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NOTARY PUBLIC.

than nicety per cent. of the wealth of the matter consideration, and take such action country. Of the whites more than fity one as would appear necessary on their part. per cent. ere landowners; of the negroet more than seventeen per cent; of the Ic- in error as to the liability of the municipality. dians sixty five, and of the Chinese and The council has not the handling of the byroad money. Similar accidents had oc-Japanese lourteen per cent. curred in the parish of Kent, and it was there claimed that the council was no An exchange says: -One plank in the platform on which the liable. The road commissioner could not

Patrons of Industry take their stand is tariff repair the bridge without money, and there for revenue only. They are aware that their was no money in his hands.

own industry would be the one placed in Mr. Saunders moved that this matter least hazrad from ouside competition by reterred to a committee to consult with Sec. such a tariff. A low scale of duties would Treas., investigate, and report at June

open the home market to foreign manu Mr. Moore thought the bad bridges should facutures, but would keep it closed to most be looked after.

toreign agricoltural products. On wheat for Mr. Phillips said the accident was really ANCER. ETC. special Attention Given to Collections. example, one of our great farm staples, it would require but a email duty to keep the and will be disabled for all winter, if not Special Attention Given to Collections. OFFICE-Up stairs, Payson Block, Corner Main and Council Strests. -52-ti D. B. GALLAGHER, Very serious one. The boy is yet in bed would require but a small duty to keep the home market practically tariff locked any year in which there is a reagonably full do-meetic orop. For, like the country beside us, we have a samplus for export, and the foreign markets rale our home market. The of Assembly and Ketchum had told him to

ine of fluctuation in the prices at which we tell the commissioner to have the bridge sell this surplus is the same as in the prices at which we sell the repaired and he would get the money. He at which we sell the rest of the crop to do told the commissioner what Ketchum said. Mr. Williams called attention to section

21 of the by-road act, which authorizes the municipality to levy an assement for neces

The Czur's amnesty will liberate 20,000 sary repairs on roads and bridges. Mr. Cronkhite said the commissioners men from Russian prisons. It is a hopeful are not responsible for the expenditure of money, as they have to expend it wherever Ladies' Congress Serge Boots, only 40 ots. per directed to do so by the councillors; when

any ratepayer lays complaint of loss or dam age incurred by any negligence on the part of any officer of municipality the Board is A sufferer from asthma at Glendale, Pa has not slept in a bed for twenty years. bound to hear and consider the complaint Have you got "the snuff is ?" Hawker's caand ascertain whether they are liable for

- 44 terrh oure o ears the head like magic damages or not. Statistics prove that not less than three Mr. Hartley said if a serious accident has thousand two hundred babies are born every occurred some one is responsible, Use Dr. Manaing's german remedy for pains council should act so far as it is day on United States soil.

The cases cited by Mr. Caldwell were not

parallel, as the oridges referred to in Kent It is estimate i that New York has no i were on the great road and therefore the rethan ten thousand opium smokers. sponsibility was on the provincial govern-Finest Display of Ladies Cioth Mantles, Jackets, etc , ever shows in Woodstock now open at Mr. Bragdon considered the council responsible, as the law gives them power t

Of the 15,000,000 children of school age levy assessment for the repair of by-road in the United States only 3,500,000 regularly and bridges. attend Sunday-School. Mr. Simpson said that Mr. Belyea, by his

appearance, before the Board had notified Pure blood is absolutely necessary in order to esjoy perfect health. Hood's Sarsaparilla puri fies the blood and strengthens the system. appearance, before the Board had notified this council of the condition of the bridge, and if the municipality is responsible the council should move in the matter at once.

With the new year the use of the private The motion was carried. postcard is legal in Oanada. Any ordinary The Warden appointed Couns. Saunders, card may be sent through the mails, as well Fisher and Lindsay, the committee.

as the regular official postal card, if a one On motion of Mr. Williams, seconded by cent stamp is attached. Mr. Cronkhite, a committee was appointed to report on the amount needed for assess On the Inside.

As a remedy for internal use Hagyard's ment in 1895. Yellow Oil is wonderfal in its curative power. Couns Munro, Williams and Cronkhite Oae or two doses cure Hoarseness and Sore were appointed such committee.

Tarast. Asthma, Bronchitis and Swelled Ton- W. R. Wright's account, \$9 46 was or

Office-No. 50 Main Street. Residence-No. 3 Winter Street. In a fit of jealous rage on Friday George Jordon, of Savannah, Ga, shot and killed his ter-year-old son; shot his wife in the Lauchlan, of Woodstock, by Mr.

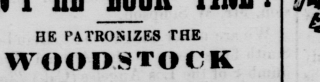
Will Practice in all the Courts of the State. Prompt attention given to Collections. Refers to any Bank or leading Merchant in Houlton. W. R. Wright's account, \$9.46 was or-dered paid; and also the Woodstock Dis-patch account \$2.50. We guarantee these as our Specialty is Prescrip-

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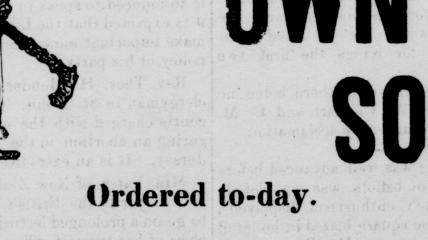


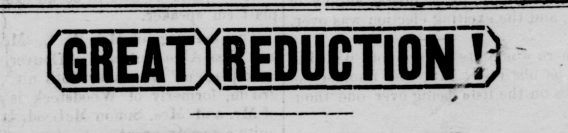
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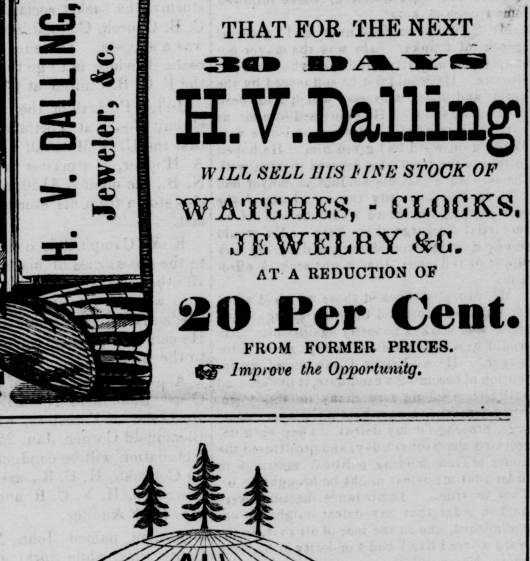
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===Remember==



VORLD

him that no notice had been given. Mr. Moores said the Board passed a resolution in January last, that no action should be taken in the matter till new assessment was made, ard the valuators should have complied with the resolution of the Board.

Mr Melville said it was necessary, when Mr. Carr brought the matter before the council, to deal with it by resolution; and he thought at the time that all parties were satisfied with the resolution. But Mr. Carr, without any further reference to the council or assessors, had called a meeting of the valuators. He thought the valuators charge for doing the work was very high. Mr. Cronkhite said they must infer from the valuators report that they did the work, and they had notified all parties. The result they reached was satisfuctory, and the council had passed their account. He did not claim that the valuators were perfect, neither were the councillors; but the valuators are men that he esteemed highly and he considered them well qualified in every respect for valuators. Mr. Caldwell said Mr. Melviile ignored the fact that Mr. Carr came to the council for

reiress, and getting no relief he went to the valuators, the only resource left him. The valuators had no option in the matter, they had to do the work when called upon : and when they presented their bill the council did not think it too much. They could not find three more honest men in the county. They have been in the position a number of years, and their experience is worth something. If a change is made they may fall into a similar or worse error. Mr. Saunders said Mr. Carr applied to the valuators before he came to this Board. Mr.

Carr was not a party to the resolution of the council, and was acting under legal advice. Mr. Merrithew wished to put bimself in a proper light When he asked at first about the advisability of making a change in the valuators it was not because he had any fault to find with the present men; but because he thought it would be right and proper for him to claim the appointment of

one man from Richmond on the principle of doing equal justice to all the parishes. But since the matter had been discussed he believed the Board was perfectly satisfied with the present men, and he was satisfied with them.

Mr. Simpson asked why retain Mr. Mc-Lauchlan on the Board of valuators, and change the other two. Mr. Moores said he first had Mr. Munro's name on his amendment, but Mr. Munro being a councillor could not accept the ap-

pointment and he would leave it to the councillors from Woodstock to have any man in the town they pleased. The original motion, appointing Messrs. Estey, Bonald and McLauchlan valuators was carried.

Mr. Saunders submitted the petition o James Carr asking a refund of \$72,56 over assessment in 1893 and 1894, and moved, seconded by Mr. Munro that the prayer of the petition be granted and the amount charged proportionately to the several parishes in which the land is situated. Mr. Melville said the petitioners had a

moved that the report of the committee be received, and that the further consideration of the matter lay over till June session, when the overseers of the poor for Brighton and Dr. Ross be notified to appear before

Mr. Phillips said the Sargefields were not paupers before this case occurred. Mr. Caldwell had understood from the sheriff and deputy sheriff that Mrs. Sarge-field toid them they (the Sargefields) had a piece of land.

Mr. Munro suggested that the motion be enlarged to authorize the appointing of a committee to enquire into the matter and report to the council.

Mr. Merrithew moved in amendment that the bill be rejected by the Board. The amendment was seconded and carried. A motion was made to pay Drs. Colter

and Hand's bill, \$10 50. Mr. Munro thought those imprisoned for offences against the Scott Act should pay their doctor bills.

An amendment that the bill be not paid was carried.

Dr. Rankin's bill of \$19 25 was ordered paid less the item of \$3.75 for attending Miss Hunter.

J S Leighton's bill, \$7.25, was ordered

Emery Manuel's bill of \$30 for care of

Mrs. Sargefield was rejected. Mr. Munro, seconded by Mr. Shaw, moved that the salary of the Scott Act Inspector for 1895 be the same as in '94, \$400. Mr. Williams, seconded by Mr. Gibson, moved in amendment that the salary be

Mr. Munro said the council must place a very small value on a man's time if they expect him to devote it to this work for \$300 a year. To enforce the act requires not only time but courage; the inspector has had to face revolvers and Winchesters in the discharge of his duty. He devotes all of his time to the business, and it would be a very poor move on the part of the council to reduce his salary.

Mr. Gibson said the county used to have a surplus from the Scott Act, but it seems that the more we pay the more liquor is sold. He referred to the recent cases against McKeen and Garden, and blamed

abide by the letter of 1L. He couldn't see where the debt is rolling up. A few years ago the assessment on the county had reached as high as \$7,000, and this year it was only \$4,000. A good deal of the county expenses had been incurred in prosecuting criminals for crimes committed under the influence of liquor. There must have been

a saving somewhere. Mr Williams said he had not moved with the intention of discussing the Scott Act, but as expenses are rolling up he thought \$300 ought to be enough. When the assess-ment reached \$7,000, one thousand was incurred for valuation that year, and last year there was \$1,000 less to pay on account of the county building. It was in view of the alarming state of the expenses of the county that he thought \$300 should be sufficient. Mr. Giberson, seconded by Mr. Shaw, moved in amendment to the amendment that the inspector's salary be \$450, and that he give surety that he will devote the whole of his time to the work. The original motion (\$400) was carried. On motion of Mr. Simpson, seconded by Mr. Thomas, it was resolved that there be assessed on Aberdeen in the assessment of 1895 the sum of \$13.50 to be paid to the owners of land specified in the commis-sioners return for land damages by laying '93, and more this winter. There was not any fair play in valuators putting this land at 50 cents an acre and other wild land at st so cents an acre and other which land at \$1 an acre An injustice was being done poor school districts where the land is situ-ated by granting this refund. Mr. Saunders said this refund may appear unjust to parishes where the land is situ-THE ROCKWELL CASE. The petition in the Rockwell case was on notion received, and Mr. Carvell, counsel for t'e plaintiff, was heard, and witnesses were heard on both sides. Mr. Moores was heard for the parish of Simonds. The prayer of the petition was in substance that the plaintiff be authorized to bring his case before a court of law. On motion of Mr. Corbett, seconded by Mr. Williams, the prayer of the petition was granted. The mount for action not to exceed \$60. The report of the committee on the jail barn was taken up. Mr. Saunders for the committee sail they had the report of Mr. D Jackson, a practical and competent mechanic, who estimated the original cost of the barn and sheds at \$2.80, and allowed for depreciation in value\$42 present value\$238. The committee recommend that Mr Jones be paid \$200 for the buildings, and after con siderable discussion their report was On motion of Mr. Simpson, seconded by Mr. Slipp, the assessors and collectors fees were fixed for '95 the same as in '94. The committee appointed to consider the assessments to be made, reported, re-commending that \$3,000 be assessed for County purposes and contingencies; \$1,000 to pay debentures; \$1,000 to pay lunation asylum; one quarter of the amounts due by the several parishes to be added to warrants, also amounts for collectors and assessors

against McKeen and Garden, and blamed the officers for employing low persons to he and deceive for the purpose of securing convictions against respectable druggists. Mr. Phillips said the druggists know there is a law prescribed and they should abide by the letter of it. He couldn't see



Mr. Hartley said part of this block of land lies on the road from Glassville to the they offer it for \$1 to \$1 50 per acre, and yet they want a rebate on taxes at the basis of Mr. Cronkhite said the council had no

Mr. Williams did not agree with Mr. Cronkhite that there was no remedy. He did not know that the council had any right to refund school taxes. There is no land in the county that is not worth more than 50 Mr. Simpson said there was a block of 26,000 acres in Aberdeen belouging to the

railway company that was assessed on the basis of valuation of three acres for \$1, and the tax was collected, but when as-

with the way in which Mr. Carr had proceeded, and with what valuators did, and believed if they had given the matter any consideration they would not have reported as they did. When officers do such things they should be reproved. But he could see The warden said the question to enquire about is whether the valuators proceeded valuators, their time of office having expired before they did the work, and they

Report was received and recommenda-tion adopted.

While the assessment was under consideration the warden read a statem ent from the lunatic asylum, showing how many patients are there from this county and the date of their admittance as follows :--Luther Fuller, Wicklow, admitted July 25, 1886; Chas Colter, Kent, Nov. 24, 1893; Wm Jamieson, Aberdeen, Jan 30, 1894;

Levi Kenny, North Lake, July 10, 1889; Effie Dickinson, Brighton, April 12, 1893; Mrs. Eliza Clark, Peel, May 17, 1893; Almedia Hallet, Brighton, July 18, 1893. Mr. Simpson explained that Wm Jamie-

son is not a pauper lunatic, and that provision is made for his maintenance. On motion of Mr. Williams, seconded by

Mr. Caldwell, the revisors pay was fixed at

