

New Advertisements.
WANTED AT ONCE - COAT-MAKERS
City prices paid. J. L. COLSON & Co.,
March 30, 1895. 4 line pd. 4.
Houlton, Me.

CAUTION.
My wife and family having left me, without
cause or provocation, this is to caution all
persons who are in any way connected with my
account as I will not pay any debts of their
contracting.
ISAAC CHURCHILL,
Temperance Vale, York Co. April 2, 1895 3-14



AN EASTER TIE.

Out with the spring chicks. We are
showing a fine range of
TIES, SCARFS & CRAVATS,
Among them the
CIRCLET,
the latest thing out in fact.

Your girl won't let you
go to church with her on
EASTER SUNDAY,
Unless you have one on.

Perhaps she won't be
so particular about your
Shirts or Socks,
but that is no reason
why you shouldn't be.
The man who is care-
less about his Under-
wear will surely neg-
lect his outer apparel
and any man ought to
be ashamed to neglect
this when he can buy

UNDERWEAR
SO CHEAP HERE.

R.B. JONES
MANCHESTER HOUSE.

Papa's Pants
Would do
for Willie

if they were made and dyed with
Diamond Dyes, the great home money-
saver. The children's clothes—the
faded cloak, wrapper or dress—can
be made to look like new, at a cost of only
10 cents, and no experience is needed.

DIAMOND DYES

come in more than 40 shades, and the
Fast Blacks are fast.

Direction Book and a sample of colored cloth, free
WELLS & RICHARDSON CO., Montreal, P.Q.

HOW ARE YOU OFF FOR PANTS?

WE HAVE AN IMMENSE STOCK OF PANTS

Pants for Men
both
Short and Tall.

Pants for Men
both
Great and Small.

WORKING PANTS
DRESS PANTS.

BOYS PANTS.
SHORT AND LONG.

For any kind of PANTS
for Boy or Man of any size,
TRY US.

JOHN McLAUGHLAN.
HATTER, CLOTHIER & FURNISHER.

15 DAYS ONLY

There will be on exhibition at B. B. MANZER'S Store,
ELEGANT DRESS PATTERNS

in seven yard lengths, comprising all the latest novelties
in foreign **DRESS GOODS.**

These goods have just been imported by one of the largest Dry Goods
Houses in Canada, and have been consigned to me for **Fifteen Days Only**;
goods are all marked in plain figures and are lower than the city
retail prices. **One Price Only.** A rare opportunity for the ladies of this
Town and County to select a Handsome and Stylish dress pattern.
Do not fail to see these goods as they will only be here for a few days
and the balance will be returned.

B. B. MANZER.

April 2nd, 1895

Communicated.

Wants Information.

To the Editors of the *Carlton Sentinel*:

As newspaper men are supposed to know
the 'why's and wherefores' of everything,
(and of course if they don't they are not fit
for the positions they occupy)—would you
be good enough to give a place in your
columns to one who has been a victim of
one of those 'what-ifs' which are the
cause of so much trouble to so many of us?

Why is it that although arrests for drunken-
ness and disorderly conduct are frequently
made and the guilty party placed in our
lockup, that said party is never or seldom
brought before our police magistrate to give
an account of their actions and either to be
acquitted honorably, or if guilty, receive the
punishment they deserve?

Why is it that our town marshal, or police
magistrate, or whoever is the proper person
to attend to such matters, does not have
published in our local papers each week a list
giving names of all parties who have been
arrested and placed in lockup, for such of-
fences as mentioned above? Other towns do
it. Why not Woodstock?

I believe if our town would adopt this plan
it would very much diminish the 'what-ifs'
we now too often see on our streets.

The way matters are now a young man
may get drunk on our streets in the evening,
be taken charge of by our police, and placed
in our lockup; but then, if the town is
awake in the morning the tender hearted
official visits the lockup, throws open the door
and in so doing speaks louder than words
telling the culprit to 'hurry home before the
people find out where he has been'—and he
obeys; and having full confidence in the
officials that they will not expose him, he is
perhaps in similar condition next night and
is again similarly treated.

Don't you think, Messrs. Editors, if such
young men knew that each time they got 'run
in' their names would appear in the 'police
report,' which would be published weekly
in our local papers, would it not have a very
marked tendency to make such young men so
conscientious that they would not be com-
pelled to accept a free night's lodging in our
lockup so often?

Our town authorities cannot afford economy
as an excuse for refusing to carry out such
a system, for such a system would be
self sustaining, and indeed in many towns it
proves a source of revenue, even should we
be far more important) its beneficial effect in
reducing idleness and petty crime.

Now, Messrs. Editors, as our mayor and
town council, recently have been so much im-
portuned by the 'what-ifs' as the most im-
portant plank in their platform, and while
they appear to be so earnestly and efficiently
looking after the financial interests of the
town, let them not forget that it is not only
in their power, but their duty as well, to
effect much needed moral reform in our town.

We respectfully want to see the 'what-ifs'
of our town.

BONHOMIE.

D'Arcy vs. Brown Stout.

To the Editors of the *Carlton Sentinel*:

In one respect I am sorry to see that so
much feeling has arisen over the contents of
your issue of the 27th inst. in regard to the
past winter, and it would not have
occurred, had some person or persons had the
good sense to have gone home and not sent
their names to the paper, which gave incorrect
accounts of the race.

With reference to the challenge, the writer
of which seems to have very poor supply of
either good language or good manners, I am
very doubtful that Mr. Kelly and his friends
have any serious desire to race Brown Stout
against my horse, Wilkes stallion, D'Arcy.

The afternoon they were here, some one from
Woodstock expressed the opinion that Brown
Stout would give my horse quite a race.

A gentleman and I went to the race for \$200.00
for a race to take place then and there,
three heats of five. That ended it at once.
In the next place, Mr. Kelly and his friends
know that they might feel quite safe in in-
suing a challenge for a race this spring, as I
would not be likely to retire the horse from
stud service, and still more unlikely to in-
sue a challenge for a race with no record in
a match race for \$500.00 or thereabouts.

However, if they are sincere in wanting a
race, I will make them this offer: I will
match my horse against Brown Stout for
a race, mile heats, best three out of five, over
either the Woodstock or Houlton track, at
any time after the 20th of next September. If my horse
has a record of 2:40 or better, the race can
be for \$500.00 or better, if he has not, \$150.00
and that fact the race is to be for \$150.00

and that fact the race is to be for \$150.00

BEAR IN MIND
that the
Warranted
Diamond
Dyes

are sold at the same
price as common
dyes; therefore

Choose
the
Diamond.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

WELLS & RICHARDSON CO., Montreal, P.Q.

a side. If they come to these terms let
them deposit \$25.00 as a forfeit with the
editors of this paper and I will cover it, and
the details of all such cases will be arranged
some time when I am in Woodstock.

F. M. BROWN.
Centerville, April 10, 1895.

Know-les's Items.

The men are all having a fine time, the
women are all having a fine time, the
children are all having a fine time, and
the sheep are all having a fine time. How is
that for high? By the way, 'anest' cows calv-
ing—our friend Squire Hemphill owns a
prize beef, that lady had two calves
within a year, one in June 1894 and a second
in the following December. Both did well.
In important items this for 'Farmers' and
Dairymen's Associations! It shows what
even a brute can do, under high farming and
scientific stock raising.

Mr. Thomas Flavel, of Speersville, gave
his brother-in-law, Squire Hemphill, a
fine horse, and he carried back home with
him his bright little niece, Miss Han-
nah Hemphill, who has gone on a short visit
to 'grandmamma'.

The school teacher, as a matter of course,
is growing at the dashing Sperrville for
carrying off one of his scholars and most
intelligent pupils. Let him grow!

Glasville Items.
We are glad to say that Rev Mr. Bearist
has recovered from his late illness. On
Sunday, the 31st, he was able to be in the
pulpit and preached an elaborate, able and
impressive discourse from Luke xix: 7—hit-
ting the nail right on the head. His people
were delighted again to see their beloved
pastor in his usual place.

The 'Owars' Council of R. T. of T. still
continues to flourish. At a late 'communi-
cation,' it enrolled thirteen new members,
a number of them being young men, of natu-
rally good abilities and amiable dispositions,
whose qualities and qualifications will fit
them for making successful marks in the
future. The Council has the sympathies of all well
wishers of their fellow creatures, and the
members, especially from the Select Council,
continue to the Order Guard—by working
hard to reclaim—to seek and to save.

McKenzie Corner Items.
A driving party left here Saturday for
Prince William. The party consisted of Mr.
and Mrs. Ernest Hay, Miss Kate Hay and Mr.
Ernest Atkinson.

Mr. Wilmut Carson has parted with his
famous trotting colt, Mary H.

Miss Parent, who has been spending the
winter here, has returned to Boston.

Miss Mary Hay is visiting friends in Wood-
stock.

Mr. George Kennedy has returned home
from the woods.

The price of kerosene, stove wood and
cream tallow is rising in this vicinity.

A concert will be held in the Methodist
church, Easter Sunday, at seven in the eve-
ning.

SWEET MARIE.

Feet Items.

April 9, 1895.
Rain, consequently, mud.
Owing to the heavy fall of rain, (which,
by the way, is descending in torrents at the
time of writing) the snow has entirely dis-
appeared from the roads. But, then, have
not the roads been so muddy for many
months? However, should the rain continue
until it forces the ice from the river, in all
its strength, and carry with it the noble
Woodstock bridge, we would perhaps regret
that we prayed at all.

We are to have a new church here in the
near future. This is a move in the right
direction.

Some of our young men attended a 'Bee-
ket Social,' held at the school house in Up-
per Brighton a few nights since. They
reported a good time, lots of 'grub,' and
that, but not 'grub,' any number of pretty
girls.

Miss Harmon, station agent at this place,
is having her office repaired. Sanford Re-
beco is doing the work, and when he gets
it finished in his very efficient manner, we
doubt if the O.P.R. can boast of a neater
office on the line.

Thomas McIlwain has bought the Gideon
Lloyd farm.

Rumor states that O.M. Lloyd has sold his
farm.

J. Milberry, blacksmith, has moved his
family into the Allison Harmon house.

J. K. Kennedy, of Woodstock, is here
today. He intends to open his store here on
the first of May.

Argyle Items.
Rev Messrs Hayward and Young are meet-
ing to discuss a series of religious addresses
here, with every prospect of success.

At the picnic held on the evening of
Friday, the 29th ult., on behalf of Rev Mr.
Hayward, the sum of \$25 was realized. Rev
Mr. Vickery was auctioneer.

RHEUMATISM AND DYSPEPSIA.
COMBINATION OF TROUBLES WHICH
MAY BE LIFE MISERABLE.

Mr. Eli Joyce relates His Experience
With These Troubles—Could Not Re-
tain Food and Was Throwing up
Beyond Hope of Cure—But Relief
Came and He is Now a Well Man.

From the *Ontario Free Press*, Q. A. Observer.
The readers of the observer have become
familiar with the remarkable cures effected
by the use of Dr. Williams' Pink Pills for
Pale People through their recital in these
columns, as taken from other reputable news-
papers. It is now our purpose to tell of a
cure, hardly short of miraculous, which
was effected on a person with whom many
of our readers are acquainted. We refer to
Mr. Eli Joyce, formerly of Dixville, now
living at Averil, Vt. A few days ago we
saw Mr. Joyce and asked him about his re-
covery. He stated that for four or five
years he had been afflicted with rheumatism
and dyspepsia. He was laid up and unable
to do anything on an average four months
in a year, and was constantly growing weaker,
although treated by good physicians and try-
ing numerous remedies recommended. A
year ago last August, he was taken seriously
ill while at his sister's, Mrs. Dollo's, in
Dixville. He could not retain anything on his
stomach and the physicians who attended him
were powerless in improving his condi-
tion. One of them stated that he had known
of the stomach and could not live long. It
was while in this precarious condition that
he determined to try Dr. Williams' Pink Pills,
and before long was able to retain food on his
stomach. His pain gradually became less and
in six weeks time he was back to his home
in Averil, feeling that he had obtained a re-
lease of life. He continued taking the Pink
Pills for some time longer and gained so much
in health and strength that he is now able
to do the hardest kind of a day's work, and he
frankly gives Dr. Williams' Pink Pills all the
credit for his rejuvenated condition, and
says he believes their timely use saved his
life. The Observer has visited his home
through several of his neighbors, who say
that it was thought that he was at the point
of death when he began the use of Pink Pills;
in fact when we mentioned his case to one of
the doctors who had attended him he said he
supposed he was dead long ago. When such
strong tributes as these can be had to a
wonderful merit of Pink Pills it is little won-
der that their sales reach such enormous pro-
portions, and that they are his favorite rem-
edy with all classes. Dr. Williams' Pink
Pills contain the elements necessary to give
new life and richness to the blood and restore
shattered nerves. They are an unfailing
specific for locomotor ataxia, partial paralysis,
St. Vitus dance, eczema, neuritis, rheuma-
tism, nervous headache, the after effects of
grippe, palpitation of the heart, nervous
prostration, all diseases depending upon de-
pleted humors in the blood, such as scrofula,
chronic erysipelas, etc. They are also a
specific for troubles peculiar to females, such
as suppression, irregularities and all forms
of weakness. In men they effect a radical
cure in all troubles arising from mental
worry, overwork, or excesses of any nature.
Dr. Williams' Pink Pills are manufactured
by Dr. Williams' Medicine Company,
Brookline, Ont., and Schenectady, N. Y.,
and are sold in boxes of ten, in a dozen or
dozen or hundred and the public are out-
raged against numerous imitations for sale in
this shape at 50c a box or six boxes for \$2.50,
and may be had of all druggists or by mail
from Dr. Williams' Medicine Company
at either address.

Hood's Cured
After
Others Failed

Scrofula in the Neck—Bunches All
Gone Now.

Blanche Arwood,
Sangerville, Maine.



"C. I. Hood & Co., Lowell, Mass.:
'Gentlemen:—I feel that I cannot say enough
in favor of Hood's Sarsaparilla. For five years
I have been troubled with scrofula in my neck
and throat. Several kinds of medicines which
I tried did not do me any good, and when I com-
menced to take Hood's Sarsaparilla there were
large bunches on my neck so sore that I could
not bear the slightest touch. When I had taken
one bottle of this medicine, the sores went
down, and before I had finished the second lot
bunches had entirely disappeared.' BLANCHE
ARWOOD, Sangerville, Maine.

N. B. If you desire to take Hood's Sarsaparilla
do not be induced to buy any other.

Hood's Pills cure constipation by restoring
the normal action of the alimentary canal.

Notice of Dissolution!
TO ALL whom it doth, shall or may concern:
The undersigned James Hayden and Alexander
Hayden, of the County of Carlton and Province of New
Brunswick, being partners in a firm known as
Hayden & Hayden, carrying on a Foundry and
Machine Shop, in said town, under the name
style and firm of Hayden and Dunbar, do hereby
advise that the said firm is dissolved, and the
Fourth day of April, in the year of our Lord one
thousand eight hundred and ninety-five, the said
partners have agreed to divide the assets of the
said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being
the partner who is to continue the said firm, shall
be the sole owner of the said firm, and the said
James Hayden, being the partner who is to dis-
continue the said firm, shall be the sole owner of
the said firm, and the said Alexander Hayden, being