IMPORTANT NEWS.

Something the People of Canada will Appreciate. A Word from Halifax in the Right

Direction. Annapolis Speaks with no Uncertain

The late Hon. W. F. DesBarres was for more than 33 years, a Judge of the Supreme Court of Nova Scotia, and the name of Des Barres is held in the highest estimation by the people of the Maritime Provinces. Samuel W., son of Hon. W. F. DesBarres, is Registrar of the Admi-ralty District of Nova Scotia, having held the office for 23 years. In conversation with our Representative, a short time since, he made the following statement : "I have used SKODA'S DISCOVERY and SKODA'S LITTLE TABLETS, for a few weeks, with the most gratifying results, and am of the opinion that they are of a high medicinal quality. I have no hesitation in endorsing the Skoda line of Remedies, and recommending them to the people of the Dominion, as articles of superior merit, and well worthy their confidence. I fully believe these Remedies to be all their proprietors claim for

The people of Nova Scotia are justly proud of their Institutions of learning, and their educators rank among the finest in the country. At the head of many of the Universities in the U.S., are placed men, who hail from the Dominion, and whose methods of teaching and discipline are regarded by the American people, as the finest in the world. For 15 years Mr. S. C. Shafiner has been one of the leading educators in the Province of Nova Scotia. At present he is Principal of the Public Schools in Annapolis. In speaking of SKODA'S REMEDIES he says: "Having used two bottles of SKODA'S

DISCOVERY with the LITTLE TAB-LETS, I have formed a very favorable opinion of these remedies. For Diseases of the Liver, Stomach and Kidneys, I believe them to be most excellent Medicines. I am so thoroughly convinced of their curative properties, that I shall take the full course of these Remedies, as recommended by the Company."

SKODA DISCOVERY CO., WOLFVILLE, H. S.

mitted) the sum of

and have expended

leaving a balance of

year of \$661 19

(Continued from First Page.) when he had made a visitation to every house The Secritary Treasurer read his report, as in the parish, and the time then occupied

As the Assets of the County I reported last year. \$2690 67 Delinquent lists Add to this the accessments of the 4275 67 present year, \$6966 34 There has been collected during the 4671 91 year, the sum of, \$2291 43 leaving a balance of 1091 14 which with the amount on hand, makes a total of Less liabilities for the year 1893. \$3385 57 1180 22 \$ 2205 35 leaving a balance of seets over liabilities; from this will have to be deducted what is non-collectable and for our future guidance would be well to have struck off the dif-

I reterred last year to the inefficient returns of he different officers of the County, and I regret to ay that the matter has not been improved upon this year. I have examined all papers handed to me and passed them. or noted any irregularities 1 may have discovered, but as to rendering anything ike a detailed account which I would wished to have dore and hoped to do. I have been unable to to so I have had to examine papers of collectors ollecting justices, highway commissioners and

erseers of poor quite np to the time of the sitting t Council which prevents me from laying before

By Hood's Sarsaparilla-Blood Poiu any thing like a satisfactory account and I hope te Council can take such steps as will make an soned by Canker.

mprovement another year. Read the following from a grateful mother: We have now the finances of th : County in such 'My little boy had Scarlet Fever when 4 years creditable shape that it must be a matter of sat old, and it left him very weak and with blood faction to those who are interes ed as it is a matter for congratulation, and I think it only needs the same interest and firmness as has brought poisoned with canker. His eyes became so inflamed that his sufferings were intense, and about this result to complete the efficient working for seven weeks he of all our County fipances.

For the information of the residents of the Par-sh of Andover. I would draw their attention to the **Could Not Open His Eyes.** I took him twice during that time to the Eye isct that the debt due by the Overseers of poor for that parish has been reduced \$200 during the past and Ear Infirmary on Charles street, but their remedies failed to do him the faintest shadow Submitted of good. I commenced giving him Hood's E. H. HOYT, Jan 17, '93, Andover, N. B.

Sarsaparilla and it soon cured him. I have never doubted that it saved his sight, even if not his very life. You may use this tes-timonial in any way you choose. I am always ready to sound the praise of Returns of J. R. Graham and Henry Kelly, H. W. comre Grand Falle, passed. Returns of G. Fullerton and Thomas Fina-

more, H. W. comre Lorne, passed. Returne Coll Justice Coutts, Perth, 1889 because of the wonderful good it did my son. 1, passed, as was also the return of the same ABBIE F. BLACKMAN, 2888 Washington St. Boston, Mass.

Bill of assessors, Lorne, for taking valua-tion. \$48, on motion Coun Barker, seconded fect in composition, proportion and appearance. by Coun Wateon, ordered paid at \$30.

Coun Barker thought this bill was pretty et: ep. He had once been assessor himself

Justice for road tax list, 1891.

Court expenses, Insurance. Building committee, Sheriff account. Board of Hesith. Registry births. etc , Pastage and stationery. Catoacr's bills, Unforessen expenses, -Chief Inspector Licenses, S Building debenture due Aug. 10 ex:ecded, Debenture due Aug. 93, Valuation expenses, lash on hand as report Sec-Treas account, lets paid out since sccount made out as per voucher. Clifford Blackman less poor money Gordon there. in contained, A Boston Boy's Eyesight Saved-Perhaps His Life eaving ollectable deir quencies, icease:,

Hood's Sarsaparilla Get HOOD'S HOOD'S PILLS are hand made, and are pe

censee, T. R. Cameron. The request on mo-tion Coun Davidson, seconded Coun Petersen, was granted and the following ladies presented themselves : Mrs. M. A. Young, Mrs. R.B.

810 00 He spoke on this question from a strictly independent stand point, his only desire being to see fair play done between both the W C. T. U, and the applicante for license. Coun Dividson said he scood on this licence question where he ever had, and that SUGAR-COATED was opposed to granting licences. He was much pleased to have the ladies come and address them. In his opinion the County \$2086 00 would be more prosperous, better off finan-cially, and free from many existing evils, were there no liquor licences granted. His \$500 00 vote should go against licence. The interest the ladies were taking was indicative of suc-TO Total \$3636 00 cess ; they might fail in their present attempt, The above will comprise the total amount to be but would finally triumph. Oun. Manzer assured the ladies of his provided for by Contingent assessment for the year, les the a cunt contained in this report as sympathy with them in the apparent failure of their petition. He did not spree with the suggestion that where the same na nes appear-E ed on both petitions they should be struck \$1091 14 from both, for so d ung would be distranchis-VEGETABLE ing electors, which the Inspector had no right to do. The law under which they were 54 00 wirking was simply a local option act. and it remained with a majority of the people to eay whether liquor should be sold or not. If a majority of the people desired licence the \$2 31 57 Council could do noshing but grant it. He As the moneys on hand will be absorbed in the hid always believed that the m jurity should The following licenses were valuation expenses, and as you will notice two de- rule ranted :bentures of the bundred dollars eac's have to be tions Bryman while pleased to find the R. B Sirois, Grand Falls, Wholesale provided for in this year' assessment, and in order ad ee chowing such an interest in the wel-J. B Lovely. hat the finances may be continued to give the satisfaction at the term nation of the year's busi ess fate of the Councillors, was estinfi d that they Manus McCluskey, " that we have experienced in the past two years, and preserve a proper equibrium between receipts and expendi ures, do recommend that the sum of Fifteen Hundred Dollars be assessed on the Coun-Fifteen Hundred Dollars be assessed on the Coun-W. D. Haley, J R Graham, Eliza J Kally, express there opinions. Coun. Peterson had y for contingent purposes for the ensuing year. L. W. WILSON, Chairman. J. F. T & EEDDALE. James Sirois, eaid many good things in his speech, but his On the application of George R. Rogers, looks and manner proved that his obief effort was to please the ladies. It was the duty of or tavern license, Andover, being read -JUDSON C. MANZER, Coun Spike protested against granting JOSEPH LECLAIR, ANDREW DAVIDSON, Councillors to act upon their own judgment such application, until it wis clearly shown uninfluenced by any other motive than a that there were sufficient signatures to his M. M. WATSON. desire to do right. When he first came : Court House, Andover, Jan. 18th., 1893. petition. He did not take a prejudiced view, member to the board, he tried to please everybut claimed that the petition of the women Coun Petersen informed the board that

body, but he soon found that pursuing such elegation of members of the Andover W. C. a course would soon leave him in the same T. U. were desirous of appearing before the predicament as the old man and his ass. council and addressing it on the subject of a Now his effort always was to try and please petition against granting lecenses, which they had presented to the Chief Inspector of Lihimself. Last year he had opposed the granting licences in Perth because of the large petitions presented asking the Council not to grant. His opposition then was based on

from each.

question to lawyers, who had told him that the Council ought to pay such bills. He agreed with Coun Brymer that such bills should be accompanied by some kind of certificate. The Warden thought if they paid this bill it would bring before them many old bills that they had before refused to pay. On motion of Coun Brymer, seconded by Coun Smith, ordered that the bill be not Bill of Coroner Murphy, inquest on body of Scott, \$12 10, laid on the table. Bill Coroner Wilson, inquest on body Hanry McCluskey, \$21 25, ordered paid. List of P. O. Drummond confirmed. Moved by Coun Petersen, seconded by Coun LcClaire, That the Secretary-Treasurer place in the hands of Collecting Justice in the different Parishes all delirquent lists of taxes. That if due notice as required by law has been given by such Justice, the Sec-retary Treasurer is required to demand from such Justices executions for all remaining delinquent taxes. That the Secretary-Treasurer places all such executions in the hands of the Deputy Sheriff of the County or execution. Moved by Coun. Wilson, seconded by Coun. Davidson, in amendment, that in parishes where constables will not act, then the executions be placed in the Deputy Sheriff's Moved by Coun. Brymer, seconded b

Uonn. Murchison, in amendment to th amendment, that the resolution be not en tertained Amendment to amendment lost; amend

nent carried. Coun. Murchison said that the deputy Sherriff lived at Andover, and if the execut ions were placed in his hands his costs for mileage would be large; he thought it would be better to place them in the hands of a local constable. Coun. Petersen said the placing the exshowed the strong temparance sentiment preecutions in the hands of the Deputy Sheriff vailing in the parish. It the same 24 names would not make any more expense, as he

were on both petitions, why not strike them would not be entitled to mileage outside the Coun. Brymer thought the principle advo-Covn. Watson suggested that a clause, to

cated by Coan. Spike and the interest shown the effect that the Deputy Sheriff should principle, because he believed, as stated by not be schamed of. His proposition was to only be entitled to charge mileage from the by him in the women were such as he need strike 24 names off each petition, but they magistrate's residence to that of the part

Tavern.

Hotel.

Hotel

Hotel.

Hotel.

SAFE

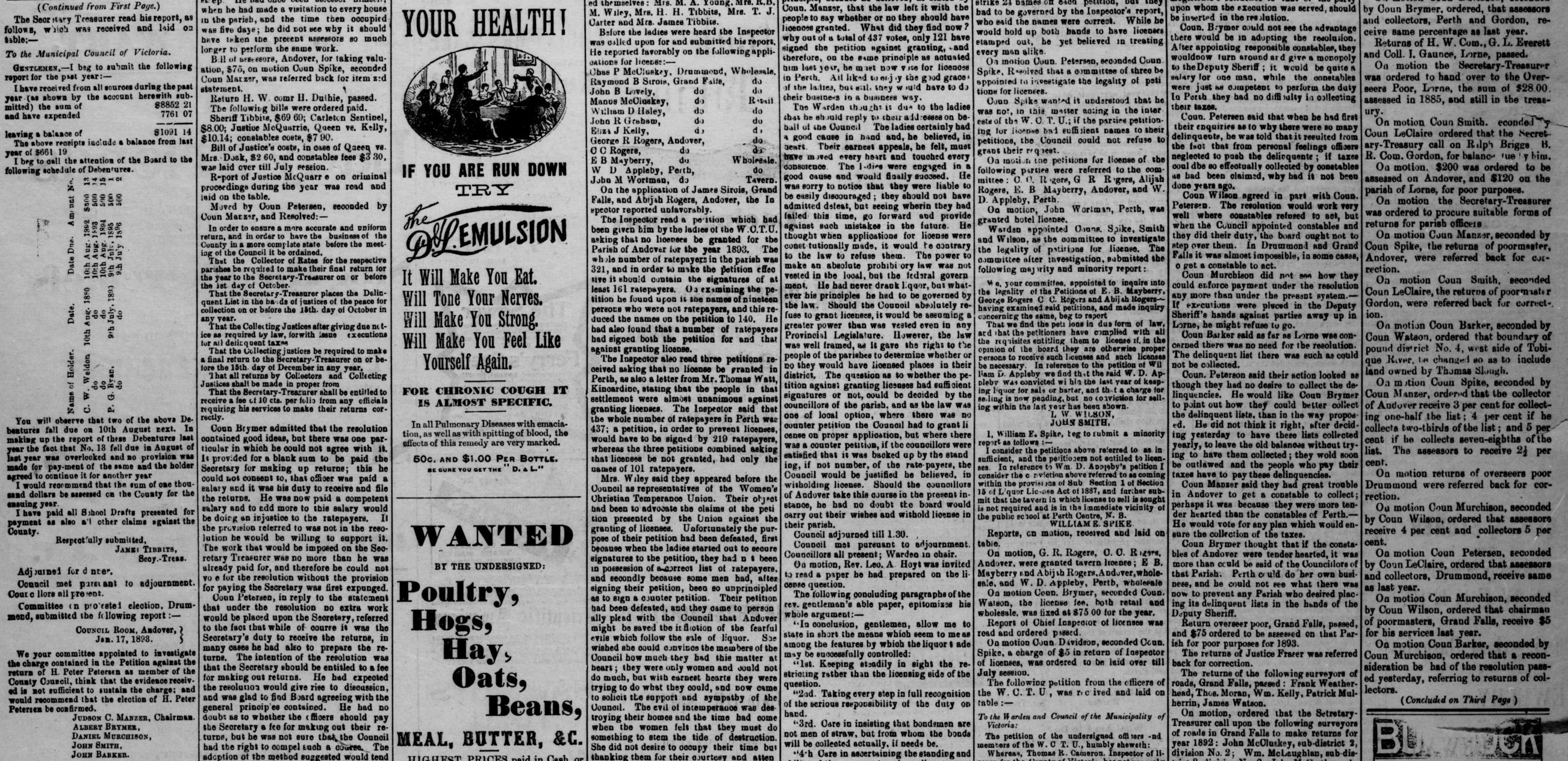
BRISTOL'S

PILLS

PROMPT

delay butget NOW a bottle of Perry Davis' Killer and be ready to attack and CURE any Or ASK FOR THENEW BIG25¢ BOTTLE

On motion Coun Davidson, seconded



Returns of H. W. Com., G. L. Everett After appointing responsible constables, they and Coll. I. Gaunce, Lorne, passed. Coun. Petersen said that when he had first On motion Coun Smith. econded

their enquiries as to why there were so many delinquente, he was told that it resulted from Coun LeClaire ordered that the Secret the fact that from personal feelings officers ary-Treasury call on Rilph Briggs B neglected to push the delivquente ; if taxes R. Com. Gordon, for balance 'ue 'y him. following parties were referred to the com-mittee: O. O. R. gers, G R R. gers, Alijah as had been claimed, why had it not been assessed on Andover, and \$120 on the parish of Lorne, for poor purposes.

On motion the Secretary-Treasurer Petersen. The resolution would work very well where constables refused to act, but was ordered to procure suitable forms of

Coun LeClaire, the returns of poormaster Gordon, were referred back for correct-

On motion Coun Barker, seconded by

perhaps it was because they were more ten-der hearted than the constables of Perth.— He would vote for any plan which would en-Use the term of t receive 4 per cent and collectors 5 per

and \$75 ordered to be assessed on that Par- for his services last year.

On motion Coun Barker, seconded by sideration be had of the resolution pass-

(Concluded on Third Page)

Regulates the Stomach,

Adjournei for d nter. Conncil met purstant to adjournment Cour c llore all pretent. Committee (n pro'ested election, Drummend, submitted the following report :--

We your committee appointed to investigate the charge contained in the Petition against the return of H. Peter Petersen as member of the Petersen be confirmed.

JUDSON C. MANZER, Chairman. ALBERT BRYMER, DANIEL MURCHISON, JOHN SMITH, JOHN BABKER.

the Scoretary a fee for making out their returns, but he was not sure that the Council MEAL, BUTTER, &C. had the right to compel such a course. The otion of the method suggested would tend

On motion Coun, Brymer, seconded Coun. to uniformity and correctness in the returns Murchison, unanimously resolved, that the of of fibers, the most important of which are election of H. P. Peterson be confirmed and those of the collectors and collecting justices, that he be allowed to take his seat.

The committee on publishing reported recommending the acceptance of tender of S. & J. Watte, for printing 500 copies, each session, of the minutes and discussions of Petersen. When officers made proper re-Council, for \$32, be accepted.

Mr. Holyoke of the Woodstock Press present, and he had no doubt Council would allow Coun Brymer got the idea from the word

him something for his services if he remained, ing of the resolution that the Secretary was The committee on Wild Land Tex report- to receive a fee from the county, but he now ed as follows:-

(Owing to this report being in wide measnre we have had to place it next the Secretary Treasurer's account -Reporter.) On motion Coun. Brymer, seconded Cour Murchison, the report was adopted. Returns of By-Road Commissioners, Drum-

mond, John Walker, Thos. Merritt, D E Waton, N Johansen, Charles LeClaire, passed. The Warden appointed the following committees :- Wild land tax-Couns Petersen, Secretary Tressurer and Warden. Secretary-Treasurer's account - Conna Murchison, Barker, Smith, Petersen, Spike, no pay, should be charged for having their

## Contingent-Couns Wateon, Wilson, Dav-

idson, Manzer, LeClaire and the Warden, Beturns by road commissioners, R. Everett, James Miller and Hanford Baird, Andover,

Return of B. R. Com. W. Sprague, Gordon, passed.

starns of B. R. Come Norman McEacheron, James Stewart, W. Caldwell, George should be taken to give the collectors more Bishop, G F. Neils, P. Ledingham, George power.

Oraig, ----Demerchant, Perth, passed, and Coun Petersen said that as regarded the the return of J. B. Adams was returned for collector's not having power enough, it must proper affidavit. Returns of collectors James R. Price be remembered that under the statute he had the right, if the taxes were not paid, after giving six days notice, to have execuand Alonzo Clifford, Drummond, were returned for correction. ence he believed that even if they made the Return of collector Chapman, Perth, pass-Returns of B. R. comrs D. Roleton, Henry Gallup and John Torrance, passed. turne of B. R. comre Grand Falle, paseshould be before the council. Returns of Walter Warnock, H. W. comr

Drummond, passed. Council met pursuant to adjournment Return of G. F. Watts, collector, Grand councillors all present ; warden in the chair. Falls, presed. Returns of W. L. Mallory, Perth: N. Me-The committee on Secretary Treasurer's ac-Quarrie, Andover, and Martin Stafford, Grd. | count, reported as follows, which report was Falle, collectors, passed. adopted:-Returns of G. A. Fullerton, G. L Everett, To the Warden and Council of the Municipality W. H. Miller, B. R. comrs Lorne, passed. Victoria Bill of John Peltier, comr of highways, GENTLEMEN-We your committee on Secretary Treasurer account beg to report as follows .-Drummond, 1891, \$16.75, expenses laying out road, ordered paid at \$12.00, and charged We have car-fully examined the account for the past year, and compared the same with the Vonto Drummond. chers and found them all correct. The auditor precented the following report; We have counted the amount of cesh on hand and found the amount as stated by the recretary-

received and laid on table:-To the Warden and Councillors of the Municipal ity of Victoria

HIGHEST PRICES paid in Cash Goods. and thus prove of great assistance to the Hartland, 10th Dec., 1892. suditor and to the council

Coun Marzer said that when he seconded the resolution he had the same ideas as Coun On motion the report was adopted and S. & J. Watte granted the printing for the year. Ooun. Brymer remarked that he noticed him that officer was entitled to be paid for

the returns be made out in proper form.

Coun Davidson thought the resolution was

a good one, but feared there would be diffi-

culty in carrying out its provisions. Might

it not be well to do sway with the collectors

entirely and let the Scoretary do all the work.

Taken as a whole, however, the resolution

Adjourned till to morrow, 9 a. m.

Andover, 18 January, 1893. DANIEL MURCHISON.

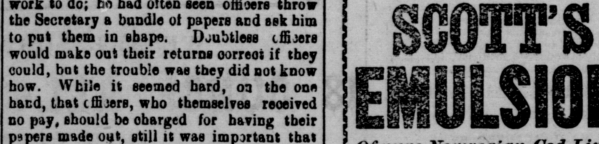
H. P. LYZGAR PETERSEN,

Treasurer correct.

teed Cord understood Ooun Petersen to explain that it Yes, but feed it with Scott's Emulsio was only intended that where the officers

Feeding the cold kills it, and no could not make out their own returns and can afford to have a cough or cold, acut got the Secretary to make them out, they and leading to consumption, lurking should pay the Secretary therefor. He knew the Secretary had a great deal of such work to do; he had often seen officers throw the Secretary a bundle of papers and ask him

J. T. G. CARR,



Of pure Norwegian Cod Liver Oil and Hypophosphites strengthens Weak Lungs, checks Wasting Diseases and is a remarkable Flesh Producer. Almost as Palatable Milk, Prepared only by Scott & Bowne, Bellevil

> DOES IT

perience has proved to hundreds that Hacknomore is the Best Remedy for the cure of Coughs, Colds and Hoarseness. It is put up in 25 and 50c. bottles and sold

HUMPHREYS Dr. Humphreys' Specifics are scientifically and carefully prepared Remedies, used for years in private practice and for over thirty years by the people with entire success. Every single Specific a special cure for the disease named. They cure without drugging, purging or reducing the systemand are in fact and deed the Sovereign Remedies of the World.

1ST OF PEINCIPAL NOS. CURES. PRICE 1-Fevers, Congestions, Inflammations. . . 2  hanking them for their courtesy and atten

tion, trusted that their sppeal would not be in vain. She implored them not to gran: license to sell that which was proving the destruction of so many. Among those asking for license, she was ashamed to find

a woman, who was thus disgracing her sex The inspector had reported two applicants paying its own expenses and all damage who should not be granted license, in the which may accrue.

"7th. Uare in selecting an efficient, honest opinion of the women not one of them should and conscientious Inspector. be given license to seil.

"8th. Regulations by which drupkards Mrs. Young said they came there in the may be protected from themselves and their interest of their homes, which were being relatives and friends may be protected also. Mrs. Young said they came there in the

Mrs. Toung said they came there in the interest of their homes, which were being destroyed by the fearful evil of intemperance, and to ask the Council that they would not grant to anyone the right to deal in the which was striking down so many of their loved ones and bringing such darkness and despair into once happy homes. She would remind them of the fearful and fatal re-ults which ever attended the indugence in strong firsk; of the ill-clad children; the sorrowing mothers only looking to the grav-to bring them release from their heart bur-dens; to the young man slain; to the fug-rive from justice; the fatherless children and widowed wives; the mothers who like Rachael are weeping for their children, re-fusing to be comforted because they are not. She prayed God to help them to decide in favor G God and Home and native land. Reemembering that God is right, and that them the fullest possible measure of protec-tion warrated by law. God help them to decide aright. They had failed in they the lange the the paper read, and from the langeacor. She prayed God to help them to decide in favor G God and Home and native land. The make the fullest possible measure of protec-tion warrated by law. God help them to decide aright. They had failed in they the langeacor.

the present hepedior. tion warrated by law. God help them to decide aright. They had failed in the ob ject of their petition then, but with the kind permission of Council they hoped to see

them again and meet with more success. contained suggestions which they were power-Coun Petersen said this temperance ques tion was one which had attracted public at-one horse parliament and could not interfere tention for a long time, and was one well with acts of parliament. It was one thing to worthy the best efforts of our mothers, wives know what ought to be done, another thing and daughters. It was not for him to say entirely to be able to do it. His sole anxiety whether the methods pursued by the W. C. was to do that which was best for the County, T. U., or temperance societies generally, were the best adapted for the result aimed at; he know. He was sure every member of the felt that he could assure the ladies that the Council would deal conscientiously with the question, but would remind them that as

Councillors they were restricted by law; the whole County, when asked to cast a vote they had to carry out the regulations pre-scribed by law. His own personal opinion was that the best remedy was to be found in providing for a more thorough control of the treffic than by prohibitory enactments. He

traffic than by prohibitory enactments. He would willingly give assistance to any steps taken to remedy the drink evil, yet as Coun-cillors they could not do anything that was contrary to law. The petition of the ladies had been defeated for want of signatures and, as remarked, by the shameful conduct of some who signed both petitions; he liked to see a man open and square and not deceitful. Their defeat was to be regretted, aud if it was in the power of the board to refuse to

was in the power of the board to refuse to vided as follows : Yeas-Petersen, LeClaire, Brymer, Resolved that the election of coungrant license it would do so. If licenses were Murchison, Wilson, Watson, Brymar, Man- oillors, after the next election, be held biennot granted parties would sell illegally, and no one would complain of them; if license Spike-3. The vote on licenses stood the Bill of Osborn Rainsford, \$6, for Justice's

was granted at a high fee, then the parties same, 8 to 3, in favor of license all the way costs in case of Queen vs. Parent, was read. holding license would be interested in seeing through. the law enforced. It was very imp

be returned for correction : James Hitch-

Mrs. S. P Waita, Rec Sec.; Mary Wiley, Vi e Pres; Mrs. H. H. Tibbits, Treasprer; cock, sub District 6, No. 2; Wm. Merrit, sub District 3, Division No. 2. Mrs. T. J Carter, On motion ordered that the south line Helen Straton, Harriet Straton, Cor. Sec ; of road district No. 4, in the Parish of Mary L. Curry, Elizi A. Hoyt, Martha R Young, President; Grand Falls, be extended southward, to the south line of Geo. A. Brown's lot in the Gillespie settlement. On motion Coun Brymer, seconded by Coun Davidson, Ordered that the over-

seers of Poor, Perth, be paid, A. Ogilvie, \$3: George Craig, \$5; George Morehouse, \$2.

List P. O. Gordon, confirmed. On motion Coun Brymer, seconded Coun Davidson, ordered that J. S. Pat terson and Mrs. Larlee, receive \$4.00 each, for polling booth, Perth, and that \$2.00 be charged to Perth. Returns of B. R. Com, Abner Turner, Gordon, passed.

Bill of Geo. Dionne, constables fees taxes, Andover, ordered laid over. Bill of G. H. Findley, constable, r ferred back for affidavit. Bill of Coroner Murphy, \$12.10, order lace, taking valuation, Andover,

IF YOU WANT .

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through life by the rough stages

of coughs, colds and consump-

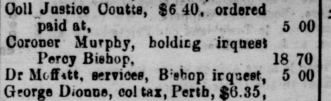
tion, be careless of yourself

during the damp, cold weather

and DON'T use

\$25 each, 75 00 Bill of B. J. Crawford, summon Abe Legassie, constable, Coroners Jury, \$3 90 ordered paid. Oharles Larles, do

Ratchford Hanson, assessor, Perth, 26 00 Bill of Dr. Welling, examination be fore coroner, \$4 00, ordered paid. W MoPhail and James A Bishop, assessors, Perth, each \$20, 40 00 List P. O. Perth, confirmed



paid at 5 00 McGillan, constable. 1 00 Bill of Baird & Saddler for goods for fu-

neral of pauper, \$91, was referred to Poor masters, Perth. Bill of Jastice Coutte, \$4.05, laid over for

further cousideration. List P. O Lorne, confirmed. Adjourned till to morrow at 9 s. m.

Coun. Wilson explained that this bill had

Liver and Boy als, unlocks the Secretions Furifiesthe Blood and re noves all impurities from e Pimple to the worst Scrofulaus Sore. 

> CU 5 5 DYSPEPSIA. BILIOUSNES CONSTIPATION. HEADACHE SALT RHEUM. SCROFULA HEART BURN. SOUR STOMAC RHEUMATISM. SKIN DISEASES

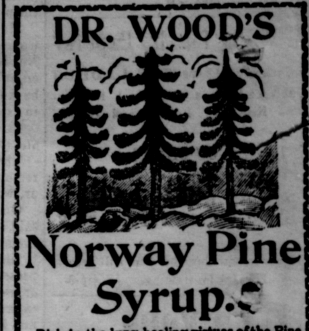


For Sale !

I AM about to purchase a property near Bos-ton, on speculation, and for this purpose I will sell one of my dwellings on Broadway for a reasonable sum. A rare chance to secure a hom-on the best street in town. Also the Farm near Victoria Corner wi

sold at a low figure. A good Mare, five years old, can be had for approve. paper, on time to suit the purchaser. Bargains are guaranteed in all cases

E. M, BOYER. Woodstock, Nov. 17, 1892.-tf-47



Rich in the lung-healing virtues of the Pine ombined with the soothing and expectorant roperties of other pectoral herbs and barks.

A PERFECT CURE FOR COUGHS AND COLDS Hoarseness, Asthma, Bronchitis, Sore Throat, Croup and all THROAT, BRONCHIAL and LUNG DISEASES, Obstinate coughs which resist other remedies yield promptly to this pleasant piny syrup. PRICE 25C, AND 50C, PER BOTTLE.

BOLD BY ALL DRUGGISTS.



had better be passed, and then some means be remembered that under the statute he had PAY tion issued. Judging from his past experitime for the returns to be handed in the let October, there would be some behind with

their returns. It was very desirable that all returne, especially those relating to taxes, January 18, 1893. everywhere,

To neglect a Cough or Cold Think what it may lead to. Ex-

And that there has been expend- ed during the year, \$7761 07 that there is deposited in the bank. and that there is cash on hand, 591 12 The liabilities of the County are: due on assessors account, \$ 90 72 Revisors. 37 50	JOHN BARKER, JOHN SMITH, WILLIAM E. SPIRE The contingent committee reported as fol- lows, which report was adopted:— To the Warden and Council. GENTIEMEN :— We your committee on Contin- gencies beg to submit the following report. We base our estimates of liabilities for the year as follows, viz. CUBRENT CONTINGENT EXPENSES IN DETAIL, Assessions. CUBRENT CONTINGENT EXPENSES IN DETAIL, Assessions. Source and district clerks. Manicipal elections, We district clerks. Manicipal elections, We district a start. We base our estimates of liabilities for the year as follows, viz. CUBRENT CONTINGENT EXPENSES IN DETAIL, Assessions. Manicipal elections, We district clerks, Manicipal elections, We district clerks, Manicipal elections, We district clerks, Manicipal elections, We district clerks, Manicipal elections, Manicipal elect	10-Dyspepsia, Billiousness, Constipation25 11-Suppressed or Painful Periods	the law enforced. It was very important that the Inspector should be a man who would fearlessly and independently see that the provisions of the law were carried out. Coun. Spike was glad to have this subject thoroughly vestilated. It was but natural that the ledies should feel aggrieved at their petition being lost. He could not see why, if the petition against license was refused, why on the same head that asking for license should not also be refused. Twenty-four rate payers had signed both petitions, and it was but fair that these should be struck off both petitions, and if the was done the pe- tition for license would fail to the ground for want of sufficient signatures. In examining the petitions it would be found that 19 cames had been struck off of per-ons who only puid poll tax, he was not sure but that the e un- der the new franchise act, had a right to sign.	Darson Signature   Darson Signature <th>court orders payment. There was no certifi- cate showing the bill before them to be cor- rect. Coun Peterson differed with Coun Beymer, and believed that the Council was under ob- ligation to pay Justices bills, he could not</th> <th>And is a starting barsain   for that nasty cough of yours,   But if you'd like to live to a   geen old age in health, and   onsequently in happiness, use   Allea's Lung Balsam   as a preventive and cure of all   https://docs.com/diseases.   -PRICES -   25c, 50c &amp; \$1,00 Per Bottle.</th> <th>MULLER'S EMULSION   OF PURE   NORWEGIAN   OCOD   OCOD   DELECED   DELECED</th>	court orders payment. There was no certifi- cate showing the bill before them to be cor- rect. Coun Peterson differed with Coun Beymer, and believed that the Council was under ob- ligation to pay Justices bills, he could not	And is a starting barsain   for that nasty cough of yours,   But if you'd like to live to a   geen old age in health, and   onsequently in happiness, use   Allea's Lung Balsam   as a preventive and cure of all   https://docs.com/diseases.   -PRICES -   25c, 50c & \$1,00 Per Bottle.	MULLER'S EMULSION   OF PURE   NORWEGIAN   OCOD   OCOD   DELECED   DELECED
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