The Woodstock Manufacturing Co.

Doors, Sashes, Mouldings, Hardwood Flooring, Blinds, Brackets,

AND ALL KINDS OF CHURCH AND HOUSE FINISH.

Get our Prices before placing your order Correspondence solicited. O 000

OFFICE AND FACTORY: TELEFHONE NO. 52-2.

(6m-4	5)		TT	- 1-	EF	TI	0.
NOTICE.	THE undersigned Rate-Payers of the Farish of South Richmond, in the County of Carleton, are hereby requested to pay to the undersigned Collector the amount set opposite their respective names, together with the cost of advertising, \$1.25 each, within two months, otherwise and each each with he sold or other proceedings will be taken to recover the same.	Names. Co. Rvd. Co. R	•	5 40	now owned by Emerson Dickinson \$4 10 \$4 50 \$50 ans	C. W. I	Debec, Dec. 21, 1901.—zm-1.

COUNTY COUNCIL.

(Continued from third page.) tis that the expenses of two doctors now on the train to examine people coming to Woodstock was to be born by the county and town jointly.

The committee to confer with the Sec Treas with regard to the amount to be assessed for the ensuing year said that they had decided that the sum of \$12000 would be necessary. It would be made up as follows: County purpose \$6500, debentures and interests \$1800 gaol \$3500, board of health \$3500. It was expected that the Government would pay one third of the board of health charge and that \$1500 would be derived from the

Coun. Williams moved seconded by Coun. Tompkins that the report be ac-

Coun Gallagher moved in amendment that the assessment be for \$7,-000, and that the remaining \$5,000 be raised by issuing debentures.

Coun Gallagher thought we could by debentures get the money at once. We must do that or over draw at the bank and pay 6 per cent. By debentures we could get the money for 4 per cent. He would have them run for 5 years. He moved in amendment that \$5,000 be raised by de-

Coun Merrithew said that you could not sell those debentures at 4 per cent. If you did pay 6 per cent to the bank for a short time it would be the preferable

Coun. Carvell said this was the best year we had had for some time and we had \$20,000 debentures out now. Many people objected to the issue of gaol debentures when the price could have been paid in two years We have about 8,000 people paying taxes and they could stand the extra assessment in these good times.

The amendment was lost and the original motion carried.

A committee from the town council composed of Couns. Dibblee, and Lindsay

Coun. Dibblee on behalf of the town asked for one or two cells in the new turn free water and sewer privleges, from the party accused. which would cost them at the regular rates about \$15. a year. In answer to Coun. Merrithew Mr. Dibblee said the town would not ask for these cells unless they had some prisoner to incarcerate.

good place to put people in and further spector get his pay before he does the

urged the request the town. Continuing Coun Lindsay said the need control of the cells when it had prisoner to incarcerate. He thought the County, by law, was expected to provide a place for town offenders, but the town has never

asked the County to do so. Coun. Carvell said he had something to do with the town in the building of of the jail. The town at one time offer- draw on the Sec-Treas? The men that I ed to pay us what they owed us and give have to deal with won't work without the us a thousand dollars but they soon for- money. got that. Now however the town wants

moved seconded by Coun. Shaw that the request of the town be not granted, The motion was carried.

Coun. Bohan moved that the fences throughout the country should be widened four rods, and that the Sec-Treas if it be necessary prepare a bill to go to the legislature in the matter.

Coun. Gallagher. These narrow roads are a nuisance throughout the country, and the proposition would be a move in the right direction. All existing roads would have to be widened.

Continuing Coun Gallagher said the intention was to make the Act establish all roads four rods wide, two rods from the centre of the road each way. The roads should all be widened at the expense of the owners, but give them ample time to do

Coun. McDonald thought it was opening up a big question.

Coun. Merithew said it was one of the hardest things to get a man's fence back, in his section people were taking away the road fences. You cannot make the change without a general row.

Coun. McDonald pointed out that roads were not two rods wide and in some cases people often have to move houses. The result if passed would cause lawsuits. Coun. Brown was opposed to the re

Coun. Faulkner said several men in this neighborhood monopolised the road. to widen the roads. He was in favor of the motion but he wou'd be better pleas-

Coun. Gallagher thought that people would put their fences back it the law

better to throw down all fences. would be impossible to make all roads 4 rods without lawsuits.

Bohan, Kearney, Faulkner and Hayward no definite agreement with the town counvoting for it.

The financial report of the Scott Act Inspector follows :-To the Warden and Councillors of the

Municipality of the County of Car-GENTLEMEN-I, Banfred Colpitts, Inspector under the Canada Temper-

ance Act, hereby submit my report I have paid all costs, charges and expenses incurred in the enforcement of the said Act. I have retained my yearly salary of three hundred dollars. I have paid to the Secretary-Treasurer the sum of three

hundred and ten dollars, and I now have in my hands to the credit of the county the sum of \$112.89. I have placed in the hands of the auditor my accounts for the past year, made out in detail. Dated this 14th day of January,

A. D., 1902. BANFRED COLPITTS. Inspector Colpitts submitted a report of the Scott Act cases dealt with during the past year. There were 47 cases.

Coun. Gallagher asked the charges for Mr. Colpitts said that no case was

taken up without the papers being submitted to a lawyer.

Coun. Gallagher said that 4 years ago if he was right the inspector was urged to go ahead without a lawyer.

Inspector Colpitts-We started that way and got into difficulty. One year we paid a lawyer \$900. Last year the expenses was \$335.00. The police magistrate charges were \$102. He did not get jail for lock-up purposes, offering in re- costs where a conviction was not made

Coun. Bailey said the Police Magistrate had been making out the Scott Act papers for many years and surely he could make out a common paper, without paying a lawyer \$5 for looking over it. He Coun. Lindsay, also on behalf of the thought all money should be paid to the town, said that the lock up was not a Sec-Treas. Why should Scott Act In-

work. Coun. Carvell moved that the Scott town would furnish the cells and Act Inspector's report be received and keep them clean, and would only that his salary be \$300 for the next year. Coun. Shaw seconded the motion,

which was carried. Coun. Bohan moved that all monies passing through the Scott Act Inspector's hands be paid to the Sec-Treas. Coun. Williams seconded the motion.

Inspector Colpitts-If I should get a constable to work for me have I power to

Continuing Inspector Colpitts said to get into this jail. He thought that to he could now only get two constables give this liberty to the town would be a who would serve his Scott Act pagreat inconvenience to the sheriff. Fur- pers. The question now was: Does ther it was always rather a low class of the county really want the Act enpeople who got in the lock-up add some forced whether it pays its way or times bears are put in. He did not want not? He always thought, as the sioners of Northampton was carried. to see the new jail put in such uses. He Scott Act was a criminal law, that,

that they might tie the Inspector's hands so that he could not prosecute the work. Coun. Bohan altered his motion so that | ishes. it did not include necessary funds for pro-

secuting the act. Coun. Carvell did not want the Inspector to be in a position to draw out any monies he wished to.

Cour. Merrithew-Do they mean under this resolution that the Inspector shall draw from county funds, or from the Scott Act fund.

when there was a balance in favor of the

Coun. Phillips did not see that affairs ty. Carried. would be made better by further tying the Inspector's hands.

Continuing Coun. D. Phillips said he thought they could not improve | required. on present arrangements. He would like a detailed account of each individual case, what it cost, whether a conviction was made or not. He was not in favor of paying a lawyer \$5 for looking over each paper before being served. Still he thought the Scott Act was a good measure and he was in favor of its enforce-

Coun. Shaw said the council was in the position of finding fault and yet not knowing where the fault was. There used to be a deficit and now there is a surplus. He did not believe in having a committee. As Mr. Colpitts said it has narrowed down to this: - Do we want Scott Act enforced or not. He, for one

The resolution passed.

Moved Coun Gallagher, seconded Coun Shaw that the bill of W. P. Jones for folios, at 20 cts. per. folio, be paid. Car

Coun. Carvell called attention to the fact that the building committee of the gaol made a contract with Mr. Maxwell on the strength of promises from Mr. Saunders for the town that no licenses should be charged and that the water contractor had to pay \$91 to the town for licenses and water and Mr. Maxwell He had a good deal of trouble in trying claims that the county should pay this about the request of the town a few moed if the width was made six rods instead | ments ago he was smarting under the rec ollection of the way the town had treated

them in the matter. Warden Saunders said that he had talked with some of the town councillors Coun D. Phillips thought it would be and there was a sort of understanding that no fees should be charged for licenses if Woodstock men were allowed to tender | lature to amend the Highway act, sec 47. The motion was lost, Couns Gallagher signed the contract. He said there was cil but he was surprised when Mr. Munro shut off the water at the gaol.

> Continuing Warden Saunders said when the advertisement for tenders for the jail appeared it was estimated that it would cost \$18,000. The committee made several changes in animously. the first plans and reduced the figures to the present cost. The coun- clerk explained the precedure for collectlocal men. He supposed when the left off. town got clear of its offer of \$1,000, licenses from outside workmen.

Coun. Bohan thought the building session committee should be upheld in the verbal agreement they made with Mr. Maxwell. MovedCoun. Tompkins, seconded Coun.

town was to give \$1000 towards the new jail and give water free and charge no licenses. After the water was turned off he met some of the town councillors and Coun. Dibblee was in favor of giving the water free. He thought the county had done quite properly in not giving the town any cells in the new jail.

of the money to Mr. Maxwell. Motion

Coun Dibblee of the town council who was present expressed his regret that the license was imposed and the tax for water list read by Coun Phillips and ex- co-operate in the work of rescueinsisted upon. Contractors of town who did not get the jail job, prevailed upon in the town council. The town does not want to have any trouble with the county. He was sure nine tenths of the people of the town would favor refunding the county the money taken for licenses and

Dr. Curtis for responding so cheer- him, but he was not elected and he fully to his telephone message and gets his brother to bring the matter coming from Hartland to explain to before the Council, and passes over the Council the different items in the the councillors for the parish. smallpox bill. The Council had no power to force the doctor to do as he had done, and his valuable advice

was appreciated by the board. Coun. Macdonald moved that a bill of Harry Baird's for \$85 for taking care of a Mrs.Cronk be paid and charged to North-

Coun. Brown said the bill in connectio, with this case was \$175. Northampton did not feel like paying this bill in full. A reasonable settlement might be

question be referred to the poor commis-Coun. Gallagher moved that the sec. ministered. They act with prompt-

if necessary he could draw on county | treas. be instrusted to prepare a bill to go | ness and perfect safety in strengthensources if there was no money in the before the legislature changing the mode ing the stomach and removing the by which the town portion of taxes due offending material. Mrs. W. C. Tefft, Coun. Carvell was inclined to think the county is paid, so that this sum be paid, Markham says:-"Up to the time my New York Mail and Express, will not when collected, but in as peremptory a baby was a month old, he was a per. probably find confirmation in the remanner as is incumbent on the other par- feetly healthy child. Then his collection of many who have started

> in the cases of the parishes could offensive. He vomited curdled milk, the room peopled with fearful shapes. be assessed on them the next year, and and was also constipated. After We could easily credit the following that he understood was the position in taking his food he would scream with explanation of the many deaths which it was intended the town should be pain, and although he seemed always while sleeping, for which there seems placed. The motion carried

The secretary-He would only draw ment, asking them to shut out those broncho horses which were no earthly use, and which were sold throughout the coun-

> On motion of Coun. Gallagher the building committee were authorized to furnish the different cells in the gaol as

Coun. Forest moved, seconded Coun. Williams, that resolution that assessors receive same per cent. as last year be rescinded. Carried

Moved Coun. Merrithew, seconded Coun. Hay that assessors and collectors of Richmond receive 2 per cent. Carried. In answer to Coun. Raymond the Sec. Treas. said that it was the privilege of the road eommissioners to appoint road mas-

ters at once. Moved Coun. Raymond, seconded Coun Faulkner that portion of act relating to winter roads be published in the papers. The resolution opposed by Couns. Mer-

rithew and Gallagher. Coun. Forrest wanted to know when the money was to come from to pay the finance committee be authorized obtain ills of children. a loan from any bank in Woodstock for 5000, besides the \$5000 overdraft which the law allowed to be made.

This was seconded by Coun. Bailey and

Coun. Williams moved that the warden sec-treas and chairman finance committee members with a view of the county be-The resolution carried.

back to him. When he spoke so harshly Coun. Tompkins that fees of assessors and collectors of all parishes except Richmond be same ss last year.

> Resolved that one quarter of the delinquent list be added to the assessment of each parish.

Moved Coun. Shaw, seconded Coun. Bohan that the Sec-Treas be instructed to prepare an Act to go before the Legis On that understanding Mr. Maxwell line 3 by striking out word Commissioner

and insert ng word road master. Coun. McDonald thought a bill should be presented to the local Legislature, enabling debtors to be sued in the county the bill is contracted, and the constable have the power to serve papers in different counties as in criminal matters. This was made into a motion and carried un-

In answer to Coun. Gallagher, the ty was saved \$603 by accepting Max- ing delinquent list in the different parishwell's tender, that being the amount es. The new collector in all cases can lower than the tenders from the take up the list where the old collector

Miss Lunn, owning property in Brighthe least it could do would be to ton, asked through Coun. Phillips for a furnish free water and collect no reduction, but on motion of Coun. Faulkner, the matter was left over till June

Before the motion was carried, Coun D Phillips explained the matter minutely, and read a list of rate-Bohan that this amount of \$91 be paid to payers in the parish of Brighton, Coun. McDonald understood that the valuable than that owned by Miss Lunn and whose assessment was lower. He claimed she had a just grievparish would not take the matter up, he thought the Council should grant

the redress asked for. Coun Faulkner thought he and his colleague, Coun Hayward, were the Coun. Merrithew approved of payment | proper persons to bring this matter to the attention of the Council if they thought it necessary. If he had the people were killed there. time, and the Council wished it, it would be a pleasure to go over the plain the assessments. He met Miss Lunn and after hearing her statethe council to extract the license. He ment, he told her that if she would number of victims. It is believed, personally, voted against the resolution make an affidavit that her property was not worth \$900, he would have it reduced to \$600, but she had not done

so. The fact of the matter was the er part of the people of Chilpancingo whole case was more political than a lack of justice. The former councillor promised the lady a reduction journey from the national capital. Warden Saunders wished to thank of her taxes if she would vote for

On motion meeting adjourned sine die. PEEVISH CHILDREN.

MAKE THE MOTHER'S LIFE ONE OF CARE AND WORRY-HOW TO KEEP BABY HEALTHY AND HAPPY.

Indigestion is one of the most common diseases of infancy, and it is also one of the most serious, for unless it be weakened, other diseases will find easy lodgement, and the child's whole future will be imperilled. At Coun. Brown's amendment that the the first sign of indigestion, or any

hungry, his food did him no good. no assignable cause:-Coun. McDonald moved that a bill be He was so restless and sleepless that when nothing else helped him, and I dreams brought on.

> ones that gives an absolute guaran- habits of those who died. I found tee of purity. Milton L. Hersey, M. that the majority had been sufferers A., Sc., (McGill) one of the best from nightmares and other nocturknown analysists in America says:-'I | nal disturbances of dreamland and have made a careful chemical analy- that they frequently woke up in the sis of Baby's Own Tablets. My analy- middle of the night completely exsis has proved that the Tablets con- hausted and gravely alarmed tain absolutely no opiate or narcotic; through some particularly vivid that they can be given with perfect | dream. If people are frightened to safety to the youngest infant, and death while awake, when they have that they are a safe and effective their full senses and hope for relief, medicine for the troubles they are why is it not doubly likely that they indicated to relieve and cure."

an authority, stamps Baby's Own bills. There was the small-pox bill, the Tablets as the safest, the surest and jail bill and others. He moved that the the most reliable medicine for the

Baby's Own Tablets are good for children of all ages. They reduce fever, cure colic, prevent and cure indigestion and constipation, check diarrhoea, sweeten the stomach, al-

A Destructive Earthquake.

THREE HUNDRED LIVES DESTROYED.

Mexico City, Mexico, Jan. 17.—One of the most terrible catastrophes ever recorded in the state of Guerrero is reported to have occurred late yesterday afternoon. An extremely violent earthquake shock was felt at Chilpancingo causing a great loss of life and injuring many persons. Datails from the stricken district are very meagre, but scattering reports received here indicate that probably 300 persons were killed and as many more injured. It is known that the state Capitol, the parish church and many business houses and residences are in ruins, and there is much suffering as a result of the awful seismic disturbance. One of the edifices that suffered most was the federal telegraph office, which explains the paucity of news that has reached this city so far.

Later meagre details begin to reach here. The telegraph lines and apparatus at Chilpancingo were badly damaged, but the employes, all of whom were uninjured, quickly whose property he claimed was more proceeded to erect an improvised telegraph office on the outskirts of

the city. The number of deaths was greater ance and as the councillors for the in the parish church than in any single place, as a crowd of worshippers were gathered there for the afternoon service. The solid masonry walled roof came toppling down on the worshippers as if it had been wrenched from its bearings by thousand strong hands. Several

The war department has ordered the troops in the neighborhood to Until this work is completed it will be impossible to learn accurately the however, that this is one of the most destructive seismic phenomena that has occurred in Mexico. The greatare now camping out under trees around the town, which is five days

many other cities and towns.

CANADIAN PATRIOTISM.

(Ottawa Citizen.) Four men are now making their way on foot 400 miles over a winter trail from Dawson City in order to make a further trip of 4,000 miles, at their own expense, to Halifax, that they may enlist in the Canadian Mounted Rifles to fight for their King in South Africa. No matter what counsels prevail in the Dominis controlled, the constitution will ion cabinet, so long as that spirit animates the breasts of Canadians, this country is emphatically all right.

The Supreme Court of Prince Ed- His Majesty King Edward VII., and trouble of the stomach or bowels, ward Island has unanimously sus- the CARLETON SENTINEL, all, one Baby's Own Tablets should be ad- tained the validity of the prohibition

FATAL DREAMS.

The following paragraph from the stomach began to trouble him. He up from sleep almost paralyzed by Coun. Raymond seconded the motion. looked pinched and starved; his terror. The vividness of some fright-The sec. treas. said the deficit tongue was coated and his breath ful dreams left the mind dazed, and

One of the latest beliefs of the prepared to go before the dominion parlia- I was almost worn out. Medicine | medical profession is that many peoseemed to do him no good until we ple die each year, while asleep, from gave him Baby's Own Tablets. I heart disease that is brought on by gave him the Tablets and they help- | nightmares or bad dreams. A speed him almost immediately, and in a cialist on the heart said recently very short time he began to gain in that in his opinion in nine cases out weight, and is now rosy and healthy. of ten of deaths in bed, heart action Baby's Own Tablets cured my baby was stopped by fear which injurious

would not be without them in the "I have taken part in thousands of autopsies," said this expert, "and in This is the only medicine for little many cases made a study of the die from fright while asleep, when Such an endorsement, from so high | their courage is dwarfed by faculties temporarily affected!"

A Chance for Farmers.

For the benefit of our agricultural readers we have made arrangements whereby we can furnish them "The Maritime Homestead," in connection with this paper, on most liberal terms, viz: The SENTINEL and The lay the irritation accompanying the | Maritime Homestead, one year, with cutting of teeth, and promote sound, a picture of His Majesty King Edbe a committee to confer with the local healthy sleep. Guaranteed to con- ward VII, all for \$1.25. On these tain no opiate. Crushed to a pow- terms payment must be strictly in should be free. Notwithstanding this the ing recouped for the money paid out der or dissolved in water, they can advance: parties in arrears to the under the small-pox epidemic. Carried. be given with absolute safety to the | SENTINEL, by paying arrearages and youngest infant. Sold by all dealers | a year's subscription in advance, can Moved Coun. Gallagher seconded at 25 cents a box, or sent postpaid on have the benefit of the above clubreceipt of price, by addressing the bing offer. Farmers ought to avail Dr. Williams Medicine Co., Brock- themselves of this excellent oppor-

LIVER TROUBLES.

Life Full of Misery to Sufferers From This Trouble.

ITS SYMPTOMS MADE MANIFEST BY A COATED TONGUE, BAD RREATH, BAD TASTE IN THE MOUTH AND PAINS EXTENDING TO THE SHOULDERS.

(From the Brockville Recorder.) Sufferers from liver troubles find ife one of almost constant misery, growing worse and worse unless prompt steps and the proper remedy be taken to restore the organ to its natural condition. Mrs. Joseph Leclaire, of Brockville, was such a sufferer, but has been, happily, released from the trouble by the only medicine known to thoroughly restore this important organ to its normal condition, once disease has fastened upon it. To a reporter, Mrs. Leclaire willingly gave her story for publication. She said: For a long time I suffered severely from complications of the liver and dyspepsia. I would awake in the morning with pains under my shoulders and in my stomach. My tongue was heavily coated, and I had a horrible taste in my mouth, especially on arising in the morning. I was constipated, and at times my head would ache so badly that I could scarcely let it rest on the pillow. There was such a burning sensation in my stomach at times that it felt as though there was a coal of fire in it. The pain was especially severe after eating, and for months my life was one of misery. A friend advised me to take Dr. Williams' Pink Fills, and I did so. After using the first box, there was a material improvement, and in the course of a few weeks longer I felt that I was completely cured. My tongue was cleared, the bad taste left my mouth, the pains disappeared, and I am as well as ever I was. Before taking the pills I suffered from bronchitis at times, but it has never since troubled me. I can recommend Dr. Williams' Pink Pills to anyone who suffers as I did.'

Dr. Williams' Pink Pills restore health and strength by making new, rich, red blood, thus strengthening every organ in the body. They do not act merely upon the symptoms, as ordinary medicines do, but go directly to the root of the trouble. In this way they cure such diseases as liver and kidney troubles, rheumare now camping out under trees to the list, paralysis, St. Vitus' dance, heart troubles, sick headaches, anaemia, and the irregularities that make the lives of so many women one of constant misery. Do not be persuaded to take any substitute; see that the full name "Dr. Williams Pink Pills for Pale People wrapper around every box. If in doubt, the pills will be sent postpaid at 50 cents a box or six boxes for \$2.50, by addressing the Dr. Williams Medicine Co., Brockville, Ont.

A Grand Clubbing Offer.

A \$3 DAILY PAPER, THE SENTINEL AND A PORTRAIT OF THE KING FOR \$1.75.

THE SENTINEL has succeeded in making arrangements whereby it can furnish The Montreal Daily Herald. one of Canada's best known and brightest daily papers, a portrait of year, for \$1.75. Payment must be strictly in advance.