion, ordered paid. while he advocated the principle very greatly Petition of Joel Vally, for refund tax parish of Andover, \$1,40, for the year 1891, and also that tax for 1892 be not collected, on motion, the prayer of the petition was money was applied, it applied at all. Mr. Porter is granted and amount refunded.

across his place. Carried.

J. GALLAGHER & SON, MARBLE WORKS, Woodstock, N. B.

> GRAVESTONES TABLE TOPS, &c.

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

Parties wanting anything in the above line would do well to call and learn prices. TEFREESTONE and GRANITE WORK &

or damages had been made, but that Coup. Brymer asked if that legal way of determining the matter. If he

came enthusiastic. The law prescribed a course; if that were pursued then this council would have to pay, but if certain parties got enthusiastic and incurred expense, they were not justified in paying it.

Coun. Barker did not before rightly understand the case. He now understood that the case was investigated, and the expense was incurred in such investigation, and on finding out that the county was not liable for the expense. vided what should be done, and the require Coun. Brymer said that matters, however ments of the law had been complied with and small, coming before them, deserved attention.

There was no sense of justice, right or law in asking them to pay a bill without any legal cause; with Coun. Tweeddale he believed that

sympathy exhibited, this would not justify ment with the wish of the two councilors of the When the petition against the road was pre-sented, the Warden had suggested that the Coun. Petersen thought that the case bore only way out of the difficulty was to vote that its face proof that the county had no right to waste of the Council then was based on the petition,

The Warden said that he did not find fault really needed the road; some young men

kidnapped; if the latter, then have taken the land tax liets in the County of Victoria for

The Clerk's opinion being asked, said the agood deal of time, and consequently expense, and they had better first consider what remuneration would be paid the committee and from what ecource and how the funds could thing by deduction; they should only pay alone, but still they had better accertain the what the law said. If shown where the law probable cost

The Warden suggested that the resolution might be made general. Coun. Petersen would be glad to make it general. Of course the question was one of special importance to Drummond, where without receiving pay therefore,

Coun. Wilson thought it did seem abound that in a case like this, where the Justice did this object was to get the affire settled, and bot go of his free will, but where he was tak- he had thought that the work of a committee en from his work and was engaged for three in Drummond might have a good effect in days, that be should receive no remuneration.

Coun. Brymer said that in actions under the Summary Conviction Act, Coun. Peter son's views were right, but in such cases the party was fined and paid the costs. He would vote against paying any bill that was illegal; if he stood alone.

Petition of William Malcolm of the parish of Grand Falls, for reduction in valuation of \$200, was read and on motion was granted.

Bill of Albert Poulson, constable, parish of Drummond, for \$30,10, constables mileage on executions for taxes in said parish. 1891 and '92, was presented and on motion was ordered paid and charged to the parish of Drummond, and all similar hills to be served in like manner, charged to their respective parishes. other parishes. He wanted to find out whe-Coun. Spike asked if Coun. Petersen want- from texation of the lands should coned the bill paid out of the funds of parish or county. If it was a matter of county indebtedness there would be other bills presented, and if they paid that bill they would have to pay the others; or, on the other hand, if they threw that one cut, they would have to pay the others in the same way. There to serve the others in the same way. There was a large amount of taxes that could not be collected, and if they paid constables fees the collected. The law allowed the company to then the money was worse than thrown away. For instance, the Coffin estate, there was no agent and no heirs, and still each year the property was assessed, and year after year they paid constables fees; already they had paid nearly enough to awamp one thousand acres of land. lands, so as to make them lucrative. He

ed to paying an officer acting under the au in the interests of the company and not the people. He believed it would be better to say bills should not be paid, although a man out off the assessment entirely than to have matters remain as at present

Coun. Petersen thought that to some extent the Council had been guilty, in that it had never taken any steps to remedy the Coun. Spike said that although Coun Brymer had expressed hims if eloquently, he had not quoted him correctly. He had put in no illegal bill, nor had he voted to pay any such. He merely asked why, instead of consults.

the assessors did not cut such property off the list. (Coun. Brymer—It is in the hands of your assessors).

On motion, Stanley Street was appointed field driver and pound keeper, and John Adams field driver, for Parish of Perth. The Warden remarked that under the law hey could go on and sell the property.

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Spike, reeigned.
Bill of George Dionne for conetable feet. \$19,90, serving executions and collecting taxes, Pertb. ordered paid at \$12,00. was, but thought that each party should pay On motion Coun. Petersen seconded by Coup. Mapser, ordered that collectors Bill of Abram Legassir, service constable, notified in making return of delinquents to Municipal Election Drummond, 1891 and give a statement of all persons dead or re-April 1892, for \$2,00 on motion ordered moved, whose names are included in the

> Frank Morrell, John Cox, Jur., and Harry Turner conetables, and David Curry, High-way Commissioner for the Parish of Grand Coun. Manzer made the following state ment from the Water Committee: Committee recommended to extend water works tee he would give them the other free. The Warden thought the act of Sisson very gentlemanly. He would suggest getting a Written agreement regarding the spring.
> On motion Coun. Brymer, seconded

meet at the Secretary's office at half pass being a minor, 87 ote., and his costs for ex seven, to visit the spring at fountain head of Adjourned till to-morrow at 9 a. m. Council met pureuant to adjournment. ment of property might be made; where a Minutes of former day's proceedings read The following councillors were appointed

The committee on appropriation of By-Road money submitted the following report which was adopted.

Bill of Carleton Sentinel, for \$50, an preseion of our regrets that our honored representative has so far abandoned the principles that he so forcibly denounced when a Member of this Council, viz, of the Member retaining to his controlled Salary and cleaning Court Room action in this matter is also a great embarrasme it Moved by Coun. Spike, seconded by Coun. to your committee in making equitable divisions Manzer, that the sum of \$15 be paid to Mr. Of the money, not knowing in what Parishes the Dean for land damages for highway road have no knowledge that any money has at this

time been expended. Coun Spike explained that the commis- Your Committee therefore recommend that the (Continued on Fourth Page) stoners had laid out the road, that the award