Sunlight Soap does not harden or shrink woollens

It is injurious chemicals and adulterations in common soaps that destroy your clothes. It is adulterations that harden your woollens and the excess alkali that destroys and shrinks them.

Sunlight Soap

contains no adulteration or excess alkali. It is just pure saponified fats and oils. That is why it cleanses your clothes perfectly in hard or soft water and does not injure them. All dealers are authorized to return your purchase money if you find any cause for complaint.



IRS Everybody.

Front Doors and Back Doors, Parlor Doors and Kitchen Doors, Doors all sizes, grades and prices.

We can sell you one door or a load of doors any day you call. You don't have to wait.

Cook's Cotton Root Compound.

The Cook Medicine Co.. Windsor, Ontario

Custom

Having put in a first-class

Carding Machine in my Card.

ing Mill, I am now READY TO

RECEIVE WOOL FOR CARD. ING. All work promptly exe-

H. A. CONNELL.

100,000 People.

There are a lot of people who

have realized this year what mod-

ern bicycling is. There are also

at least 100,000 who think they

know, but who really do not

know, what bicycling means to-

These people rode wheels five

was in its infancy. They stopped

because they hought it too hard work, that the bicycle was hard

on the arms, or was uncomfort-

able to ride on uneven roads, or

was unreliable. It's a different

the bicycle is as far ahead of its predecessor of 1895 in point of

safety, reliability, comfort and easy riding as a Pullman is over

THE COASTER BRAKE has cut out one-quarier of the pedalling, and has made even mountain descents per-

fectly safe.

THE CUSHION FRAME has made all roads smooth by absorbing the vibration. It adds besides luxurious com-

THE SILLS HANDLE BAR takes the strain off the arms and absorbs the jarring of the front wheel.

Cleveland Bicycles.

We sell bicycles in many dif-

ferent styles and at prices to suit

Canada Cycle & Motor Co.,

TORONTO

Makers of the World's Best Bicycles.

H. E. BURTT, Agent for Cleveland Bicycles, Woodstock, N. B.

The fact of the matter is that

proposition to-day.

any pocketbook.

or ten years ago, when bicycling

WOODSTOCK, N. B.—3m-17.

Barter Bros., Avondale.

Passenger Train Service FROM WOODSTOCK.

Effective June 4th, 1905.

(Trains daily excep! Sunday unless otherwise stated.) ATLANTIC TIME.

DEPARTURES (Queen Street Depot.) 6 10 a. m. MIXED—For Houlton, McAdam Jct; St Stephen, St Andrews, Fr dericton, St John and points East; Vanceboro, Bangor, Port-

East; Vanceboro, Bangor, Portland and Boston.

11 35 a.m. MIXED—For Aroostook Jct snd Intermediate points.

EXFRESS—For all points North; Presque Isle, Edmundston, Riviere du Loup and Quebec.

MIXED—For Perth Jct, Plaster Rock and Intermediate points.

MIXED—For Fredericton, etc, via Gibson Branch.

EXPRESS—For Houlton, St Stephen, (St Andrews after July 1st) Fredericton, St John and East; Vanceboro, Sherbrooke, Montreal and all points West, Northwest and on the Pacific Coast; Bangor, Portland, Boston, etc, Palace Sleeper McAdam to Montreal.

Pullman Sleeper McAdam to Boston.

Pullman Parior Car McAdam to St John.

ARRIVALS.

ARRIVALS.

11 35 a. m. Express-From St John and East; St Stephen, (St Andrews after July 1st) Boston, Montreal and 12 35 p. m. MIXED-From Perth Jct and Plaster Rock.

Plaster Rock.

12 15 p. m. MINED-From Fredericton, etc., via Gibson Branch.

5 35 p. m. EXPRESS-From Caribou, Fort Fairfield, Presque Isle, Grand Falls, Edmundston and Riviere du Loup.

MIXED-From Aroostook Jct.

MIXED-From Fredericton, St

John and East; St Stephen, St

Andrews, Houlton. Vanceboro,

Bangor, Portland and Boston.

D.P.A., C.P.R., St. John, N. B. C. E. E. USSHER, G. P. A., Montreal.

Making Faces

and photographing faces are separate arts.

If you care for the former almost any small boy or girl will oblige you, but when it is a question of photography remember there is one studio that will guarantee to please you and save you money. That is

Wilson's Cor. Main & Connell Streets | a freight caboose.

STUDENTS CAN ENTER

AT ANY TIME

As we have no summer vacation, do not divide into terms, and the instruction given is mostly individual,

We do not find it convenient to give a summer vacation, as many of our students are far from home, and would be seriously inconvenienced by an interruption of their



Besides, St. John's summer weather is so cool that a va-cation is not necescatalogues free to any address. S. KERR & SON.

The Carleton Sentinel is a quick seller for the merchants. Advertise.

OUR COUNTY LEGISLATORS.

(Continued from third page.)
getting \$200 for two minutes work.
We have to pay for erecting the gallows. I do not think the sheriff should ask that much. I shall vote for the amendment to the amend-

Coun Williams—He does not put in a claim for re-imbursement for last summer's work. It is only supposition that the Attorney General would certify his bill. We should not be influenced by that. The Judges or Attorney General will be careful of

bills they certify.

Coun Connolly—I think this is a mistaken idea as to what the sheriff gets. The idea is that he only receives about \$300. The county has to feed the sheriff. He has the office of teed the sheriff. He has the office of jailer and that gives him \$250. He gets rent free. All his wood and everything for the house is paid for by the county. If he does any work he gets pay for it. Hardly any of us get any pay if we don't work. It is his own business if he employs a deputy to do most of the work.

The amendment to the amendment was then put. The following voted aye. Couns C Giberson, Williams, Wiley, Lamont, Miller, Bradley, Connolly, Phillips (Peel) Tompkins—9. Remainder council voted nay.

who died at the hospital).

Coun Lamont moved that the bill be paid and charged to Brighton.

This was seconded.

This was seconded.

Coun Connolly—I do not think there is anything in this bill that should lead to its being charged to Brighton. This is a matter this council has no authority to decide; it is a question where settlement is to be proved. It is a matter to be tried in a court of law. There is not one jot or title of law under which the county council can decide as to the settlement of the poor. The council has the right to decide, in the case of a dispute what the pay shall be. That is in case the overseers of the poor give assistance. This boy, Root, fell into need in the parish of Aberdeen. He was at George Gilmor's. The only safe effectual monthly medicine on which women can depend. Sold in two degrees of strength—No. 1, for ordinary cases, \$1 per box; No. 2, 10 degrees stronger for Special Cases, \$8 per box. Sold by all druggists. Ask for Cook's Cotton Root Compound; take no substitute.

Coun Lamont—He was taken sick before he came to Aberdeen.

Coun Connolly—It is a very strange thing that they are asking the overseers of Brighton to pay the bill. The Aberdeen people took this boy to the hospital and he died there. Mr Henderson had orders and buried him and now puts this bill into the council. Let Mr Henderson get his pay from the overseers of the parish of Aberdeen. They claim he belonged to Brighton, let them prove in a court of law that he had a settlement in Brighton.

tlement in Brighton.
Coun Gallagher—He was taken
out of a public institution in Boston
I think, and set to a place in Brighton. He lived there so many years. I move that it be referred back to the parishes of Aberdeen and Brighton

to settle their own business.

Coun Lamont—Mr Connolly has somewhat changed his view since last winter. When talking with me then, he proposed that each parish pay half of this bill. I would not agree to that. I said that if the bill was against Brighton they should

Coun Connolly—Coun Lamont's statement is correct. I met him as he says and said this affair is kind of mixed up; we had better divide it; he said, no, they had nothing to do with it. I went home and consulted the law. I came to the conclusion that according to the law we had no right to pay it. I was not, then, willing to pay one half the expense. My mind is to make a test case of it, and go to law, if it comes to that.

go to law, if it comes to that. Coun Carvell—This bill came up last winter. At that time it was referred to the parishes concerned. It appears there has not been anything done at all. Now, we have a motion to do the very same thing. Notwithstanding what Mr Connolly says, we take our law from the sectreas. I would ask him what constitutes a residence.

tutes a residence.

Mr Hartley—There are two ways a minor can get a residence; one way he takes the residence of his parents; if illegitimate he takes the residence of his mother. That is if his parents live in New Brunswick.
If they live outside there is no way provided for his getting a residence. I am prepared to say that where people took a child out of an institu-

people took a child out of an institu-tion, the persons who took it would not be regarded by the law as guar-dians, and for this purpose be re-garded in the place of parents. Coun Bradley—I saw Mr Craig who said the boy lived with him for a while and then went to Glassville, and from Glassville to the hospital. The councillor here read a letter from Attorney General Pugsley, who

from Attorney General Pugsley, who gave it as his opinion that Brighton was not responsible.

Coun Connolly read from the Con.
Statutes, as the law there bears on the matter.

Coun Gallagher claimed that the boy became destitue in Aberdeen and was sent by that parish to the hospital, that parish would pay.

Coun Connolly said if the boy had

BABY'S DANGER.

A mother cannot watch her little ones too carefully during the hot weather. Dysentery, diarrhoea, cholera infantum, and disorders of the stomach are alarmingly frequent during the summer months, and unless the mother has at hand an efficient remedy to check and cure the trouble a little life may go almost before you realize the case is serious. At the first sign of any of these ailments the wise mother will give her ment.

Coun Bull—I will vote for the original motion. Ithink we did not use the sheriff right the last session. This is something that never happened in our county before, and when the sheriff was appointed he did not expect to do anything of the kind. I think one reason the Dominion Government appointed a hangman was because they did not expect the sheriffs to do this work. I shall vote to pay him in full.

Coun Raymond—The idea around is that the sheriff gets from \$500 to \$1000 of a salary per year. In this matter it must be remembered he was master of ceremonies and had the whole responsibility on him. If sis that the sheriff gets from \$500 to \$1000 of a salary per year. In this matter it must be remembered he was master of ceremonies and had the whole responsibility on him. If we have a superintendent for a public building we do not expect him to take off his coat and work. We pay him for his superintendence. I think he ought to be paid. I think if we pay the deputies we ought to pay him.

> been taken sick in Brighton, his parish would have paid the bill.
>
> Coun Carvell—An immigrant from Denmark cost the parish of Wilmot \$200, before he was sent home to his parents, and the parish had to pay

Coun Wiley thought the fact of Mr
Craig taking the boy out of the home
would put the responsibility on him
and the parish of Brighton.
Coun Lamont thought the boy was
two years in Brighton, and 10 months
in Aberdeen. He was turned out of
the hospital because he was not curable, and it was not fair to charge
Aberdeen with the bill.
Coun Williams moved that the
conneil do not pay the bill.

get any pay if we don't work. It is his own business if he employs a deputy to do most of the work.

The amendment to the amendment was then put. The following voted aye. Couns C Giberson, Williams, Wiley, Lamont, Miller, Bradley, Connolly, Phillips (Peel) Tompkins—9. Remainder council voted nay.

The amendment was carried on the following division: Ayes—Couns Gallagher, Jamieson, A Giberson, Phillips, Wiley, Lamont, Brown, Miller, Raymond, Bradley, Connolly, Phillips (Peel), Tompkins, Hay, Bell (Richmond), Williams.

W W Hay, \$19.00; Neil-McKinnon, \$4.00; John Farley, \$11.90; A Henderson Co. 221.50 (this was in connection with the burial of a pauper who died at the hospital).

Coun Lamont moved that the bill.

Coun Williams moved that the council that the council do not pay the bill.

Coun Millor Henderson right. It think the board had better wipe it out and be done with it. If Brighton and Aberdeen won't pay their share, I think the whole council should not be in both. Bill so amended. On motion of Coun Ambers Giberson the bill do not pay the bill.

Coun McDonald—I do not think we are treating Mr Henderson right. It hink the board had better wipe it out and be done with it. If Brighton and Aberdeen won't pay their share, I think the whole council should not be in both. Bill so amended. On motion of Coun Ambers Giberson the bill do not be in both. Bill so amended. On motion of Coun Ambers Giberson the bill do not be in both. Bill should not be in both. In the bill do not the bill do not the bill. It hink the bour in

charge we should not deal with it.

Coun Connolly—We find out that at one time this Root was earning wages in the town of Woodstock. He was hostler in the Queen Hotel.

Coun Wiley—It is proved he was a resident of the county at any rate.

The better way would be to settle it

Coun Lamont—I know Mr Galla-gher always thought any pauper living anywhere near the parish line should be supported by Aberdeen. We had a poor woman from his par-ish. she was famished with goods ish; she was furnished with goods to keep her from starving, and the party who furnished the goods

never got any pay from Kent.

Coun Gallagher said that there was such a bill paid by Kent. He instanced a case whore one of the poor of Aberdeen was supported by Kent people and Aberdeen never paid for it.

The amendment to the amendment "that the bill be not paid" was then put and carried.
William Kimball, \$9.50; Michael Cullens, \$7.75.

On motion of Coun Gallagher seconded by Coun Williams bill ordered not paid.

Dr G W Somerville, \$8.00; Owen Kelly, \$19.50; J C Hartley, \$19.50; J C Hartley, \$19.50; J C Hartley, \$10.00; Jacob Vanwart, \$41.45 (to be paid when attested, less \$5 burying Drost child); C J Tabor, (to be paid when attested) \$2.00.

Dr M E Commins, \$22.60.

Coun Smith wanted to know why Dr Commins was sent for to attend

the execution of Cammack when there were lots of doctors in Woodstock and the mileage would have been saved, Coun Connolly-It appears to me that there were doctors enough in Woodstock without bringing a man

30 miles and paying his mileage. There is something a little wrong. Coun Raymond—It seems to me \$15 for attending the execution is an exorbitant charge. The mileage is all

Coun Smith-I would like to ask Mr Foster who is present why Dr Commins attended the execution. Mr Foster (deputy sheriff) I do not know as I could give you any information any more than that Mr Cammack was very anxious that Dr Commins should be there. I am informed that

two doctors must attend an execution and Dr Commins was brought there.
Coun Smith—Who was the other?
Mr Foster—Dr Rankin, the gaol physician.
Coun Gallagher—I have a little recollection about that bill. Dr Commins was notified to attend.

Coun Raymond moved, seconded by Coun Williams, that the bill be paid

Coun Lamont moved that it be paid



Coun Gallagher He will not take

Coun Wiley-What was Dr Ran-kin's bill for his attendance. The Chairman-There is no bill here from Dr Rankin. Coun Gallagher—It is the charge that was paid at the time the Gee bills

were paid. The amendment to the amendment was put and lost and the amendment

pd before.)

Mrs John Hall \$5.60 (pd if not pd before and when attested.

A R Foster \$296.35.

Coun Connolly—1 notice something

about summoning a jury for the Gee inquest. I thought we had Gee's mat-

ters paid up.

Mr Foster—It was my neglect in overlooking it. Coun Williams—I notice a charge of taking one prisoner to Dorchester \$18 while taking a patient to Fairville is \$16. Only two dollars difference while

the distance in one case is much Mr Foster—In one case I had to take an assistant with me. Going to Dor-chester there was only the two of us.

I had to remain in the one case over Sunday, because it was insisted that I take the patient away on Saturday.

Bill ordered paid.

On motion of Coun Shaw bill of Jas

Woolverton was reconsidered, Mr Woolverton having discovered that a charge of \$1.50 which was in his bill was paid in Mr Kimball's bill, and it should not be in both. Bill so amended. On motion of Coun Ambers Giberson

Coun Wiley—It is proved he was a resident of the county at any rate. The better way would be to settle it by the county.

Coun Gallagher—This thing is pretty well threshed out now. As far as I can bring my mind to bear he became a resident wherever he became sick. The last place he became sick was in the parish of Aberdeen.

Coun Lamont—I know Mr Gallagher always thought any pauper living anywhere near the parish line.

Kent.

Coun Bailey moved the following resolution: Whereas some doubt has arisen as to the time when the grants to the hospital shall be paid; Be it therefore resolved that the payments of the grants to the hospital be in semi-annual payments on the 1st days of June and December and that the sec-treas be insructed to close up the accounts with the hospital and pay all monies now due the hospital in accordance with the several grants made to said hospital and in future the payments be made on the times above mentioned. mentioned.

Motion seconded and passed.
On motion of Coun Smith the district
of Upper Woodstock be assessed \$100 for road purposes. It was explained that this motion was omitted last

In the matter of the James Miller petition, the committees reported as follows: We, your committee appoint ed in the case of James Miller re his his assessment in the parish of Aberdeen beg leave to make the following report, that we have taken all the information re the case which was available and would recommend that Mr able and would recommend that Mr Miller and the assessors of Aberdeen

(Continued on eighth paper.)

THE FIRST MAN to SELL ROYAL HOUSEHOLD **FLOUR**

in the Town of Westville, N. S., was

GEO. E. MUNROE.

He saw it advertised in the daily papers and he thought he would try a few barrels. He didn't get many at first, not more than thirty barrels, because he wasn't quite sure how the Westville people might like it. However the flour came along and he tried it in his own house. Then he told a few friends that it was something first-class, and they also tried it. It seemed that nearly every person who got a barrel recommended it to someone else until before very long the inquiry became general and other Westville merchants had to get it for their customers. To-day the most popular flour in Westville is undoubtedly

ROYAL HOUSEHOLD

and three of the leading merchants in Westville recommend it before all others.

Royal Household Flour is made of the best grade of hard Manitoba wheat. It is not a blended flour and it is purified by electricity.

LADIES' Spring Jackets.

A beautiful line of Ladies' Covert Cloth Jackets. Prices ranging from \$7.00 to \$12.00. Also a full range of Ladies' Cravenette Coats in full and three quarter lengths.

All Shades. Latest Styles. Lowest Prices.

G. W. VANWART, - King St Chocolate and Tan

HIGH CUT SHOES,

Oxfords and Slippers, FOR MEN, WOMEN AND CHILDREN.

My assortment of these lines is complete. It will be worth your while to inspect them.

J. D. DICKINSON.

MADE All Goods are First-Class and Prices Low W. B. BELYEA,

Next door above Troy's Restaurant, Main Street.

We shall be open to buy this coming Fall and Winter 2,500 Cords Hemlock Bark. Would be pleased to correspond with parties intending to peel this season.