SEMI ANNUAL MEETING OF COUNTY COUNCIL.

Andover, Jan 16-1900. Councillors present :- W E Spike, Jud on O Manzer, Andover, Albert Brymer, Columbus Oraig, Perth. Walter Warnock, W W Brayall, Drum-J Fletcher Tweeddale, John Ryan, Gord

James Jenkins, Frederick Sadler, Lorne. The Secretary reported that there were three who claimed seats in the Parish of l Grand Falls, viz: Joseph L-Clare, Charles Mulherrin and Francis A Turner; all had fyled qualifications; the two first named were declared elected by the chairman of District No 1

On motion, Coun Warnock was unani mously elected Warden and was escorted to the chair by the mover and seconder of the The Warden on taking the chair in a brief

address thanked the Couscil for the unexpected honor done him He felt there were others more competent than h meelf to fill the important office, but as they had seen fit to elect him he would do the best he could to discharge the duties imposed upon him faithfully. He regretted that he was not better able to fill the position of his predecessor in the chair, whose death they all lamented; but again thanking them he would do his best to conduct the business in a sat

isfactory manner. Moved Spike, seconded Tweeddale and re solved that a committee be appointed by the Warden to write a letter of condolence to be extended to the widow of the late Warden, Mrs John W Tapley.

The Warden appointed Jenkins, Tweeddale and Spike said committee. Minutes of last day's proceedings of July session read and approved. The Sec Treas read the following protest fyled by F A Turner: To the Warden and Cowncillors of the Municip ality of Victoria County :

The petition of Francis A Turner, of the Parish of Grand Falls in the County of Victoria Farmer, humbly showeth :-That a general election of Councillors for the County council of the County of Victoria Was held on the third Tuesday of October last past That your petitioner was duly nomina ed as a candidate for election as Concellor of the parish of Grand Falls at sail election.
That the parish of Grand Falls is divided into two polling districts for the purposes of Municipal elections Number 1 poil being neld at the Town of

Grand Falis and No 2 poll being held at Four Fails in said parish That at said election hold in the parish of Grand Falls as atoresaid in October last, P Gor. ion Fraser was chairman of the meeting held at No 1 dietrict at Grand Falls town atoresaid and Chas W S Barner was chairman at No 2 polling district held at Four Falls aforesaid That the actual return of legal votes cas said election was as follows :-

Mulherron, Leolair, Gillespie, Turner, Murchison That your petitioner and Charles Mulharron re beived the greatest number of votes counted as legal votes in the two polling di isions of said parish of Grand Fa la and were legally entitled to be returned elected a. Councillors for said parish

or the then ensu ng term. have his returns at Grand Falls by 5 o'clock on counties had been taking a similar course the evening of the day of electio as required by and he would willingly vote for the resolu which was on motion received and laid on bye-law of the unicipality of Victoria.

That the chairman of No 1 district ac ing under & mistagen impression of the law concluded hat he was obliged to declare some two candidates elected at the hour of five o'clock on the day of sympathy with the terms of the resolution said election and accorningly declared the two Great Britain was in danger; Canada had candidates having the largest vote at No I district been called on for men and money, and a amely Mutherron an LeClair elected Your petitioner therefore contests the election of the eard Joseph LeClair as not having received the majority of votes over your peti ioner. Your petit oner prays that the return be remitted back to the said Chairman of district No 1 with instructions to him to amend the same by declarin. elected the candidates having the greatest number

of votes and that he also amend his return in the or that your honorable body take such other measures in the premises as you shall deem meet and as the law requires And as in duty bound Dated at Andover. N B, January 16th. A D 1900 FRANCIS A TURNER

On motion the Council go into committee of the whole to investigate the protest, Coun Ryan in the chair. The committee rose and reported as fol

To the Warden and Council: -Gentlemen - We, your committee on protest beg to submit the following report:
We have considered the matter set out in the petition of Francis Turner against the return of LeClair's return to represent the parish of Grand Falls and your committee do hereby recommend that the election of Grand Falls as far as it applies to the return of Joseph LeCiair in said patish be to the return of Joseph LeCiair in said patish be declared void a d that the ward-in issue a writ declared void a d that the ward-in issue a writ for a new election for one representative for said for a new election for one representative for said public highway.

2nd a road stating from the found leading fr

parish of Grand Falls (signed) JOHN RYAN. Com nittee room, Andover, Jan 16th, 1901. Report received and adopted.

Councillors all present, Warden in the chair.

Oa motion Kyan, seconded Tweeddale, the following patriotic resolution passed, un

Whereas the Municipal Council of the County of Victoria, N B, are duly convened; therefore, Majesty's subjects in this County, do hereby place on record its entire sympathy with the soldiers now fighting for the British empire in South Africe and hope that our Canadian soldiers now fighting in outh Africa, and those brave boys that are on their way may all return to their native soil, with no or to themselves and victory for the British empire and further Resolved, That the sum of one hundre t dollars

be voted as a subscription fro a this County to John Doe Tax 1900 1899 1898 Total the N B African Continge t Fund. Coun Ryan said he h d pleasure in offering the resolution, and thus showing their loyal ty to their Queen and country, and doing what they could in order to swell the contin before you in the autitor's report. gent fund now being raised.

Coun Tweeddale had very much pleasure in seconding the resolution. He had expected that a resolution similar to the one before them would have been presented to them from another source, but he was glad to find at come as it did a spontaneous evidence of the loyalty of the members of the board. They had not waited for others to bring the subject to their notice, but had proven their own loyalty by thus promptly moving in thmatter. He had no hesitation, speaking for himself, in saying that he would gladly vote \$100 as a contribution to the contingent fund, and he did not believe there would be one disentient voice to such a resolution. Coun Brymer had no opposition to offer he believed it was a duty they owed to them telves and cou try to thus manifest their loy alty to Queen and country. It was of cours-



resolution of some importance, but other

"the carpenter is known by his chips." It takes a firm hand and a true eye to turn a straight furrow. No wonder the farmer wears out, spite of exercise and fresh air. One day's work on the farm would tire many a trained athlete. And the farmer works hardest of all. The first up and the last to bed, feeding his team before he feeds himself, his work is practically never done. Why does not the farmer treat his own body as he treats the land he cultivates? He puts back in phosphate what he takes out in crops, or the land would grow poor. The farmer should put back into his body the vital elements exhausted by labor. If he does not, he will soon complain of "poor health." The great value of Dr. Pierce's Golden Medical Discovery is in its vital- start and get into full operation a new in izing power. It gives strength to the dustry, and if they only extended the exstomach, life to the lungs, purity to the emption for five years it might be the means blood. It supplies Nature with the sub- of stopping it. Five years' texation was not stances by which she builds up the body, just as the farmer supplies Nature with the substances that build up the crops. "I write to tell you of the great benefit I received from the use of Dr. Pierce's Golden Medical Discovery," writes Mr. G. B. Bird, of Byrnside, Putnam Co., W. Va. "It cured me of a very bad case of indigestion associated with torpid liver. Before I began the use of Golden Medical Discovery' I had no appetite; could not sleep nor work but very little. The little that I ate did not agree with me, bowels constipated, and life was a misery to me. I wrote to Dr. Pierce giving the symptoms, and asked for advice. He advised me to try the 'Golden Medical Discovery' so I began the use of it and after taking four bottles I felt so well that I went to work; but soon got worse, so I again began the use of it but soon got worse, so I again began the use of it and used it about eight weeks longer, when I

Dr. Pierce's Pleasant Pellets invigorate stomach, liver and bowels.

To the Warden and Council: Gentlemen-we, your committee on sale of them when you require a pill. County Lots and Lick-up at Grand Falls beg t make the following report:
We have attended to the daty assigned BANKS Of all kinds can be and Sentinel Office, cheap.

H. V. Dalling, Is Baby JEWELER AND OPTICIAN, Woodstock, N. B. Rimless Glasses

Are Fashionable

They can be made up with either solid

THE BEST ANTI-RHEUMATIC

TIN BOX PRICE 25 ALSO INTYARL

TISM EACH PLASTER IN ENAMELED

Specifics cure by acting directly upon

the disease, without exciting disorder in

1-Fevers, Congestions, Inflammations. .25

2-Worms, Worm Fever, Worm Colic25

3-Teething, Colic, Crying, Wakefulness .25

4-Diarrhea, of Children or Adults..... .25

S-Neuralgia, Toothache, Faceache.... .25

9-Headache, Sick Headache, Vertigo.. .25

10-Dyspepsia, Indigestion, Weak Stomach. 25

11-Suppressed or Painful Periods25

13-Croup, Laryngitis, Hoarseness25

14-Salt Rheum, Erysipelas, Eruptions. . . 25

16-Malaria, Chills, Fever and Ague25

19-Catarrh, Influenza, Cold in the Head .25

Dr. Humphreys' Manual of all Diseases at your Druggists or Mailed Free.
Sold by druggists, or sent on receipt of prrce.
Humphreys' Med. Co Cor. William & John Sts.,
New York.

The vote taken was a standing one.

crived and laid on table

Jure 19th, 1899.

gent fund,

To the Warden and Council:

To ique River to Tilley S. ttlement.
Dated June 2nd, 1899.

John G Prooks.

John G Brooks

We hereoy declare the road running North

and the legal right to grant exemption to

could easily get legislation authorizing 15.

On motion Brymer, seconded Mulherrin

the addition of a canning factory was added

Moved Manzer, seconded Tweeddale, tha

Jankins, that the term of exemption be for

Amendment lost, original motion carried.

Coun Manzer was willing to encourage ali

new industries, but he was of opinion that

an industry that was helped for five year

Coun Brymer said it took some time

much, and if they had the matter really at

heart they should make the limit ten years

Coun Spike said that so far as a term

years went, he thought five years would d pretty well. He did not see that any injus

tice could thus be done; a few dollars would

not stop the progress of any industry. Afte

running five years it ought then be abe t

run itself. If after five years these indust

ries found they absolutely required more ex

emption, the Council could grant it to them

The committee on the sale of Town lots

Lock up at Grand Falls, reported as follows

which report was received and adopted :

Court House, Aniover,)

ought then be able to stand alone.

and the prayer of the petition complied with

the term of exemption be for five years. Moved, in amendment, Brymer, seconded

Signed, John G Brooks.

George M Sutthery.

George M Sutthery.

George M Suthery.

15-Rheumatism, Rheumatic Pains....

80-Urinary Weakness, Wetting Bed

20-Whooping-Cough ..

27-Kidney Diseases

77-Grip, Hay Fever.

28-Nervous Debility.

any other part of the system.

PLASTER MADE

ROLLS PRICE \$1.00

DAVIS & LAWRENCE CO LTD

gold, gold filled (warranted 10 years),

We adjust them so that they are

perfectly adapted to the features.

Not invisible but nearly so.

or nickel trimmings.

They are not expensive.

If so, there must be some trouble with its food. Well bables are plump; only the sick are thin. Are you sure the food is all right? Children can't help but grow; they must grow if their food nourishes them. Perhaps a mistake was made in the past and as a result the digestion is weakened. If that is so, don't give the baby a lot of medicine; just use your every-day common sense and help nature a little, and the way to do it is to add half a teaspoon-

SCOTT'S **EMULSION**

to the baby's food three or four times a day. The gain will begin the very first day you give it. It seems to correct the digestion and gets the baby started right again. If the baby is nursing but does not thrive, then the mother should take the emulsion. It will have a good effect both upon the mother and child. Twentyfive years proves this fact. 50c. and \$1.00, all druggists.

SCOTT & BOWNE, Chemists, Toronto. Notices were posted, the sale was held and the premises were sold to the Town of Grand Falls, b-ing bid in at the sale by a r-presentative of the Town, in the person of the Town Clerk at one dol ar above the upset price, namely, eight hun-

and the conveyance made, a receipt for the amount from the Sec-Tress is hereb attached. J FLETCHER TWEEDDALE, Chairman. W W BRAYALL, JOS LA LAIR, The special Audit committee on Sec-Treas accounts submitted the following report,

Coun Spike thought much discussion was Report of Special Aud t Committee appointed at July Session of Counnot necessary, as doubtless they were all in cil. A D. 1899

To the Warden and Councillors of the Municipnoble response had been made, not only in Your committee begs to sub nit the f llowing had been made to the contingent fund. Among others :-1 The accounts have been kept as a cash ac an account be opered and ept under the heads count only and the amounts are not carried to the 'tarding reers,' " essional Order." and While the rate pavers were constantly crying 1 The accounts have been kept as a cash ac out for decreased taxation, he believed they various accounts with officers and fands.

w uld approve of the action of the Council in passing this resolution and thus showing tices are in man instances defect ve. In two that the whole County of Victoria was trul.

2. The returns of consect is and consecting the passing this resolution and thus showing tices are in man instances defect ve. In two the further suggest that a bolish be massed recount for all the years included in our report to give a copy fearbilly secured to be filed with the passing this resolution and thus showing tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in man instances defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish defect ve. In two tices are in the passing that a bolish arrive at a definite conclusion, the accuracy of the jury fund until the Secretary up n his fi ing the same freaturer had secured or us a statement from the lace 1 at and over, N B, the S xteenth day of The Sec Treas submitted his report; re office of the Provincial Secretary covering the Ja uary, A. D. 1970. years upon which we were required to report Gautlemen -I beg to submit my semi-annual Upon comparing the Secretary-Treasurer's account with this statement we found the discrep-The following new roads have been laid out, lst from A McDougall's front line running along the side line of lot No 1, range 9, South Tilley,

4 Much confusion arises through the payment of presumably standing orders" of Souncil for which we find no authorit, without going through hought, showed that they had done the owned and occupied by F & Finnimore, and run-ning east until it strikes the road leading from various Collector's and Collecting Justices' re turns and the delinquent lists as sent out by the Se retary-Treas and find the f llowing amounts case of collector Cox, whose return was various Collector's and Collecting Justices' re 2nd a road starting from the road leading from

Robt Porter's tax (94) ree and not credited, PERTH DELINQUENT LISTS 1893 tax Discpy between list rac from collector & dei list sent out (No 1)

3rd a road leading from the ferry at Rowens | 1895 tax Council adjourned till 1.30.

Council met, persuant to adjournment, until it connects with the highway road leading GRAND FALLS. 1893 tax vchr to Turner (95) not credited, 1891 tax do 1894 (No) short credit as per return, 1896 tax voucher to Barker (97 retn) not

the line of George Dionne and Gentau Paschke, closed, as another has been laid out by petition 1894 tax (No 2) del list rec 94 sent out 95

1895 tax bal not credited as per Bravall

I would suggest that in my opinion it would be a move in the right direction to have the as-Bal due as p r returns of collector Gaunce on summing accounts for these years, 21 sessment books for 1900 made up in his form. Voucher to Grant, June 13, '96 not credited, \$1.06 \$3.75 bal \$0 74 \$8 49. obique Gypsum Co. tax paid Sec-Treas August 1897 noc credited (Co still retd and the year's bus ness would be more compact, Goutlemen, I must congratulate you on the fin-

Prov't Secretary through Secretary-Treasurer to hand to the members of the board. These to be passed, ordered pail, show the following amounts paid him and not car-69 00 the lowest usual rate. The S c-Treas read a communication from do June rec from clerk of court, 1897 May 28, do do do do 427, 29 80
do June rec from clerk of court, 4 00
1893 Mch 23, Recr Genl warrant No 308, 24 50
do Nov rec from Clerz of Court, 12 10
We find a payment of \$12 00 cradited to County
We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County

We find a payment of \$12 00 cradited to County Mayor Sears of St John, re Canadian contin- 1893 Mch 23, Recr Genl warrant No 308, The Auditor's report was submitted, re as paid by Clerk of Court. March 7th, 1899, which probably answers for the charge of \$12.10 in No-Mr Donald Innis was heard, who said he

appeared on behalf of the Victoria County delicquency. he was sure that the Council would give the s ssion of that year, states 14 were issued at matter careful and favorable consideration. \$75.00 each making Ooun Tweeddale thought the request a Rec for transfer of treense, proper one, and the degire to increase and coster industri s like those proposed was on-

n which he had fullest sympathy, He was, Against this he charges Magistrates & nowever, in doubt as to whether the Ouncil attorney fees, \$18 50, sentinel \$1 50, creameries; there was no doubt about their The credit to County is only

naving the right as regards miles. He did Leaving a balance chargeable to the Secnot know that anyone would find fault with would willingly bear the personal responsi We find the '95 account correct, we find the following mistages in the marter of amounts charged against the Co: 891 Overcharge of com of school fund, thought in the capping factory should be add do Jan & Feb. 2 vouchers for same and ed to the industries exampted. If they lack signed by Abildgaard for Faulsen, and the right to grant the camptions, they Claup Brymer favored the request, bu ed the right to grant the memptions, the (charged twice)

Mother's Remedy

We also find an arror in addition of '93 ac

against the County of

For Croup, Bronchitis, Coughs, Colde, Sore Throat and Asthma is Dr. Chase's Syrup of Linseed and Turpentine.

Linseed and Turpentine. Croup and bronchitis cannot rob the home of its little ones when mother has this her favorite remedy at hand. Delightfully healing and soothing

EDMANSON, BATES & Co., Toronto.

Sentine! Ofice, chenp.

A right remedy, right at hand, is

On motion Ryan, Sadler and Brayall were shrough the various items as carefully as had course was to read all bills as the board. He granted for ten years appointed a committee to consult with Mr the committee a much longer period of time did not charge the committee with wrong

same be forwarded to Mrs Tapley.

This erior is reported by the auditor. Jan session 99 and is entered to Or of Co in '89,

We find in balancing ac of land sale Coffin estate, that the county has received credit for m re than amount of tax we have passed the bal to cr on Sec. Preas, himself return Col. Justice Courts. 1 37
Amounts brought forward. \$8 83 \$574 88 Ar ounts brought forward, Also Gr Jury fees in '99 ac 12 00 Error in addition charged '99 ac 25 00 Balance chargeable to Sec-Treas,

We also find a statement of account from h Abildgaard on file showing collected by him or account of 1890, 1891, 1892 and 1893 taxes \$12.91 There is no you her for this amount attached t statement so that we are unable to say whether the amount is now chargeable to Abildgaard o we find the following delinquent lists for wrich account is given after the dates mentioned i he following a hedule ; We are informed thes lists have not been sent out after th se dates; but we find no instructions on record excusing th-

Secretary-Tressurer ir m sending them out year after year as by law required. MEMO OF DELINQUENT LISTS, ANDOVER. 891 tax last return 94 bal per last reto

3 do co do 97 do do do do

1891 ta (No 2) last retn 91 bal last retn
1 do (d 1) do do do do do do
2 do (do 2) do do do do do do
2 do (do 1) do do do do do do
3 do (1 & 2) do do 97 do do do
4 do (No 1) do do do do do do
4 do (No 2) do do 95 do do do
5 do (1 & 2) do do 97 do do do work very low. Watts had given entire sat isfaction in the performance of his work and 3173 72 the Council would be found, perfectly satis GRAND FALLS. 1893 tax (No 1) :ast retn 94 bil last retn

fied with the arrangement made by the 3 do (do 2) do do 96 do do do
4 do (do 1) do do do do do do
4 do (do 1) do do 97 do do do
5 do (do 1) do do 96 do do do
5 do (do 2) do do 97 do do do
5 do (do 2) do do 97 do do do as follows, which was adopted. To the Warden and Council:

do tax. No 2 5 tax No 1 \$322 71 adopted 1893 tax last return 94 bal last return,

1894 tax, No 1. last retn gt ba' last 2 65 Less amt ordered paid by 76 99 Council present year, \$500 00
4 67 Your committee therefore recommend an asses 5 tax, No 1, do tax, No 2. \$146 49 ent year. dred and one dol!ars, the money was paid over SUMMARY. lotal Andover,

\$1103 23 91 to 95 inclusive 373 72 do Grand Falls, 265 65 do Drum and 3 2 71 90 to 95 do Lorne 117 90 93 to 95 117 99 146 49 do Lorne \$2329 70 We have been unable to test the ac uracy

the Ferre, Peddler and Auctioneer License ac unts or accoun's of fi les part Sec-Treas, if any having no returns or records of same we suggest in this regard that a book of I icens forms, with stub, be secured and that all licenses be signed by the Warden and countersigned by We turther suggest that all standing orders volunteers, but from individuals, organized report: We bave met with codesiderable deficulty of the Council That a record of the same be kept in auditing he accounts for several reasons in auditing he accounts for several reasons in a book to be procured for that purpose an' that ed and payments made a recommended.

We. your committee on Bills and Ac 'Cour Crders" That no bills be paid with ut counts, bog leave to recommend the follow 2. The returns of collectirs and collecting ins- o ders except in cases of emergency for which and ing bills for payment: Bill of J J Kupkey, brought up in July, was reconsidered, and a bal on same or the audi or immedia e y after the close of Court 3. No data whatever from which we could test at d het a fee fee cast be pad the Clerk Alex Straton, for attending exam of prelim trial of Henry Holins on charge of larcing \$3, expenses to Grand Falls attending same \$3. J FLETCHER T WEEDDALE, Bill of Barnes & Co for stationery,

Au titor's book and Register sup-T J CARTER Coun Tweeddale said the committee had a large work to perform. The report, he Justice McQuarrie, attending trial the minutes of all the sessions since the incoper- work thoroughly They met a difficulty Junice McQuarrie, attending trial of Queen vs Duplessey and Lida Dyer from the fact that officials so frequently make returns so late that the Auditor could Magorique Goodeau, Febrine Dube and Octave LaClair as interpreter. chargeable to the latter for which the County has handed to the Council after the Auditor had Dr Welling, Board of Health, closed his book In the matter of the items John Ryan, " of \$169, this was an amount coll-cted by J J Kupkey, arresting Sirios in case Queen vs Sirios. the Inspector for licenses, etc, and finding is in the S-cretary's account it was the duty of W H Kelley, attending Justice Mc Quarrie in case Queen vs Sirios, the committee to report it; whether or no it

was an it m that the Secretary should make J J Kupker, arresting Duplessey and Lida Dyer, good, the committee was not prepared to say; the Secretary could only suggest that it may Dr Wiley, examination Snith, 47 16 have been that the Inspector retained \$100 Sprague and Turner, for his salary and \$69 to pay expenses. H. James Tibbits, sheriff account, explained the difficulty of knowing what to 13 29 credit of the Jury fund, as they had no sche Jas Watts, Carleton Sentinel, 4 00 dule showing the amount paid in. The re- Jas Tibbits, sheriff account, port he thought was so plain as to be readily understood To the report was attached the Queen vs Henry Hollins for larceny. bill of T J Carter for his expenses. He, (Iweeddale) and Auditor Hoyt had made no Commissioner Tohn Brooks, opening new road and closing old, ordered charge, but left that to the action of the paid and charged to Parth, Mr T J Carter being heard, said that Coun Commissioner G M Suthery, opening weeddale had placed the matter fairly be new road and closing old, ordered

I weeddale had placed the matter fairly bepaid and charged to Perch, fore them, representing the views of the entire committee. They had treated the mat John Larlee, taking lunasic Turner ter as one of figures not men; all they dealt to asylum, tick and expanses, with was facts As for the c arges in his Less amount paid, oill he thought they were reasonable; he G T Baird, for blocks and pitch and had determined what his office work was Tois amt to be paid by members worth per day and had charged at that rate Some of the Councillors had suggested to M S Sutton, Building Committee acct, 5

The returns of ary fees as furnished us by the him the benefit of having copies of the report A E Kapkey, bill of 1896, omitted copies he had made and charged for them at | Wm Currey, lime and sand Coun Spike stated that he was one wh Respectfully submitted. W W BRAYALL.

WILLIAM E SPIKE, ALBERT BRY VER

board should have something which he sould vember '9' and if so should be deducted from the take home and thus show his constituents bills before voting for their payment. appeared on behalf of the Victoria Ount)
Farmers' and Dairymen's Association to ask the Council to grant exemption from taxation for a number of years, for the encourage ment of the establishment of flour mills and creameries. The Municipality had granted ike exemptions previously, and when it was embered that there was not now a flour mill in the County, and the great benefit that creameries had proved in other segtions; he was sure that the Council would give the serious of the tree was sure that the Council would give the serious of the committee of annexy and the previous of the committee had shown no desire to present the bills to the full Council, but the council to grant exemptions from taxation from taxation for a number of years, for the encourage from that fund for those years correct. No recommittee had shown no desire to present the bills to the full Council, but the council of the committee had shown no desire to present the bills to the full Council, but the council of the council of the council to grant exemptions from taxation from ta exactly what the report of the committee the committee the bills were all right, but looked over the accounts of his own (Bry-

January 17-1900. Council met pursuant to adjournment, he had not seen them and gould not eay councillors all present; Warden in the chair whether they were just or unjust. He did fault with. It Coun Manzer was not satisfied the committee had done right he should not like to vote without knowing what he thought the quickest way would be for the did not want the master left in each a way The committee to prepare a letter of con dolence to Mrs J W Tapley, reported as fol lows, which was on motion, adopted.

thought the quickest way would as for the whole Council to deal directly with them.

Smith and Wm Reed, Gordon, be paid \$3 had a perfect right to all the information for, but was prevented by vote of the cour-Whereas -It has pleased the Great Ruler the universe to emove from the active scenes of possible The council was only pursuing cil. life our late samented Warden, John W Tapley, their usual course with the assounts. The Cour Tweeddale said that if Cour Man-2 18 Whereas -This Courcil feel that they cannot ported on the accounts placed before them ment of a committee on accounts was not exp essions of respect to him as a citizen as well and had p escrited their recommendations to necessary. Another inference would be that as condolence and sympathy to his sorrowing the council; it now, after such a careful in. the council could not endorse the action of Recolved—That this resolution be recorded in accepted and the detailed items of the acthe midutes of the council, and a copy of the dounts had to be presented to the board then by all parliaments and municipalities; it port was presented to the council at its last the council had doze anything to show want recesion and then he (Brymer) did not think of confidence in the acts of the committee. WILLIAM E PIKE. To the bereaved Widow and Family of our lais Mapzer was not to blame for desiring infor- tion, as under its provisions the conacil will poor, Lorne, \$6, and the others \$1.00 each. MRS JOHN TAPLEY AND FAMILY,—In omuch as it has pleased the G eat Ruler of the Universe mation; he did not think Coun Manzer was in future have the privilege of doing as they Secretary-Treasurer pay to commissioner of to take from you, after a very long and severe blaming the committee, he was merely seek. want to in the premises. sickness, the husband and kind father of your ling light. The committee had done their family; and whereas by vote of this Council work diligently and faithfully and that being sothing irregular in the appointment of a the councillors of said parish, the amount now in session, we the undersigned have been chosen to extend our heartfelt sympathy; there-fore resolved that from the fact of our appreciation fore resolved that from the fact of our appreciation to find many seconded dissent. The shift had not seen the accounts. The manner by Mulherron, that the matter lay over unof his usefulness as a Councillor we wish to say on to find was that he had not seen the accounts of the Council that the matter lay over un-Turpentine is the right remedy for all behalf of the Council, that we extend to you our before being presented to the council that we extend to you our before being presented to the council that we extend to you our before being presented to the council that we extend to you our before being presented to the council that we extend to you our before being presented to the council that we extend to you our before being presented to the council that we extend to you our before being presented to the council they had been doing was the council to the mean before being presented to the council they had been doing was the council to the mean before being presented to the council they had been doing was the council to the mean before being presented to the council they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the council to the mean they had been doing was the co diseases of the throat and lungs is attested by the prudent mothers of Canada who have cured their dear ones time and again by using this famous family medicine.

The matter of exemption of taxes on have cured their dear ones time and again by using this famous family medicine.

The matter of exemption of taxes on the council had appropriately in this your sad bereavement. The was any special account that Council by all municipalities and to food the council by all municipalities and the council by all municipalities and the council by all municipalities and to food the council by all municipalities and the council by all municipali Pneumonia and Consumption are always tion, re exempting flour mills and creameries pointed a committee who had carefully done committee the result of a neglected or uncontrollable was under discussion, he expressed doubt as their work and presented their report. It Coun Manager said that when he brought cold and can always be prevented and cured cold, and can always be prevented and cured by the timely use of Dr. Chase's Syrup of tion to any particular account, but it was an intermediate to the power of the Council to grant exemption to save been out of order:

| Council to grant exemption and John to the power of the Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption to save been out of order:

| Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption up yesterday, a resolution like to the power of the Council to grant exemption up yesterday.

tion to any but flour mills; a search of the tion to any particular account, but it was an law proved that he was correct in his opin ion. The Committee who had appeared be fore the Council asking, on behalf of the tee was appointed it was believed that it dates and the board and then be sent to a comfort which was appointed it was believed that it read at the board and then be sent to a comfort which was adopted and then be sent to a comfort which was adopted and then be sent to a comfort which was adopted and the board and then be sent to a comfort which was adopted and the board and then be sent to a comfort which was adopted and the board and then be sent to a comfort which was adopted and the board and then be sent to a comfort which was adopted and the board and then be sent to a comfort. exemption, feared that the creameries being mit a proper report. Or course if there were Coun Tweeddale said it seemed to be only committee was re-appointed for the purpose Farmers' and Dairymen's Association. the would carefully attend to its duties and sub. mittee. included might affect the value of the reso. items on which he wanted information, he a matter of misunderstanding. Because a named,

colds in the throat, bronchial tubes or lungs. Resolved that the prayer of the petition be extreme view of the case. So far as the time examining it. 25c. a large bottle at all dealers, or complied with so far as it applies to flouring consumed by the committee went, it only Councilled with so far as it applies to flouring consumed by the committee went, it only mills, and that an exemption from taxes be showed how carefully they had gone over colution he did not intend it as a reflection lay down a system of accounts that would their work; had the whole council had to go on the committee. He had an idea that the be as systematical methodical or in any way

AT ALL SEC. 25C.

sources of the cough. tnpes -- tpns stobbing the and strengthens the bronchial up the irritated air passages If peals the sore parts, tones



perative about There is nothing harsh or imsoothes it out of existence, treated with it. It simply No conkh can stay after being VDAMSON'S BALSAM!

Watts regarding reporting and publishing

On motion, a bill was ordered to be pre

pared and laid before the legislature asking

that power be granted the Council to grant

xemption from taxes to all creameries, can

ning and other in lustries for a period of ten

Council met pursuant to adjournment; all

Committee to confer with Mr Watts re

ported that they had arranged with him to

report and publish 500 copies paper, same

Coun Brymer thought this committee had

firms had been written to for terms and it

was found that Watts had been doing the

as last year, for \$40. Report adopted.

we have counted and also find correct.

gences, beg to submit the following:

Assets on del. list available, \$1200 00

ment of \$2000 for contingent purposes the pres-

Adjourned until to morrow at 10 a m.

The committee on bills and accounts

Council met pursuant to adjournment ; full

Respectfully submitted.
WILLIAM E. SPIKE,

January 18-1900.

expenditure for ourrent year,

mittee on bills and accounts.

Adjourned till 1 o'clock.

Councillors all present,

Cash on hand,

on Sec-Treas. Accounts

Adj urned for dinner.

Your Cough? What Cured

made a good a rangement. Other printing had he applied to the committee. Coun Mazzer said that he wanted the accounts to be read in detail and not simply could make a satisfactory explanation. He he (Brymer) was personally, and he believed was voting for.

Committee on Sec-Treas' account reported Council Chamber, Andover, Jan 17, 1900. lege to ask for and obtain it. GENTLEMEN, - We hav- made a careful exam Returns of overseers of poor; commissioner astion of the Secretary-Treasurer's accounts and compared the vouchers of receipts and expensitures, and find the same correct. Of the fifteen hundred and fifty-seven dollars cash on hand, we Highways; of Collector Grant, and poor councillors would do she same.

30 33 find there is eight hundred dol'ars deposited in mae'er. Gordon, passed 28 77 the Bank at Grand Falls, and the balance in cash Returns of Collector E Committee on Contingent account submitted their report, which on motion was

GENTLEMEN, -We, your committee on Contin We have made an estimate of conting noise amoust of \$39 94 List of P O Grand Falls, confirmed. Smith and Wm Reed, passed.

> Oa motion returns of Commissioners of H other items which go to make up the \$370, the roading patents through the Patent Office, W. W H Miller, George Fullerton, D W secretary would be called upon to answer for, but they insiet that this locomotion is better

Micutes of yesterday's proceedings read overseers of poor, Drummond, passed. Moved Ryan, seconded Sadler, and Resolv ed that Brymer, Spike and Brayall be a com-

Liet P O, Drummond, confirmed.

Perth for poor purposes. Council met pursuant to adjournment ist parish officers, Perth, pass as presented, duty to enter up the facts as they found them, like to push him over them. with the addition of the names of John A as is evidenced in their charging up the items Lirlee and Judson Smith, as constables.

sions of the county owing to their mode of which are short of monies to be accounted doings of which he had heard. He, Brymer, Still the finding of the committee makes the knew nothing against the officials named, secretary answerable for the face of every mer's) court, and in a eatisfactory manner. where it is abandoned as a dead list. An-Coun Uraig said that many in his parish other thing he wished to refer to was: now fulfilling that promise. So far as re- knowledge he possessed from past experi

20 50 of the council. He was doing what he prom Tweeddale, could ascribe no other reason for The question on the emendment was now chargeable to the secretary, was now \$372 taken and lost. Original motion carried. No man at that board could dispute that

do do do Lorne, do Gordon. 90 60 turas as commissioner of Highways. Adjourned till to morrow at 9 am.

January 19-1900.

tee was not doing just what he would like express himself in the language of the post to have them do. He did not object to the when he says: method of doing business, but he did object to vote to have accounts pass without know-

ing what he was voting for. The inference that he of jected to the acts of the com mittee was unjuet. He believed any coun Coun Spike said the custom formerly was cillor had a right to make the fullest investi-

Coun Manzer said that in the opinion of ing for any special account; last year he had was voting for. As to saving time, he point out wherein they had done wrong. He was presented and its prayer ordered to be

committee had fai hally looked into and re. Zer's contention was correct, then the appointspection of the accounts the report was not the committee. They were warranted in the the appointment and work of the committee was the way pursued by all legislative bodies. was simply a farce. Such a committee's re | He did not desire to see it go on record that of critizing their report. Of course Coun He was perfectly willing to go for the resolu-Coun Spike said that while there had been

seed and Turpentine is the standard lution, and suggested that the resolution would claim the right which Counties submitted a report it did not neseed and Turpentine is the standard remedy for coughs, colds, hoarseness, throat irritation and soreness, tightness in the chest, cold on the lungs, and all kinds of colds in the throat bronchief to the condition of the colds in the throat bronchief to the condition of the cond

doing. If the bills were all right the committee should have no objection to there be-

Coun Ryan said be seconded the resolution to adopt the report of the committee, because fittingly applied to the big Lippincott that wee the custom in ell parliaments. When a committee report the council decided book fire?"

shether to adopt it or not Petition of F D Sadler asking reduction of reluction of the Rowess mill property, in the Parish of Perth, was read and prayer of petition complied with.

years that he was out of the province granted, your rest by a sick child, suffering and orying Petition of Collingwood Rogers asking to with pain of Cutting Teeth, send at once and se released from paying \$2.12 amount assessed to be released from paying \$2.12 amount assessed for Children Teething. It will relieve the poor little sufferer immediately. Depend upon it, The report of the special committee on Diarrhes, regulates the Stomach and Bowels, Sed Treas' account was taken from the table. Oz motion Tweeddale, seconded Spike, Inflammation and gives tone and energy to the and Resolved that the report of the commit-whole system 'Mrs Winslow's Soothing Syrup' are be adopted with the reduction of \$169, for Children Teething is pleasant to the taste

were correct so far as the committee could and ask for "Mrs Winslow's Scottling Symps." 6 d them, but doubtless there would be some changes to be m-de when the auditor came to examine them After the auditor had ed parlor matches all about the house, gone over the accounts it might be possible but evidently he knew how to strike that there were amounts paid to Highway them without making a noise, for we commissioners which should be deducted are all light sleepers, and none of us would take some time to verify the items besion. Coun Manzer could bave seen the bills fore being able to pass correctly on the accounts. He bad so doubt that when the Sec. a married man! Freas had time to look into the accounts, he the amount given in bulk. He was not knew there were those who accused council- Dr Ed Morin's "CARDINAL PILLS" aware before that he could have had access to core of being influenced by personal feelings, have been the popular remedy to cure all the accounts. He did not want to know and it had been told him at last fall's parish women's diseases under any form that they what the committee did, but simply what he election, that Tweeddale, Brymer and Spike show themselves. counting for.

Coun Ryan said the course pursued was all through this matter no man had attempt rin's OARDINAL PILLS.

the customery one. It Coun Manzer wanted ed to lobby him. He did not precend to say information on any one account, or the de- there was nothing wrong, for the reports tailed items of any account, it was his privi- shows a deficiency; the deficiency amounted to the incessant piano playing, 'you have about \$375,00, but he believed the Sec-Treas no ear for music ought to be afforded pleasy of time to examof highway and collectors, Andover, passed ine and explain. He would vote independ-Returns of M Giberson, commissioner of early on the question and believed the other find out. Returns of Collector Burpee, of Highways matter, it was only fair that he should make Minard's Liniment Relieves Neuralgia.

Dommissioners Wallace Wateon, H N Kelly, some statements before it was finally disposed P Kelly, M F Parks and Alonzo Onford, of, A good deal of excitement and curiosity ple who live across the hall from you, Falls passed and the amount of \$350 00 or might find. The statement of accounts just ever disturb you at night by their quardered to be assessed on the parish for poor read by the Auditor on the chief Inspector of reling? I am told that they fight like licenses return of January 1895, answered cats and dogs. Ordered that collector Barker be called up for the largest in the committee's report of They do fight, but we are not dison to correct his return and pay over the the amounts the Sec-Treas should be charged turbed in the least. My husband always with and this was seen to be, as he stated permits me to let the transom down and listen without a metal to let the transom down and Oa motion the returns of H W Commis by the Inspector for salary, and \$55 retained listen without a protest.' stoners of Gordon, G W Wright, John W for balance due the Inspector as shown in his previous year's return, so that the whole On motion the returns of H W Commis- amount of monies credited to the county sioners Douglas Baird, John G Brooks, G M a licence account since 1894 was practically | Saow & Co, of Washington, D C, have in Sutthery Francis Moor and Alex Matheson; correct as there only remained a discrepancy of the last year produced 1,630 patents for their collectors Oraig, Cox and E W Larlee. Perth, \$14, thus entitling the Sec'y to a reduction cliente, many of them for rejected inventions. trum the committees finding of \$155. As for C A Saow & Co. have been accused of rails

Sadler; Collector Ross and overseers of poor, It would be noticed that these items were than ox-carting them for by the latter profirst return of collectors and delinquent list; his patent .- 3 mos 4. Return of Collectors Price and Bowmaster; by following them out, some of them from H W Commissioners Patrick Gillan, Thomas 1891 to where they now remain in his cus-Merritt, George Hanson and Joseph Pluard; tody as dead lists. Of these charges none I should like to take your little brother would be found after the year 1894, when with us to Niagara falls. Oa motion Brymer, seconded Craig, order- the council ordered that no payment be re ed that \$100 be assessed on the Parish of ceived by the secretary after the returns of collectors en delinquent list astached to said you, Harry! Moved B:ymer, seconded Spike, that the returns. While the committee felt it their Young Bridegroom-Yes. I should

of \$169 00, it would be understood by the Moved in amendment by Craig, seconded councillors that it the secretary was in a Manzer, that the list pass as presented.

Coun Brymer said this was the only question to explain he would doubtless be entitled to further reductions. Of the returns that come under the notice of the councillors, ered. Coun Craig claimed that constables how many, he would ask, that are not mark refund the money on a twenty-five cent bottle Larlee and Smith were imporu'ar in some sec | ed as defective by the auditor; many of ofdoing business, citing certain cases of miss- for and many of which are never corrected. DR. WILLS' 6 00 they had both done business at his (Bry- precept from the time of its making down to If, after using three fourths of contents of were of opinion that Lurlee, is certain cases, had been stated in that council room and will permanently cure the most obstinate which he cited, had not done the square throughout the county, on the authority of case of Constipation. Satisfaction or no pay thing, and at the election had made him a man holding one of the highest positions of when Wills' Eaglish Pills are used. promise that, if elected, he would try and the county, that the secretary was a default have the proposed change made. He was er in the sum of \$2,800, when from the garde Smith he was a public man, of good ence as a councillor he must know that he standing. He left the matter to the decision was stating an absolute falsehood; he. his conduct, than a desire on his part to Constable J B L ries was heard who made poison the public mind, with a view to mak. the expression 'one man's as good as an-6 00 explanation of cases cited by Coun Craig, ing political capital for himself. The finding other?' Was it a poet or a physician?

claiming that he had done nothing w.ong. of the committee, including everything List of Parish officers, Andover, confirmed finding, and no man outside of the council should be allowed to. The committee had, for the information of the council and rate | If you take it for your nervous weakness. Os motion Tweeddale, seconded Ryan, or payers, given a memorandum of the total pain in the side near the heart, in the liver or dered that collector James Corey, Gordon, amount of the delinquent lists for the several in the head. This tonic will give a new imbe called on to make returns also make re- parishes which, from 1891 up to and inclu petus to your sluggish blood. ding 1895, aggregated the sum of \$2329.70. Ask your drug dealer for it. The first parish on the list was Andover, with a delinquent list in those years amounting to \$1103 23; would anyone say that the He-My dear, if I were I should have Council met pursuant to adjournment; all secretary should pa in cash into the treas- to go out to South Africa and fight, per ury of the county the amount of those lists? haps to be killed. Minutes yesterday's proceedings read and The lists are there and the councillors of the She-Oh, how I wish you were young! parish could order them into a Justice's Os motion Tweeddale, seconded Brymer, han is if they pleased He had always felt WANTED-SEVERAL BRIGHT AND HONthe reporter was relieved from further astend ance at noon, owing to his indisposition,

On motion Marzer, seconded Crang, ordered that in future all accounts be read at the council board previous to any action being taken upon them.

The had always left that all actions for the had always left that with a man, holding an office of trust in the public employ, his reputation was his stock in trade, his living, and anyone who would wilfully circulate false statements developed to any action being taken upon them.

WANTED—SEVERAL BRIGHT AND HON
EST persons to represent us as Managers in this and close by counties. Salary \$900 a year and expenses. Straight, bona-fide, no more, no less salary. Position permanent. Our references, any bank in any town. It is mainly office work conducted at home. Reference. The worst of the public employ, his reputation was his stock in trade, his living, and anyone who would wilfully circulate false statements developed to the public employ, his reputation was his year and expenses. Straight, bona-fide, no more, no less salary. Position permanent. Our references, any bank in any town. It is mainly office work conducted at home. Reference. Enclose self addressed stamped envelope. The Dominion Company, Dept 3, Chicago.

Cour Manzer said that when the commit | the secretary could be charged with, after see on accounts presented their report yester. the closest scrutiny of his accounts, was neday, he was not satisfied with the way in gligence. He felt there was not a man at which he was treated. He had made a re- the board who would stand up and say that carrying home her day's work on her quest that the accounts be read, but to this they believed him dishonest. Of those mali- head.' he committee took exception, intimating cious, lying, statements uttered to discredit that he had an impression that the committhe Sec-Treas and that council, he could best Minard's Liniment Cures Burns, etc. He who steals my purse, steals trash;

But he who takes from me my good name. takes that which enricheth him not, but makes me poor indeed.

Adjourned till 1 p m. Council met pursuant to adjournment; all

A communication from the provincial secretary, re winter port at St John, was read by the warden and laid over for further con-

On motion Spike, seconded Brymer, Roy Murphy was employed as reporter for balwas incapacitated from illness. The petition of Patrick Lynch, Andover

On motion Tweeddale, seconded Ryan each and charged to Gordon. Qa motion Ryan, seconded Brymer, orderthe county receive six per cent, and collect-

On motion Spike, seconded Manzer, order ed that \$100.00 be assesse i on Andover for

poor, Grand Falls, receive \$5 each; the overseers of poor, Perth, the same; chair man of overseers of poor, Gordon, \$5, the others, \$1.00; chairman of the overseers of Highways, Andover, subject to the order of

On motion Brayall, seconded Tweeddale,

(Continued on Third Page.)

Misellcaneous,

What was that? 'Dickens, Howitt Burns!'

For Over Fifty Years Mrs Winslow's Scothing Strup has been used Petition of Wm Quint, for refund of tax, by millions of mothers for their children while \$3.00 assessed on him, parish of Perth, for teething. If disturbed at night and broken of which was accounted for by the chief Inspectant and is the prescription of one of the oldest and best female physicians and nurses in the United States. Price twenty five cents a bottle. Sold

'The burglar,' said the citizen, 'light-

'Ah!' said the detective. 'Evidently

For a Long Time

'Sir,' she said when he complained of

'That may be true, madam.' he replied.

'Do Mr. and Mrs. Wickelson, the peo-

A single firm of Patent Lawyers, C A

Young Bridegroom-Darling, I think Bride-How kind that would be o

ENGLISH PILLS.

bottle, they do not relieve Conetipation and Headache. We also warrant that four bottles Garden Bros, Druggiate, Woodstock, N B Chas G Connell, Druggist,

Chas A McKeen, 'I wonder who it was that first used

'I guess it was an old maid. You will be Satisfied with

She-Oh, how I wish you were young

'Yes, dear ; you look like a laundress

Mrs. Jason-I see old Si Howeller has had his hair cut short. Out lookin fer another wife, I guess. Mr. Jason-Oh! In time o' peace pre-

DR. A. W. CHASE'S 25c. parts by the Improved Blower. Heals the ulcers, cleans the ch

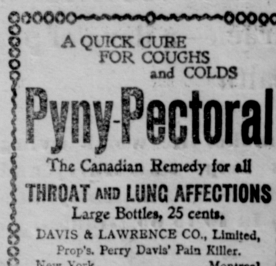
parin' fer war,' eh?

THAT PAIS-MILLER WILL NOT RE OOK OUT FOR IMITATIONS AND SUB-

Soothes the Bronches

PERRY DAVIS & SON.

and cures your cough Dr. Harvey's Southern 250. A BOTTLE.



New York ©00000~~~~00000